

Journal of the
S E N A T E
State of Florida

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Journal
of the
S E N A T E
State of Florida



CONTINUATION OF
FORTY-FOURTH REGULAR SESSION
UNDER THE CONSTITUTION AS REVISED IN 1968
JANUARY 10 THROUGH MARCH 9, 2012



Journal of the Senate

Number 25—Regular Session

Thursday, March 8, 2012

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CALL TO ORDER

The Senate was called to order by President Haridopolos at 8:50 a.m. A quorum present—38:

Mr. President	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise
Flores	Norman	

Excused: Senator Alexander periodically for the purpose of working on the Budget Conference

PRAYER

The following prayer was offered by Rev. Franchot Buhler, Associate Pastor/Director of Ministry, First Baptist Church, Tallahassee:

Mighty God, creator and sustainer, we call upon your holy name, because we believe our work will be better, our cooperation will be stronger when we begin our legislative task with a prayer of our common confession.

None of us pretend to possess a higher knowledge, a deeper wisdom, or a stronger spirituality than anyone else in this Senate Chamber. We confess our human limitations and our limited legislative possibilities if

each of us functions as a committee of one. We dare to believe that in your great providence we find the will to work together to do what is right.

May our common purpose be to serve and improve the lives of the people who sent us here. May we do justice, love kindness, and walk humbly with our God. For we pray in your hallowed and holy name, Amen.

PLEDGE

Senate Pages, Nick Schultz of Live Oak; Lindsey Vasti of Treasure Island; and Zareeah King of Daytona, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized and sponsored Dr. Dennis Saver of Vero Beach, as doctor of the day. Dr. Saver specializes in Family Medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Fasano—

By Senator Fasano—

SR 2102—A resolution commending the Florida Association for Behavior Analysis on its 32nd Anniversary and recognizing the week of September 3-7, 2012, as “Florida Behavior Analysis Week” in Florida.

WHEREAS, the Florida Association for Behavior Analysis is the nation’s largest statewide organization committed to the promotion and support of behavior analysis, and

WHEREAS, for the past 32 years, the Florida Association for Behavior Analysis has promoted the ethical, humane, and effective application of behavior principles in all aspects of society, including education, business, rehabilitation facilities, and government, and

WHEREAS, behavior analysis is a science-based, cost-effective approach for training teachers, parents, and caregivers to prevent and solve serious behavior problems, and

WHEREAS, behavior analysis has demonstrated its effectiveness for many applications, including the treatment of autistic individuals, teaching basic self-help skills and language to persons with developmental disabilities, and helping foster parents to lovingly raise emotionally difficult children, and

WHEREAS, behavior analysts who are members of the Florida Association for Behavior Analysis have diverse backgrounds, including consulting firms, state government programs, private therapy practices, and school administrations, and

WHEREAS, the Florida Association for Behavior Analysis holds an annual conference each fall as a forum for exchanging ideas and data-based research relating to behavior analysis, behavior therapy, performance management, and behavior management programming, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Association for Behavior Analysis is recognized for its 32 years of contributions to the field of behavior analysis and that the

week of September 3-7, 2012, is recognized as “Florida Behavior Analysis Week” in Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Florida Association for Behavior Analysis as a tangible token of the sentiments of the Florida Senate.

—**SR 2102** was introduced, read and adopted by publication.

At the request of Senator Fasano—

By Senator Fasano—

SR 2120—A resolution recognizing May 2012 as “Lupus Awareness Month” in Florida.

WHEREAS, Lupus is an acute, chronic, and lifelong autoimmune disease in which the immune system is unbalanced, causing inflammation and tissue damage to virtually every organ system in the body, and

WHEREAS, Lupus can affect any part of the body, including the skin, lungs, heart, kidneys, and brain, with no organ spared, and can cause seizures, strokes, heart attacks, miscarriages, and organ failure, and

WHEREAS, researchers estimate that 5 million people worldwide have been diagnosed with Lupus or related diseases, with about 100,000 new diagnoses each year, and

WHEREAS, the Lupus Foundation of America, Inc., estimates that more than 1.5 million Americans live with some form of Lupus, including an estimated 100,000 Floridians, and

WHEREAS, Lupus strikes mostly women of childbearing age, when they are 15 to 44 years of age, affecting all aspects of their lives, with African Americans, Hispanics/Latinos, Asians, and Native Americans two to three times more likely to develop Lupus, a disparity that remains unexplained, and

WHEREAS, Lupus is difficult to diagnose because its symptoms are similar to symptoms of other illnesses, meaning that more than one-half of all people with Lupus wait 4 or more years and visit three or more doctors before they are correctly diagnosed, and

WHEREAS, early diagnosis and proper treatment are critical to improving the quality of life and survival rate of those living with Lupus, and

WHEREAS, major gaps exist in the understanding of the causes and consequences of Lupus, and increased public awareness, education, and research are key to winning the battle against the disease, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That May 2012 is recognized as “Lupus Awareness Month” in Florida.

—**SR 2120** was introduced, read and adopted by publication.

At the request of Senator Fasano—

By Senator Fasano—

SR 2142—A resolution recognizing February 6, 2012, as “Ronald Reagan Day” in the State of Florida.

WHEREAS, President Ronald Wilson Reagan, a man of humble background, worked throughout his life serving freedom and advancing the public good as an entertainer, union leader, corporate spokesperson, Governor of California, and, ultimately, President of the United States, and

WHEREAS, Ronald Reagan served with honor and distinction for two terms as the 40th president of the United States of America and was elected to his second term by 3/5ths of the electorate and by 49 of the 50 states, a record unsurpassed in the history of American presidential elections, and

WHEREAS, in 1981, when Ronald Reagan was inaugurated President, he inherited a disillusioned nation that was shackled by rampant inflation and high unemployment, and

WHEREAS, during his presidency, Ronald Reagan worked in a bipartisan manner to enact his bold agenda of restoring accountability and common sense to government, which led to unprecedented economic expansion and opportunity for millions of Americans, and

WHEREAS, Ronald Reagan’s commitment to an active social policy agenda for the nation’s children helped to lower crime and reduce drug use in our neighborhoods, and

WHEREAS, Ronald Reagan’s commitment to the Armed Forces contributed to the restoration of pride and values in America and to those values cherished by the free world, and prepared this nation’s Armed Forces to meet 21st Century challenges, and

WHEREAS, Ronald Reagan’s vision of “peace through strength” led to the end of the Cold War and the ultimate demise of the Soviet Union, guaranteeing basic human rights for millions of people, and

WHEREAS, February 6, 2012, is the 101st anniversary of Ronald Reagan’s birth, and the 8th since his passing, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That February 6, 2012, is recognized as “Ronald Reagan Day” in the State of Florida.

—**SR 2142** was introduced, read and adopted by publication.

BILLS ON THIRD READING

Consideration of **CS for SB 752** and **HB 4087** was deferred.

CS for SB 1880—A bill to be entitled An act relating to human trafficking; amending s. 16.56, F.S.; adding violations of ch. 787, F.S., to the jurisdiction of the Office of Statewide Prosecution; creating s. 480.0535, F.S.; requiring an employee of a massage establishment and any person performing massage therein to present, upon request of an investigator, valid government identification while in the establishment; providing documentation requirements for the operator of a massage establishment; providing criminal penalties; amending s. 775.21, F.S.; adding additional offenses to the list of sexual predator qualifying offenses; repealing s. 787.05, F.S., relating to unlawfully obtaining labor or services; amending s. 787.06, F.S.; revising legislative findings relating to human trafficking; revising definitions; creating additional offenses relating to human trafficking; providing criminal penalties; increasing criminal penalties for certain offenses; providing for forfeiture of property used, attempted to be used, or intended to be used in violation of specified human trafficking provisions; amending s. 787.07, F.S.; increasing the criminal penalty for human smuggling; amending s. 796.035, F.S.; revising provisions relating to selling or buying of minors into sex trafficking or prostitution; repealing s. 796.045, F.S., relating to sex trafficking; amending s. 905.34, F.S.; adding violations of ch. 787, F.S., to the jurisdiction of a statewide grand jury; amending s. 934.07, F.S.; providing additional authorization for the interception of wire, oral, or electronic communications; amending ss. 943.0435, 944.606, and 944.607, F.S.; adding additional offenses to the list of sexual offender qualifying offenses; amending ss. 90.404, 772.102, 794.056, 895.02, and 938.085, F.S.; conforming cross-references; amending s. 921.0022, F.S.; ranking offenses on the sentencing guidelines chart of the Criminal Punishment Code; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 1880**, on motion by Senator Flores, by two-thirds vote **HB 7049** was withdrawn from the Committees on Criminal Justice; and Budget.

On motion by Senator Flores, by two-thirds vote—

HB 7049—A bill to be entitled An act relating to human trafficking; amending s. 16.56, F.S.; adding violations of ch. 787, F.S., to the jurisdiction of the Office of Statewide Prosecution; creating s. 480.0535, F.S.; requiring an employee of a massage establishment and any person

performing massage therein to present, upon request of an investigator, valid government identification while in the establishment; providing documentation requirements for the operator of a massage establishment; providing criminal penalties; amending s. 775.21, F.S.; adding additional offenses to the list of sexual predator qualifying offenses; repealing s. 787.05, F.S., relating to unlawfully obtaining labor or services; amending s. 787.06, F.S.; revising legislative findings relating to human trafficking; revising definitions; creating additional offenses relating to human trafficking; providing criminal penalties; increasing criminal penalties for certain offenses; providing for forfeiture of property used, attempted to be used, or intended to be used in violation of specified human trafficking provisions; amending s. 787.07, F.S.; increasing criminal penalty for human smuggling; amending s. 796.035, F.S.; revising provisions relating to selling or buying of minors into sex trafficking or prostitution; repealing s. 796.045, F.S., relating to sex trafficking; amending s. 905.34, F.S.; adding violations of ch. 787, F.S., to the jurisdiction of a statewide grand jury; amending s. 934.07, F.S.; providing additional authorization for the interception of wire, oral, or electronic communications; amending ss. 943.0435, 944.606, and 944.607, F.S.; adding additional offenses to the list of sexual offender qualifying offenses; amending ss. 90.404, 772.102, 794.056, 895.02, and 938.085, F.S.; conforming cross-references; amending s. 921.0022, F.S.; ranking offenses on the sentencing guidelines chart of the Criminal Punishment Code; providing an effective date.

—a companion measure, was substituted for **CS for SB 1880** and read the second time by title.

On motion by Senator Flores, by two-thirds vote **HB 7049** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise
Flores	Norman	

Nays—None

Vote after roll call:

Yea—Bullard

CS for HB 1461—A bill to be entitled An act relating to voter identification; amending s. 101.043, F.S.; deleting a provision which prohibits the use of the address appearing on the identification presented by an elector at the polls as a basis to confirm the elector's legal residence; providing an effective date.

—as amended March 7 was read the third time by title.

On motion by Senator Diaz de la Portilla, **CS for HB 1461** as amended was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Diaz de la Portilla	Gibson
Altman	Dockery	Hays
Benacquisto	Evers	Jones
Bennett	Fasano	Joyner
Bogdanoff	Flores	Latvala
Braynon	Gaetz	Lynn
Dean	Garcia	Montford
Detert	Gardiner	Negron

Norman	Ring	Sobel
Oelrich	Sachs	Storms
Rich	Simmons	Thrasher
Richter	Siplin	Wise

Nays—2

Margolis	Smith
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Vote after roll call:

Yea—Bullard

CS for CS for CS for HB 1403—A bill to be entitled An act relating to high school athletics; amending s. 1002.20, F.S.; conforming provisions; amending s. 1006.20, F.S.; authorizing high schools, including charter schools, virtual schools, and home education cooperatives, to become members of the FHSAA; prohibiting the FHSAA from taking retributory or discriminatory action against any of its member schools under certain circumstances; prohibiting the FHSAA from withholding approval of any other athletic organization that governs athletic competition in the state; requiring the FHSAA to adopt bylaws to allow a student who transfers schools to be eligible to participate in athletics if certain conditions are met; authorizing certain penalties for a recruiting violation; requiring the FHSAA to adopt bylaws to regulate investigators and sanction coaches who commit major violations; specifying sanctions and procedures; requiring the FHSAA to adopt bylaws establishing the process and standards by which determinations of eligibility are made; authorizing the FHSAA to adopt bylaws providing certain procedural safeguards; prohibiting FHSAA bylaws from prospectively limiting the competition of certain student athletes and from unfairly punishing student athletes for violations perpetrated by a teammate, coach, or administrator; providing requirements for the forfeiture of contests under certain conditions; requiring an expedited appeals process on determinations of ineligibility; authorizing a school or student athlete filing an appeal to present information and evidence; providing requirements for de novo decisions on appeal; deleting provisions relating to rule adoption; amending s. 1012.468, F.S.; providing background screening exceptions for certain investigators for the FHSAA; providing an effective date.

—was read the third time by title.

SENATOR GARDINER PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Wise, **CS for CS for CS for HB 1403** was passed and certified to the House. The vote on passage was:

Yeas—21

Mr. President	Detert	Latvala
Alexander	Diaz de la Portilla	Norman
Altman	Evers	Richter
Benacquisto	Fasano	Simmons
Bennett	Gaetz	Siplin
Bogdanoff	Garcia	Thrasher
Bullard	Jones	Wise

Nays—18

Braynon	Joyner	Rich
Dean	Lynn	Ring
Dockery	Margolis	Sachs
Flores	Montford	Smith
Gibson	Negron	Sobel
Hays	Oelrich	Storms

CS for CS for CS for HB 1355—A bill to be entitled An act relating to protection of vulnerable persons; amending s. 39.201, F.S.; revising language concerning child abuse reporting; requiring the Department of Children and Family Services to provide for web-chat and update other

web-based forms for reporting child abuse, abandonment, or neglect; requiring a study on the use of short message format for the central abuse hotline; requiring the development of a public awareness campaign for the central abuse hotline; requiring the collection of statistical reports on child abuse and child sexual abuse on campuses of colleges and universities; amending s. 39.205, F.S.; increasing criminal penalties for knowingly and willfully failing to report known or suspected child abuse, abandonment, or neglect, or knowingly and willfully preventing another person from doing so; requiring specified educational institutions and their law enforcement agencies to report known or suspected child abuse, abandonment, or neglect in certain circumstances; providing financial penalties for violations; providing for challenges to findings of determinations; proving for a presumption in certain circumstances; creating s. 39.309, F.S.; requiring the department to develop and implement a program of social services and rehabilitative services for the parent or legal custodian of a child seeking assistance; amending s. 409.1671, F.S.; requiring eligible lead community-based providers to have parent assistance programs pursuant to specified provisions; creating s. 796.036, F.S.; providing for upward reclassification of certain prostitution offenses involving minors; amending s. 960.198, F.S.; providing for denial of relocation payment for a domestic violence claim if the Department of Legal Affairs has previously paid a sexual battery relocation claim to the same victim for the same incident; creating s. 960.199, F.S.; providing for relocation assistance payments to victims of sexual battery; providing criteria for awards; providing for denial of relocation payment for a sexual battery claim if the department has previously paid a domestic violence relocation claim to the same victim for the same incident; providing an appropriation; amending s. 1012.98, F.S.; providing a continuing education requirement for certain teachers on identifying and reporting child abuse and neglect; providing an appropriation; authorizing a specified numbers of full-time equivalent positions with associated salary rates within the Department of Children and Family Services; amending s. 827.03, F.S.; defining the term “mental injury” with respect to the offenses of abuse, aggravated abuse, and neglect of a child; requiring that a physician or psychologist acting as an expert witness in certain proceedings have certain credentials; amending ss. 775.084, 775.0877, 782.07, 921.0022, and 948.062, F.S.; conforming cross-references; amending s. 960.03, F.S.; redefining the term “crime” for purposes of crime victims compensation to include additional forms of injury; redefining the term “victim” to conform with the modified definition of the term “crime”; providing an effective date.

—as amended March 7 was read the third time by title.

On motion by Senator Benacquisto, **CS for CS for CS for HB 1355** as amended was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Norman	Wise
Flores	Oelrich	

Nays—4

Bogdanoff	Dockery	Lynn
Negron		

Vote after roll call:

Yea to Nay—Joyner

MOTIONS

On motions by Senator Thrasher, the rules were waived and by two-thirds vote **CS for CS for SB 1262**, **CS for CS for CS for SB 540**, and

CS for CS for SB 824 were placed on the Special Order Calendar for Friday, March 9.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote **CS for CS for SB 222** and **CS for SB 1272** were withdrawn from the Committee on Budget.

SPECIAL PRESENTATION

On behalf of the Senate, President Haridopolos presented a framed copy of **CS for CS for CS for SB 360 (2005) Infrastructure Planning and Funding**, **CS for CS for SB 360 (2009) Community Renewal Act**, and **HB 7207 (2011) Local Government Comprehensive Planning and Land Development Regulation Act**, to Senator Bennett in honor of his service as President Pro Tempore.

SPECIAL ORDER CALENDAR

Consideration of **CS for CS for SB 1316**, **SM 1840**, **SM 1854** and **CS for SB 454** was deferred.

CS for CS for SB 1586—A bill to be entitled An act relating to money services businesses; amending s. 560.103, F.S.; defining terms for purposes of provisions regulating money services businesses; amending s. 560.109, F.S.; revising the frequency and notice requirements for examinations and investigations by the Office of Financial Regulation of money services business licensees; amending s. 560.111, F.S.; prohibiting money services businesses, authorized vendors, and affiliated parties from knowingly possessing certain paraphernalia used or intended or designed for use in misrepresenting a customer’s identity, for which penalties apply; prohibiting certain persons from providing a customer’s personal identification information to a money services business licensee and providing penalties; reenacting s. 560.114(1)(h), F.S., relating to penalties for certain prohibited acts by money services businesses, to incorporate the amendment made by the act to s. 560.111, F.S., in a reference thereto; amending s. 560.114, F.S.; prohibiting certain acts by money services businesses, authorized vendors, and affiliated parties, for which penalties apply; revising the conditions for which a money services business license may be suspended; amending ss. 560.126 and 560.309, F.S.; requiring a money services business licensee to maintain its own federally insured depository account and deposit into the account any payment instruments cashed; requiring a licensee to notify the office and cease to cash payment instruments if the licensee ceases to maintain the account; prohibiting a licensee from accepting or cashing a payment instrument from a conductor who is not the original payee; authorizing a licensee to accept or cash a corporate payment instrument from certain conductors; establishing a limit on the amount of fees that licensees may charge for the direct costs of verification of payment instruments cashed; amending s. 560.310, F.S.; revising requirements for the records that a money services business licensee must maintain related to the payment instruments cashed; creating s. 560.311, F.S.; requiring money services business licensees to submit certain transaction information to the Office of Financial Regulation related to the payment instruments cashed; requiring the office to maintain the transaction information in a centralized database; authorizing the Financial Services Commission to prescribe the time, format, and manner for licensees to submit the transaction information; requiring that the database be designed to interface with certain other state databases; providing a transaction fee for the submission of transaction information; authorizing the commission to adopt rules for the operation and security of the database; providing effective dates.

—was read the second time by title.

SENATOR GAETZ PRESIDING

Pending further consideration of **CS for CS for SB 1586**, on motion by Senator Thrasher, by two-thirds vote **CS for HB 1277** was withdrawn from the Committees on Banking and Insurance; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Thrasher—

CS for HB 1277—A bill to be entitled An act relating to money services businesses; amending s. 560.103, F.S.; defining terms for purposes of provisions regulating money services businesses; amending s. 560.109, F.S.; revising the frequency and notice requirements for examinations and investigations by the Office of Financial Regulation of money services business licensees; amending s. 560.111, F.S.; prohibiting money services businesses, authorized vendors, and affiliated parties from knowingly possessing certain paraphernalia used or intended or designed for use in misrepresenting a customer's identity, for which penalties apply; prohibiting certain persons from providing a customer's personal identification information to a money services business licensee and providing penalties; reenacting s. 560.114(1)(h), F.S., relating to penalties for certain prohibited acts by money services businesses, to incorporate amendments made by the act to s. 560.111, F.S., in a reference thereto; amending s. 560.114, F.S.; prohibiting certain acts by money services businesses, authorized vendors, and affiliated parties, for which penalties apply; revising the conditions for which a money services business license may be suspended; amending ss. 560.126 and 560.309, F.S.; requiring a money services business licensee to maintain its own federally insured depository account and deposit into the account any payment instruments cashed; requiring a licensee to notify the office and cease to cash payment instruments if the licensee ceases to maintain the account; prohibiting a licensee from accepting or cashing a payment instrument from a person who is not the original payee except under certain circumstances; establishing a limit on the amount of fees that licensees may charge for the direct costs of verification of payment instruments cashed; amending s. 560.310, F.S.; revising requirements for the records that a money services business licensee must maintain related to the payment instruments cashed; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1586 and read the second time by title.

On motion by Senator Thrasher, by two-thirds vote CS for HB 1277 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 1752—A bill to be entitled An act relating to state universities of academic and research excellence and national preeminence; creating s. 1001.765, F.S.; providing a short title; establishing a collaborative partnership between the Board of Governors of the State University System and the Legislature to elevate the academic and research excellence and national preeminence of the highest-performing state research universities; authorizing a state research university that meets specified criteria, verified by the Board of Governors, to establish student tuition and fees at differentiated and market rates; providing certain conditions for implementing tuition and fee increases; establishing academic and research excellence standards for state universities of national preeminence; specifying requirements relating to debt service obligations; establishing procedures to obtain certain budget authorization for the 2012-2013 fiscal year; establishing procedures for institutional legislative budget requests for certain tuition and fee increases; authorizing state universities of national preeminence to establish required courses for certain students; encouraging the Board of

Governors to identify, grant, and recommend flexibilities to achieve goals and improve the national rankings of programs of excellence; requiring the Board of Governors to oversee implementation; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for CS for SB 1752, on motion by Senator Oelrich, by two-thirds vote HB 7129 was withdrawn from the Committees on Higher Education; Budget Subcommittee on Higher Education Appropriations; and Budget.

On motion by Senator Oelrich—

HB 7129—A bill to be entitled An act relating to state universities of academic and research excellence and national preeminence; creating s. 1001.765, F.S.; providing a short title; establishing a collaborative partnership between the Board of Governors of the State University System and the Legislature to elevate the academic and research excellence and national preeminence of the highest-performing state research universities; authorizing a state research university that meets specified criteria, verified by the Board of Governors, to establish student tuition and fees at differentiated and market rates; providing certain conditions for implementing tuition and fee increases; establishing academic and research excellence standards for state universities of national preeminence; specifying requirements relating to debt service obligations; establishing procedures to obtain certain budget authorization for the 2012-2013 fiscal year; establishing procedures for institutional legislative budget requests for certain tuition and fee increases; authorizing state universities of national preeminence to establish required courses for certain students; encouraging the Board of Governors to identify, grant, and recommend flexibilities to achieve goals and improve the national rankings of programs of excellence; requiring the Board of Governors to oversee implementation; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1752 and read the second time by title.

On motion by Senator Oelrich, by two-thirds vote HB 7129 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Alexander	Fasano	Oelrich
Altman	Flores	Rich
Benacquisto	Garcia	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Lynn	Smith
Detert	Margolis	Sobel
Diaz de la Portilla	Montford	Storms
Dockery	Negron	Thrasher
Evers	Norman	Wise

Nays—3

Mr. President	Gaetz	Gardiner
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Vote after roll call:

Yea to Nay—Flores, Storms

Vote Preference:

March 20, 2012: Yea to Nay—Garcia

SB 80—A bill to be entitled An act relating to human trafficking; creating s. 480.0535, F.S.; requiring operators of massage establishments to maintain valid work authorization documents on the premises for each employee who is not a United States citizen; requiring presentation of such documents upon request of a law enforcement officer; prohibiting the use of a massage establishment license for the purpose of

lewdness, assignation, or prostitution; providing criminal penalties; providing an effective date.

—was read the second time by title. On motion by Senator Joyner, by two-thirds vote **SB 80** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

SB 88—A bill to be entitled An act relating to sovereignty submerged lands; creating s. 253.0347, F.S.; providing for the lease of sovereignty submerged lands for private residential single-family docks and piers, private residential multifamily docks and piers, and private residential multislip docks; providing for the term of the lease and lease fees; providing for inspection of such docks, piers, and related structures by the Department of Environmental Protection; clarifying the authority of the Board of Trustees of the Internal Improvement Trust Fund and the department to impose additional fees and requirements; providing an appropriation; providing an effective date.

—was read the second time by title.

An amendment was considered and failed to conform **SB 88** to **HB 13**.

Pending further consideration of **SB 88**, on motion by Senator Latvala, by two-thirds vote **HB 13** was withdrawn from the Committees on Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Latvala—

HB 13—A bill to be entitled An act relating to sovereignty submerged lands; creating s. 253.0347, F.S.; providing for the lease of sovereignty submerged lands for private residential single-family docks and piers, private residential multifamily docks and piers, and private residential multislip docks; providing for the term of the lease and lease fees; providing for inspection of such docks, piers, and related structures by the Department of Environmental Protection; clarifying the authority of the Board of Trustees of the Internal Improvement Trust Fund and the department to impose additional fees and requirements; providing an appropriation; providing an effective date.

—a companion measure, was substituted for **SB 88** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **HB 13** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dean	Garcia
Alexander	Detert	Gardiner
Altman	Diaz de la Portilla	Gibson
Benacquisto	Dockery	Hays
Bennett	Evers	Jones
Bogdanoff	Fasano	Joyner
Braynon	Flores	Latvala
Bullard	Gaetz	Lynn

Margolis	Richter	Sobel
Montford	Ring	Storms
Negron	Sachs	Thrasher
Norman	Simmons	Wise
Oelrich	Siplin	
Rich	Smith	

Nays—None

CS for SB 454—A bill to be entitled An act relating to public lodging establishments; amending s. 509.013, F.S.; revising the definition of the term “public lodging establishment” to exclude certain apartment complexes designated primarily as housing for persons at least 62 years of age; providing that the Department of Business and Professional Regulation may require written attestation from the operator of the establishment that the apartment meets specified criteria; authorizing the Division of Hotels and Restaurants to adopt rules; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for SB 454** to **CS for HB 249**.

Pending further consideration of **CS for SB 454** as amended, on motion by Senator Wise, by two-thirds vote **CS for HB 249** was withdrawn from the Committees on Regulated Industries; Commerce and Tourism; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Wise—

CS for HB 249—A bill to be entitled An act relating to public lodging establishments; amending s. 509.013, F.S.; revising the definition of the term “public lodging establishment” to exclude certain apartment buildings designated primarily as housing for persons at least 62 years of age and certain roominghouses, boardinghouses, and other living or sleeping facilities; authorizing the Division of Hotels and Restaurants to require written documentation from an apartment building operator that such building is in compliance with certain criteria; authorizing the division to adopt certain rules; amending s. 509.242, F.S.; revising public lodging establishment classifications; providing an effective date.

—a companion measure, was substituted for **CS for SB 454** as amended and read the second time by title.

On motion by Senator Wise, by two-thirds vote **CS for HB 249** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Fasano	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	

Nays—None

SB 94—A bill to be entitled An act relating to postsecondary education course registration for veterans; creating s. 1004.075, F.S.; requiring certain Florida College System institutions and state universities to provide priority course registration for veterans; providing eligibility requirements; creating s. 1005.09, F.S.; encouraging certain independent postsecondary educational institutions to provide priority course registration for veterans; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **SB 94** to **CS for HB 45**.

Pending further consideration of **SB 94** as amended, on motion by Senator Fasano, by two-thirds vote **CS for HB 45** was withdrawn from the Committees on Military Affairs, Space, and Domestic Security; Higher Education; Budget Subcommittee on Higher Education Appropriations; and Budget.

On motion by Senator Fasano—

CS for HB 45—A bill to be entitled An act relating to postsecondary education course registration for veterans; creating s. 1004.075, F.S.; requiring certain Florida College System institutions and state universities to provide priority course registration for veterans; providing eligibility requirements; creating s. 1005.09, F.S.; encouraging certain independent postsecondary educational institutions to provide priority course registration for veterans; providing an effective date.

—a companion measure, was substituted for **SB 94** as amended and read the second time by title.

On motion by Senator Fasano, by two-thirds vote **CS for HB 45** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for CS for SB 202—A bill to be entitled An act relating to sexual exploitation; providing a short title; amending s. 39.001, F.S.; providing legislative intent and goals; conforming cross-references; amending s. 39.01, F.S.; revising the definitions of the terms “abuse,” “child who is found to be dependent,” and “sexual abuse of a child”; amending s. 39.401, F.S.; authorizing delivery of children alleged to be dependent and sexually exploited to short-term safe houses; creating s. 39.524, F.S.; requiring assessment of certain children for placement in a safe house; providing for the use of such assessments; requiring an annual report concerning safe-house placements; creating s. 409.1678, F.S.; providing definitions; requiring circuits of the Department of Children and Family Services to address child welfare service needs of sexually exploited children as a component of their master plans; providing duties, responsibilities, and requirements for safe houses and their operators; providing for training for law enforcement officials who are likely to encounter sexually exploited children; authorizing rulemaking; amending s. 796.07, F.S.; providing for an increased civil penalty for soliciting another to commit prostitution or related acts; providing for the disposition of proceeds; amending s. 960.065, F.S.; allowing victim compensation for sexually exploited children; amending s. 985.115, F.S.; conforming provisions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 202**, on motion by Senator Flores, by two-thirds vote **CS for CS for HB 99** was withdrawn from the Committees on Children, Families, and Elder Affairs; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Flores—

CS for CS for HB 99—A bill to be entitled An act relating to sexual exploitation; providing a short title; amending s. 39.001, F.S.; providing legislative intent and goals; conforming cross-references; amending s. 39.01, F.S.; revising the definitions of the terms “abuse,” “child who is found to be dependent,” and “sexual abuse of a child”; amending s. 39.401, F.S.; authorizing delivery of children alleged to be dependent and sexually exploited to short-term safe houses; creating s. 39.524, F.S.; requiring assessment of certain children for placement in a safe house; providing for use of such assessments; requiring an annual report concerning safe-house placements; creating s. 409.1678, F.S.; providing definitions; requiring circuits of the Department of Children and Family Services to address child welfare service needs of sexually exploited children as a component of their master plans; providing duties, responsibilities, and requirements for safe houses and their operators; providing for training for law enforcement officials who are likely to encounter sexually exploited children; authorizing rulemaking; amending s. 796.07, F.S.; providing for an increased civil penalty for soliciting another to commit prostitution or related acts; providing for the disposition of proceeds; amending s. 960.065, F.S.; allowing victim compensation for sexually exploited children; amending s. 985.115, F.S.; conforming provisions; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 202** and read the second time by title.

On motion by Senator Flores, by two-thirds vote **CS for CS for HB 99** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

Vote after roll call:

Yea—Joyner

CS for CS for SB 256—A bill to be entitled An act relating to youth athletes; amending ss. 943.0438 and 1006.20, F.S.; requiring an independent sanctioning authority for youth athletic teams and the Florida High School Athletic Association to adopt guidelines, bylaws, and policies relating to the nature and risk of concussion and head injury in youth athletes; requiring informed consent for participation in practice or competition; requiring removal from practice or competition under certain circumstances and written medical clearance to return; requiring the Florida High School Athletic Association to adopt bylaws for the establishment and duties of a sports medicine advisory committee; specifying membership; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 256**, on motion by Senator Flores, by two-thirds vote **CS for HB 291** was withdrawn from the Committees on Education Pre-K - 12; Health Regulation; Budget Subcommittee on Education Pre-K - 12 Appropriations; and Budget.

On motion by Senator Flores—

CS for HB 291—A bill to be entitled An act relating to youth athletes; amending ss. 943.0438 and 1006.20, F.S.; requiring an independent

sanctioning authority for youth athletic teams and the Florida High School Athletic Association to adopt guidelines, bylaws, and policies relating to the nature and risk of concussion and head injury in youth athletes; requiring informed consent for participation in practice or competition; requiring removal from practice or competition under certain circumstances and written medical clearance to return; requiring the Florida High School Athletic Association to adopt bylaws for the establishment and duties of a sports medicine advisory committee; specifying membership; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 256** and read the second time by title.

On motion by Senator Flores, by two-thirds vote **CS for HB 291** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

CS for CS for SB 292—A bill to be entitled An act relating to legal notices; creating s. 50.0211, F.S.; requiring that, after a specified date, if a legal notice is published in a newspaper, the newspaper publishing the notice shall also place the notice on a website maintained by the newspaper, at no additional charge; providing requirements for size and placement of such website publication; requiring free access to such online publications; requiring that legal notices published in newspapers also be published on another specified website; requiring that, after a specified date, newspapers that publish legal notice must provide e-mail notification of new legal notices; providing requirements for such notice; providing that an error on a newspaper or statewide website shall be considered a harmless error and legal notice requirements shall be considered met if the notice published in the newspaper is correct; amending s. 50.041, F.S.; revising physical requirements for proof of publication affidavits; authorizing electronic affidavits that meet specified requirements; amending s. 50.061, F.S.; limiting the rate that may be charged for government notices required to be published more than once in certain circumstances; deleting provisions specifying rates for legal notices based on county population; specifying that if a public notice is published in a newspaper, publication of a notice on a website pursuant to specified provisions must be done at no charge; amending ss. 125.66, 166.041, 190.005, and 200.065, F.S.; requiring that website publication of certain legal notices include maps that appear in the newspaper advertisements; amending s. 17.325, F.S.; making it optional for the Chief Financial Officer to advertise the availability of the governmental efficiency hotline; amending s. 215.68, F.S.; deleting specific criteria for publishing certain bond notices; amending ss. 120.60, 215.555, 253.52, 255.518, and 380.0668, F.S.; deleting requirements that certain legal notices be published in Leon County; amending s. 455.275, F.S.; deleting a requirement that certain notices concerning professional licensees who cannot be personally served be published in Leon County; requiring that plain notice to the licensee to be posted on the front page of the Department of Business and Professional Regulation's website and provided to certain news outlets; amending s. 473.3141, F.S.; deleting a requirement that notices concerning discipline of certain certified public accountants be published in Leon County; amending s. 527.23, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to marketing orders for propane gas; providing for Internet publication of such orders and for providing information to certain news outlets; amending ss. 573.109 and 573.111,

F.S.; deleting requirements relating to the newspaper publication of certain notices relating to agricultural marketing orders; providing for Internet publication of such orders and for providing information to certain news outlets; amending s. 631.59, F.S.; deleting requirements for the newspaper publication of certain notices concerning insolvent insurers; providing for notice by e-mail or telephone; providing for applicability; providing effective dates.

—was read the second time by title.

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment:

Amendment 1 (920062) (with title amendment)—Before line 69 insert:

Section 1. Section 50.011, Florida Statutes, is amended to read:

50.011 Where and in what language legal notices to be published.—Whenever by statute an official or legal advertisement or a publication, or notice in a newspaper has been or is directed or permitted in the nature of or in lieu of process, or for constructive service, or in initiating, assuming, reviewing, exercising or enforcing jurisdiction or power, or for any purpose, including all legal notices and advertisements of sheriffs and tax collectors, the contemporaneous and continuous intent and meaning of such legislation all and singular, existing or repealed, is and has been and is hereby declared to be and to have been, and the rule of interpretation is and has been, a publication in a newspaper printed and published periodically once a week or oftener, *in which containing* at least 25 percent of the content is ~~its words~~ in the English language, *and whose circulation is biannually audited and certified in an affidavit by an independent third-party auditor approved by the Community Papers of Florida, the Florida Community Paper Advertising Network, the Florida Press Association, or a similarly sanctioned organization recognized by the newspaper industry or entered or qualified to be admitted and entered as periodicals matter at a post office in the county where published, for sale to the public generally, available to the public generally* for the publication of official or other notices and customarily containing information of a public character or of interest or of value to the residents or owners of property in the county where published, or of interest or of value to the general public.

Section 2. Section 50.031, Florida Statutes, is amended to read:

50.031 Newspapers in which legal notices and process may be published.—No notice or publication required to be published in a newspaper in the nature of or in lieu of process of any kind, nature, character or description provided for under any law of the state, whether heretofore or hereafter enacted, and whether pertaining to constructive service, or the initiating, assuming, reviewing, exercising or enforcing jurisdiction or power, by any court in this state, or any notice of sale of property, real or personal, for taxes, state, county or municipal, or sheriff's, guardian's or administrator's or any sale made pursuant to any judicial order, decree or statute or any other publication or notice pertaining to any affairs of the state, or any county, municipality or other political subdivision thereof, shall be deemed to have been published in accordance with the statutes providing for such publication, unless the same shall have been published for the prescribed period of time required for such publication, in a newspaper which at the time of such publication shall have been in existence for 1 year, *and whose circulation is biannually audited and certified in an affidavit by an independent third-party auditor approved by the Community Papers of Florida, the Florida Community Paper Advertising Network, the Florida Press Association, or a similarly sanctioned organization recognized by the newspaper industry or* ~~and~~ shall have been entered as periodicals matter at a post office in the county where published, or in a newspaper which is a direct successor of a newspaper which together have been so published; provided, however, that nothing herein contained shall apply where in any county there shall be no newspaper in existence which shall have been published for the length of time above prescribed. No legal publication of any kind, nature or description, as herein defined, shall be valid or binding or held to be in compliance with the statutes providing for such publication unless the same shall have been published in ac-

cordance with the provisions of this section. Proof of such publication shall be made by uniform affidavit.

Section 3. Section 50.051, Florida Statutes, is amended to read:

50.051 Proof of publication; form of uniform affidavit.—The printed form upon which all such affidavits establishing proof of publication are to be executed shall be substantially as follows:

NAME OF NEWSPAPER

Published (Weekly or Daily)

(Town or City) (County) FLORIDA

STATE OF FLORIDA

COUNTY OF

Before the undersigned authority personally appeared, who on oath says that he or she is of the, a newspaper published at in County, Florida; that the attached copy of advertisement, being a in the matter of in the Court, was published in said newspaper in the issues of

Affiant further says that the said is a newspaper published at, in said County, Florida, and that the said newspaper has heretofore been continuously published in said County, Florida, each and has been entered as periodicals matter at the post office in, in said County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that he or she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Sworn to and subscribed before me this day of, (year) by, who is personally known to me or who has produced (type of identification) as identification.

(Signature of Notary Public)

(Print, Type, or Stamp Commissioned Name of Notary Public)

(Notary Public)

And the title is amended as follows:

Delete line 2 and insert: An act relating to legal notices; amending ss. 50.011, 50.031, and 50.051, F.S.; revising provisions relating to requirements for the publication of legal notices; creating s. 50.0211,

On motion by Senator Bennett, further consideration of CS for CS for SB 292 with pending Amendment 1 (920062) was deferred.

Consideration of CS for SB 378 was deferred.

CS for SB 1782—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; transferring and reassigning functions and responsibilities of the Division of Law Enforcement, excluding the Bureau of Emergency Response, within the Department of Environmental Protection to the Division of Law Enforcement within the Fish and Wildlife Conservation Commission; reassigning the Bureau of Emergency Response within the Department of Environmental Protection to the Secretary of Environmental Protection, as the Office of Emergency Response, within the Department of Environmental Protection; providing for the transfer of additional positions to the commission; providing for a memorandum of agreement between the department and the commission regarding the responsibilities of the commission to the department; transferring and reassigning functions and responsibilities of sworn positions funded by the Conservation and Recreation Lands Program and assigned to the Florida Forest Service within the Department of Agriculture and Consumer Services and the investigator responsible for the enforcement of aquaculture violations at the Department of Agriculture and Consumer Services to the Division of Law Enforcement within the Fish and Wildlife Conservation Commission; providing for a memorandum of agreement between the department and the commission regarding the responsibilities between the

commission and the department; providing for transition advisory working groups; assigning powers, duties, responsibilities, and functions for enforcement of the laws and rules governing certain lands managed by the Department of Environmental Protection and certain lands and aquaculture managed by the Department of Agriculture and Consumer Services to the Fish and Wildlife Conservation Commission; conferring full power to the law enforcement officers of the Fish and Wildlife Conservation Commission to investigate and arrest for violations of rules of the Department of Agriculture and Consumer Services, the Department of Environmental Protection, and the Board of Trustees of the Internal Improvement Trust Fund; authorizing salary parity and other pay adjustments for positions transferred by the act; providing for the retention and transfer of specified benefits for employees who are transferred from the Department of Environmental Protection and the Department of Agriculture and Consumer Services to fill positions transferred to the Fish and Wildlife Conservation Commission; creating s. 258.601, F.S.; specifying powers and duties of the commission relating to state parks and preserves and wild and scenic rivers; amending ss. 20.255, 258.008, 258.501, 282.709, 316.003, 316.2397, 316.640, 375.041, 376.065, 376.07, 376.071, 376.16, 376.3071, 379.3311, 379.3312, 379.3313, 379.333, 379.341, 403.413, 784.07, 843.08, 870.04, and 932.7055, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for SB 1782 to CS for CS for HB 1383.

Pending further consideration of CS for SB 1782 as amended, on motion by Senator Latvala, by two-thirds vote CS for CS for HB 1383 was withdrawn from the Committees on Environmental Preservation and Conservation; Agriculture; and Budget.

On motion by Senator Latvala—

CS for CS for HB 1383—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; transferring and reassigning functions and responsibilities of the Division of Law Enforcement, excluding the Bureau of Emergency Response, within the Department of Environmental Protection to the Division of Law Enforcement within the Fish and Wildlife Conservation Commission; reassigning the Bureau of Emergency Response within the Department of Environmental Protection to the Secretary of Environmental Protection as the Office of Emergency Response within the Department of Environmental Protection; providing for the transfer of additional positions to the commission; providing for a memorandum of agreement between the department and the commission regarding the responsibilities of the commission to the department; transferring and reassigning functions and responsibilities of sworn positions funded by the Conservation and Recreation Lands Program and assigned to the Florida Forest Service within the Department of Agriculture and Consumer Services and the investigator responsible for the enforcement of aquaculture violations at the Department of Agriculture and Consumer Services to the Division of Law Enforcement within the Fish and Wildlife Conservation Commission; providing for a memorandum of agreement between the department and the commission regarding the responsibilities between the commission and the department; providing for transition advisory working groups; assigning powers, duties, responsibilities, and functions for enforcement of the laws and rules governing certain lands managed by the Department of Environmental Protection and certain lands and aquaculture managed by the Department of Agriculture and Consumer Services to the Fish and Wildlife Conservation Commission; conferring full power to the law enforcement officers of the Fish and Wildlife Conservation Commission to investigate and arrest for violations of rules of the Department of Agriculture and Consumer Services, the Department of Environmental Protection, and the Board of Trustees of the Internal Improvement Trust Fund; providing for the retention and transfer of specified benefits for employees that are transferred from the Department of Environmental Protection and the Department of Agriculture and Consumer Services to fill positions transferred to the Fish and Wildlife Conservation Commission; creating s. 258.601, F.S.; specifying powers and duties of the commission relating to state parks and preserves and wild and scenic rivers; amending ss. 20.255, 258.008, 258.501, 282.709, 316.003, 316.2397, 316.640, 375.041, 376.065, 376.07, 376.071, 376.16, 376.3071, 379.3311, 379.3312, 379.3313, 379.333, 379.341, 379.343, 403.413, 784.07, 843.08, 843.085,

870.04, and 932.7055, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 1782** as amended and read the second time by title.

On motion by Senator Latvala, **CS for CS for HB 1383** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

RECOGNITION OF PRESIDENT HARIDOPOLOS

SPECIAL GUESTS

Senator Gaetz introduced President Haridopolos' wife, Dr. Stephanie Haridopolos, their children, Alexis, Hayden, and Reagan, and his parents, Ernie and Georgia Haridopolos, Governor Rick Scott, Lieutenant Governor Jennifer Carroll, Commissioner of Agriculture Adam Putnam, former Senate President and current Chief Financial Officer Jeff Atwater, and former Senate Presidents Ken Pruitt, John Vogt, and Jim Scott who were present in the chamber.

A video tribute was played honoring President Haridopolos.

REMARKS

On motion by Senator Thrasher, the following remarks were ordered spread upon the journal:

Senator Bennett: You know when you serve somebody, it's one thing, but when you serve the State, it's something else. When you stand by your principles, and a lot of people say they stand by their principles, but they really don't. It's really tough sometimes to stand by your principles and at the same time, bend to help a child, bend to help people who need the help the most.

Senator Haridopolos and I, and I know we're supposed to be using all kinds of legal terms, Mr. Rules Chairman, but I can't help it. Though he will always be my President, he will always be "Mike" to me. You think about sitting side by side in the House and him standing by his principles so much that every once in a while, he would actually reach over and switch my vote. That was fair because those vote switches are probably what got me elected.

I think sometimes you have to understand leadership comes about by those people who stand by their principles. He has always stood by his principles of less government, stronger family values, more personal responsibility—the types of things that we all want in our lives. We all want less taxes and often times, you'll hear the debate: we've got to have more revenue. But we can't have more revenue and tax people who have nothing, and have the high unemployment rate we have in the State of Florida. We've had to make some tough choices. We've disagreed without being disagreeable. Mike and I have always had the opportunity to walk into the back room and forget about the discussion on the floor and maintain our friendship. That is what a true leader can do. A true leader can disagree with you without being disagreeable. He doesn't hold a

hammer over your head. He doesn't beat you up. He pushes for his side just as he expects you to push for your side. That is really what leadership is all about. Leadership is truly earned. You can get appointed, but you will never be a leader unless you actually lead people. Mike, you are a leader.

I don't know what the future is going to hold for you. You know they always talk about a bucket list. I know everybody has got one. I certainly know that you're not at the end of yours by a long shot. But when I look at your family, that is certainly one of the things on your bucket list. When I look at the Senate Presidency, what a wonderful thing to have on your bucket list. I know that your bucket is not full yet. Congratulations, my friend. It has been a wonderful opportunity.

Senator Simmons: Thank you, Mr. President. The many times that I have had the opportunity to see you in the halls and see you here in the Senate, I say "Hello, how are you?" Your response is "Just living the dream." Members, this is a man who is living the dream. You know back in the time of 1215, January of 1215, the earls and the barons were having a difficult time with King John. What they did was the normal thing to do back then. They went ahead and tried to find some other king to substitute for King John. But the fact of it was that there wasn't any real substitute. So necessity being the mother of invention, the earls and the barons decided that they would create a document. This document was to be signed by King John when they cornered him at Runnymede in the summer of 1215. They had a constitutional document, the Magna Carta, which is, of course, the foundation in all English-speaking countries in the world for constitutional government. As a history professor and a person who is knowledgeable about that, I can say to you that this President is as solid as a rock. He is a person who believes in our constitutional form of government. You see, his beliefs are solid, and I remember him living that dream that he has lived and is living.

I remember driving up here in the fall of 2000. We had just been elected to the Florida House of Representatives. With me in the car was a young man whom I had never met before. That was Mike Haridopolos. We were talking, and I got to know Mike Haridopolos. I learned that Mike Haridopolos is a person who believed in Ronald Reagan Republicanism; a man who said, "Let us be sure that those who come after us will say of us that in our time, we did everything that could be done, we finished the race, we kept them free, and we kept the faith." That is the tenet that Senator Mike Haridopolos has lived by. He believes, just like Ronald Reagan, that the problem is not that people are taxed too little. The problem is that government spends too much. He believes, just like Ronald Reagan, that government's view of the economy can be summed up in a few short phrases. If it moves, tax it; if it keeps moving, regulate it; and if it stops moving, subsidize it.

From day one, when I met him in November of 2000, he has remained true to his beliefs. So, as part of that Class of 2000, we were there in November and the Speaker of the House said as he looked out among us, "You know, look around you members. Look around you, and you are going to see future United State Senators." We do have a U.S. Senator from our class. He said, "You're going to see cabinet members." We do have a cabinet member from the Class of 2000. He said, "You're going to see Senators and State Senators and Congress persons." And sure enough, we not only have from the Class of 2000 a State Senator, we have a President of the State Senate.

I'm a person who is observant. I know some of you probably wonder if it is true that I'm really observant. You know, I was growing up on a farm and I would have to spend 14 hours a day riding a tractor. You know, you start looking at things around you when you spend 14 hours a day on a tractor. This is true when you pick a jury too. You learn to look at people. I'm an observant person, and I'm going to tell you what I've observed about our Senate President. The first thing is that he is the definition of leadership. The term leadership embodies a lot of characteristics. Those characteristics are different for different people. I'm going to tell you what I've seen. The number one element, characteristic of leadership, is to have a vision and to have a dream. Members, this man has a dream. He has vision. That has been the vision that has led this Senate for the last two years. That vision was tempered with the knowledge and the understanding that the power and the authority of the Presidency of this Senate derives from the members of the Senate. So, number one, he is a leader because he understands a vision. Members, he's principled. Not once can you ever suggest to anyone that this Senate President waived on his principles. He's loyal in every way. I remember when we were in front of Alan Bense, the Speaker of the

House of Representatives. One of the issues was loyalty and he said “You know David, in my world, loyalty means so much.” This man is loyal.

You know what else as I have observed? He loves his wife, he loves children, he loves his parents. Have you ever watched him when Stephanie comes into the room? Watch him, sort of like a school boy who’s seeing for the first time the school girl he loves, his first love. That’s the way he acts. For me, to watch him as he interacts with Stephanie, is a blessing. It really is. He’s honest, he has integrity, and he’s a hard worker. He and I had somewhat of the same experience growing up. It’s a tough experience. It’s like our Governor, but he was fortunate to have great parents. Where I come from, hard work used to be admired, and I have not seen someone who works as hard as he does in a long, long time, and I admire it. The fact is that Thomas Jefferson said, “The harder I work, the luckier I seem to get.” Well, I believe, Mr. President, that you’ve got a lot of things to achieve, and you’re going to do it through hard work.

Our President demands fairness. Individuals, such as William Dillon and Eric Brody, saw the fairness of this man. Members, he was accessible, is accessible. When the doors came down to the Office of the Presidency, you walk in and they’re sitting over there on the side. Not once did I walk in that he wasn’t accessible, and I know that’s true for everyone of us. He is the embodiment of leadership. Not only did he take the dream, have the vision, but he turned it into reality.

You think about the landmark legislation that has been adopted by this Senate and this Legislature as a result of his leadership. We have landmark legislation that demands accountability in education by changing the archaic rules of tenure and it provides for measures of performance. In two years, we have tremendously streamlined government. We have pill mill legislation stopping the heinous and dangerous pill mill disaster that we had prior to this Senate President, and his wife. We have education reforms, members, that had their genesis in the Senate, and now are passed. We have individuals such as William Dillon and Eric Brody who received justice. It’s not just those individuals, members, that we are talking about. We’re talking about the statement that has been made for generations to come.

So, Mr. President, you are living the dream and making that dream a reality for all of Florida’s citizens. You are the definition of success because the definition of success is that we leave this world a better place than when we arrived. By that definition or any definition, you are a success. I want to thank you, Mr. President, from the bottom of my heart and from all of us, for living the dream, for leading us, so that we can change the lives for the better of all Floridians. Thank you so much.

Senator Negron: Thank you. After Senator Simmons’ excellent presentation, Senator Gardiner and I are out of material. I’ll just touch on a couple of things. I want to talk briefly about his leadership style. When people are trying to achieve something, and they need the help of a group, they are real quick to talk about how it’s going to be group dynamics. I’m going to be here to make sure you’re successful. Sometimes when they get to the pinnacle, they forget, and all of a sudden they’re running the show. I have to say with President Haridopolos, with Medicaid reform for example, and a number of us worked on that issue, he kept his word. He said here are the broad tenets that we all believe in and he empowered us to go make it happen. The same thing with PIP reform. I guess we’ll find out in the next 24 hours whether this was a good strategy or not. He said, “Here is what I want to do. I want to get rid of fraud. I want to make sure that legitimate medical providers get paid.” I want to thank you for not just talking a good game but really empowering members to get their work done.

The second thing that I admire about the President is his independence and having a little bit of an independent streak. One of the things when you run for office, and this is true in both parties, but in the Republican party, there is a Republican party orthodoxy. God forbid if you deviate. I don’t know who decides what this orthodoxy is, but somebody does. If you happen to have a different view, we have all kinds of nice names. You’re a “RINO” or you’re a fake. You’re not really a conservative. One of the things that I admire about him is you don’t find too many Republicans that are worried about people wrongfully convicted of crimes. That seems to be an issue that you hear Democrats talk about. I admire this President. There’s not a lot of good will you’re going to inherit in a Republican base by standing up for people that are in prison and looking like you can be accused of being soft on crime. I’m proud of the fact that a Republican established an innocence commission

to say, “Let’s make sure that we don’t send people to prison who don’t deserve it.” This man got a claims bill for Wilton Dedge and Bill Dillon, both of whom were wrongly convicted. He set up a procedure so that people who are wrongfully convicted have an ability to seek justice. I admire your independence in saying, “It’s not being tough on crime to put the wrong people in prison.” I admire that.

I respect the fact that before you start writing bills, you actually go talk to people. When we were going to do Medicaid reform—there’s something about you and buses, and we’ve been on a lot of buses to get health—but we did the Haridopolos bus tour. We joined with many of your members. I look around and I see many members that we visited when we started in Miami. We started at FQAC, and I still remember a young mother with her three children and I asked, “What do you like about getting your health care here?” She said, “I like the fact that I can get dental care here. I can get everything I need. I don’t have to bounce from pillar to post.” We went to Glades County. The Health Department in Glades County is the only show in town. That’s where you go get your health care. I remember after we were there for several hours, we were in the parking lot, and a gentleman came up to us and said, “I’m for Medicaid. I’m for making sure that we take care of people who can’t afford their health care. I want you to know about my business. I can’t afford to pay full health care anymore for my employees. We’re only able to pay 50 percent of their cost.” That was one of your principles. You know Medicaid should be comparable to what’s in the private sector. No better and no worse.” We talked to people and learned from them instead of just saying “We’re going to come up here and write a bill.”

I know you remember being at Shands. Dr. Bleiweis had worked twenty four hours straight before we talked to him. He does complex pediatric surgeries to save lives. Stephanie Haridopolos was on the trip with us. There is an idea in the Medicaid bill that I’m very proud of. A lot of people on Medicaid don’t even know who their doctor is. They are lost in a bureaucratic system. Dr. Haridopolos said, “Why don’t we make sure that everybody in Medicaid has an appointment scheduled with their doctor? This is about medical care by the way. They go to the doctor within 30 days.” It’s now in our law. Everybody who signs up for Medicaid, they’re going to be treated the way that everybody else would be treated. They are going to know who their doctor is, and they are going to see their doctor within 30 days.

One of your legacies is what Senator Gaetz and I refer to as the Haridopolos primary care clinics. There are over 30 now. This isn’t a concept. This isn’t some idea. This isn’t in bill drafting. These are actual clinics. As David Letterman says, “Actual letters from actual viewers.” These are actual clinics that are up and running today as we sit here—over 30. With what we’ve approved this year, there will be over 50. These are places where our fellow citizens can go to get the care they need rather than having to go to the emergency room. Thank you for a job well done, for empowering us, and for being willing to stand up for what you believe. Well done.

Senator Benacquisto: Thank you, Mr. President. First, let me say a big, giant thank you to Stephanie Haridopolos and the three beautiful Haridopolos children for the time that they have lent their father and her husband to us. Even in my short time being involved here, there are always Saturday afternoons when a phone call comes, a meeting has to be had, or a time that you have to say, “Excuse me for a moment” to the people you love. The fact that you have been so steadfast in your support for our President has meant the world to us because it allowed us to have him for the time that we needed him. You will have our undying support, gratitude, and love for that for evermore. For your children, you all should stand strong and be so proud of your father for what he has accomplished and for what your father has done for the state in your name.

Mr. President, you believed in a little city councilwoman nobody had ever heard of. You said, “I’ll give her a chance.” To many of us in this room, you said, “Follow my lead, work hard, make 10,000 phone calls, knock on 10,000 doors. You will see the connection to your constituents pay off. You set a great example for us, for all of us. With your confidence in me, you helped me get here. I still can’t believe it sometimes. But I am here among a group of incredible people led by someone who really deserves the title of “Mr. President.”

A funny thing happened along the way. We got to be very good friends. The President said to me one day, “You know, you’re like a little sister I never had.” Of course, I had to correct him. I am older than him. I can’t

really be that little sister. But to have made that connection, to become such good friends, really means the world to me. To serve in this chamber along side you, under your leadership, you have sown in us the seeds of inspiration, the seeds of courage to take a stand for the things we believe in, the courage to expect more of ourselves on behalf of the people we represent, the courage to do better. Sometimes it takes courage when the fights come on this floor. You've taught me, and many of us, that sometimes the fights you lose are just as important as the fights you win when you stand for the right policy.

Given the glimpse of the inner workings of this body to a freshman, many of us in this room to whom I know you have extended that courtesy to learn, to be mentored by those that have come before us, to have a seat at the table when the decisions are being made is just critically important. I don't know what the future holds for you and your family but I know it is surrounded by love and good fortune. History, as we know, doesn't always reward us with the judgment of perfect. It will reward you with the judgment of principle. It will reward you with the judgment of courageous and dedicated and willing to stand for those who don't necessarily have a voice. Those corporations that we help out from time to time are never as important as the folks that need us most. You have been a great role model, a great friend, and it has been a privilege to serve alongside you. I wish you always the best, Mr. President.

Senator Thrasher: Thank you, Mr. President. Senator Haridopolos, congratulations. Stephanie, congratulations to you and Mr. and Mrs. Haridopolos. Senator Benacquisto talked about being young enough to be Senator Haridopolos' sister. Mr. Haridopolos, I'm probably old enough to be his father I think. But to be a part of his leadership team has been, truly, an honor.

I'm kind of like Senator Negrón. Senator Simmons and others who are so eloquent have kind of taken a lot of the things some of us would have said at the end. You know, in this town and in this business that we are in, people like to judge folks and determine whether or not they were successful or not in their journey in this process. Those folks out there sometimes do that. You know, by wins and losses. Sometimes, it's whether or not you are popular in the newspaper. That's really not what it's about. One of the things that is so important, at least to me, and I think it is to many of you, it's so important in this business we are in, is when somebody comes to you and says they are going to do something based upon their core of beliefs, you take it at face value. You believe they are going to do it. But then the real test comes when they get the position of leadership, and they actually execute that philosophy based upon what they believe in. And more than anything I could ever say, what I think about you, Senator Haridopolos, is that you ran on a philosophy that you believed in, that you believed in all your life: conservative principles of less government, less taxes, more personal freedom for everybody.

When you got this job, you executed those principles. Now, we didn't always win. We didn't always win and, again, I'm not sure that's what it's about. Just yesterday, after you left the floor, a few of the straggler good friends in the press corps came up to me and said, "Why are you all taking up these real controversial issues the last few days of the session?" I simply said to them, "You obviously don't know Mike Haridopolos." It ain't about that kind of stuff with Mike Haridopolos. It's about ideas. It's about challenging the status quo. It's about shaking things up and giving this body the opportunity to look at those issues, those very, very tough issues and make a decision. For that, Senator Haridopolos, my good friend Mike, you have been a champion, and don't ever leave this process thinking that wins and losses is what this is about. It's not about that. You are a winner in the highest sense of the word. I appreciate the opportunity to be a part of your team. I appreciate the opportunity to have taken on some of these difficult challenges that we've had, and I appreciate all that you have done for every single member of this Senate. When you leave here, you know it's not about legacy. It's about going back to doing what you said you were going to do, and you did it. That should be your legacy, in my opinion. God bless you, my friend.

Senator Gardiner: Thank you, Mr. President. I've learned a lot today. One thing I've learned: if you're going to talk, go first. The other thing that I've learned, and I'm having a hard time getting it out of my head, is David Simmons on a tractor for 14 hours a day. I'm not sure if Senator Evers needs any help or not in that.

I'm going to go through a couple of things. The one thing that's been talked about a lot, is what our President is finishing in his career, we all will finish. Some will have a portrait. Some will just have a hug from family. This is a celebration. This is such a celebration. I look around this chamber, and each one of you have made personal sacrifices to be here. To be away from your family. I think about Senator Flores who has her baby up here and the sacrifice that that is or Senator Simmons being away from his daughters. Senator Storms, if you go see Senator Storms, the books are laid out for her daughter for school. This is what it's all about: to have your family here and to celebrate that our President is going home. All the sacrifices that he has made as President as has been mentioned. The phone calls, the meetings, maybe he missed a recital or something at school. He's had to say goodnight to the children on the phone. For some of us Face Time, that's the new thing for us. That's what this is about. It's that celebration that we all will have at the end of our tenure in this process.

It's also about something that Senator Simmons talked about: the class of 2000. I see Speaker Feeney up there in the gallery. I look around and the impact of that class, Republican and Democrat, there were 63 of us. Senator Simmons is right. Future Senate Presidents, U.S. Senators, Lieutenant Governors, all the way across the board. What an impact that class has had! What an impact our President has had on the last two years.

I want to go through a few of them. Think about what has been accomplished under his leadership: education reform, growth management reform, medicaid reform, pro-life bills, the pill mill bill which is now a national model, redistricting, the budget, Smart Cap, Health Care Freedom Act, PIP, the school prayer bill (which I believe is on its way to the Governor), medical malpractice reform, pension reform, and—as it has been mentioned—Mr. Brody's and Mr. Dillon's compensation bills. I'm going to fill everybody in on a little secret. Occasionally between the House and the Senate, there is wheeling and dealing on issues. For Mr. Dillon and for Mr. Brody, I can still remember the President saying, "The House should do it because it's the right thing to do. There's no trade. They should do it because it's the right thing to do." He has consistently been that way on every one of these issues. Every issue that I have mentioned was done under his tenure as President, but he empowered the members in this chamber to get them done. That is an incredible legacy that you will leave, Mr. President.

There is a little piece of a speech, if you will bear with me, I want to read this. I know that we are creating a record, and I want the President's children to always hear it. When people look back and try to judge our President, I think this is important. The President has actually used much of this, but please bear with me. This is a speech that was given in 1910 in Paris, France by President Roosevelt. It's referred to as "Citizenship in a Republic."

It is not the critic who counts; not the man who points out how the strong man stumbles, or where the doer of deeds could have done them better. The credit belongs to the man who is actually in the arena, whose face is marred by dust and sweat and blood; who strives valiantly; who errs; who comes short again and again, because there is no effort without error and short-coming; but who does actually strive to do the deeds; who knows great enthusiasms, the great devotions; who spends himself in a worthy cause; who at the best knows in the end the triumph of high achievement, and who at the worst, if he fails, at least fails while daring greatly, so that his place shall never be with those cold and timid souls who neither know victory nor defeat.

Two years ago, right here, when we recognized Senate President Jeff Atwater, he made comments that had a lasting impact on me. He said, "Don't fear the debate. We may not be on the same side, but don't fear the opportunity to debate." This President has never feared that debate. If you've had the opportunity to be up there where Senator Gaetz is and soon will be for another two years, it says "BNA." President Atwater put that up there and it says, "Be not afraid." Every step of the way, we have done more over the last two years that I think history will show probably since, Speaker correct me if I'm wrong, back when Governor Bush came in. All of the changes, all of the issues that we've faced, and to still do redistricting earlier than it's ever been done. The most open process, the budget, and all the accomplishments. He always did it as a happy warrior. Allowed the debate to happen, win, lose or draw. For that, this

chamber, and especially the Republican Caucus, Mr. President, will be forever grateful for your leadership. Congratulations, and welcome home.

Senator Alexander: Thank you, Mr. President. President Haridopolos, Mike, it's been an interesting journey the last decade as I've gotten to know you. When I first got to know you, you were a young guy who had some great ideas and formed a group called "The Freedom Caucus" that focused the discussion and the debate. Pretty quickly, I figured out that this guy understands politics. He understands the debate. He understands communication a lot better than I do. It was kind of amazing to see how adeptly you handled those discussions and that principled leadership that so many of us have spoken to today, clearly was one of the first things that drew me to your leadership.

For me, having a leader who is a lighthouse that stands on a point, you know it's there. You know it never wavers. It keeps shining the light. It brings you home. It's something that is very valued by me and, I know, lots of others. But there is another side to Mike Haridopolos that probably is every bit as important because anybody can be an ideologue. It's the other side of Mike Haridopolos that is a very caring human individual that spends his years working for others that really sealed the deal for me to say, "Mike Haridopolos is a leader that I can follow." You know, those things became very apparent early on. I used to get around that you were the Eveready Energizer bunny. I've never seen anybody keep working tirelessly, not for himself, but for everyone of these members, for everyone of us. I don't think there is a district he hasn't been in, working to get folks elected, to help them understand how to connect with their districts, how to talk to people. I mean fund raising. Frankly, I got absolutely sick of fund raising some years ago and it's a part of this business that I wish, in a lot of ways, that we didn't have, but it's part of the political discussion. You got out and did what was necessary to make sure that the team had the resources to communicate with the people and get past liberal media that doesn't want to tell a story fully and completely. The amount of work that you put in for others is amazing.

Then, as we started working together over the years and more recently, I probably, more than almost anyone else, have seen firsthand, how concerned you are that you not serve yourself, but that you serve others. I have sat there when we got into some challenging discussions with our colleagues down the hall. Mike Haridopolos always kept not his priorities, but the priorities of the Senate, in mind. I can remember many times, Mike Haridopolos would start or we would start talking about how our allocations would work and he would pull out, not some staff-driven something, but a handwritten list, pages long, of things that members had told him that were important that he wanted to make sure that we could have a shot of getting taken care of. Now we didn't always get them all done. That's probably not Mike Haridopolos' fault. That's my fault. But it wasn't because Mike Haridopolos wasn't listening, wasn't trying to position the Senate to win all the issues that help you to serve your district and help you make sure that the views of the people that you represent are heard, and their needs are met.

As we got into the session, I probably have been around closing out budgets now quite a few times. I've seen leaders who say, "This is what I need." You know, when we got down to the end, Mike Haridopolos, after he had gone through and tried to make sure he had covered the needs of every member, he started thinking about the most vulnerable folks in our state. How can I help them, how can I help homeless veterans that have served our nation, and how can we make sure we've done everything we can do? We'd like to do more, but how can we make sure we can do that? How can we serve folks who are victims of violence and abuse? How can we serve all these folks? You know quite frankly, we've been in so many battles and so many things in the last days, I'm pretty much mush. I can't remember all of them. I just know every single time, I can tell you this without a doubt, that President Haridopolos had every member in this chamber's needs in mind as he made the decisions, and helped shape the debate to lead the Senate. For that, Mr. President, I am very proud and honored to call you my friend, 10-year legislative roommate, and my leader. Thank you. Mr. President.

Senator Rich: Thank you, Mr. President. First, I would like to recognize your parents because I think it's very special when your child achieves something as important as what your son has achieved, that you are here to share it with him. Some people don't have that good fortune, but Mike has that good fortune to have his parents here. I just want to recognize you two. Then I want to recognize your wife, Ste-

phanie. I feel like she's been on my team with regard to certain things. Stephanie has a great deal of compassion for children. She's a professional in her own right and when we needed some help on a few children's issues to be sure they were funded in the budget, things like Healthy Families and Early Steps, she was right there talking to you and helping to educate you about some of those issues. She's a very good lobbyist. So I just want to thank you for enabling us to have some important things in the budget because of your concerns as well.

When I first began two years ago as the leader, I had a little trepidation. I'm a pretty realistic person. I looked at the numbers and I said, "Those aren't too good." As we moved along in this two year period, my concerns were quickly allayed. I like what Jeb Bush said about your core beliefs, and that we have different core beliefs. What you did was to respect the fact that the members of the Democratic Caucus, in many cases, did have different core beliefs. You worked with us. You had good mentors, at least the two with whom I served, Senator Atwater and Senator Pruitt, in terms of understanding the importance of the culture, the civility, and the collegiality of the Senate.

At the very beginning, you were concerned about the members of the Caucus making sure that they had the committees they wanted. Just the other day you said, "Have we gotten all the bills out that the members need?" Those are the little ways of showing that you have a respect for the minority. I think that is very important in a democratic form of government. As Ken Pruitt always said to me, "You're the loyal opposition," and I've tried to be that loyal opposition by recognizing the importance of the civility of this body and the mutual respect that we show each other. I can say that when I come to you about issues, I look to Stephanie, and I come to you about issues that we need to have in the budget, particularly relating to children and seniors. You were very supportive and went to bat for them. For me, I feel that it's been a good relationship, one where we've had a great deal of mutual respect for each other. I congratulate you, and I only wish you success in whatever endeavors you pursue in the future.

Senator Joyner: Thank you, Mr. President. Our paths converged in the year 2000. The young whipper-snapper Haridopolos and the liberal, progressive, older Joyner met. Those were tumultuous times. There he was like a peacock with all the boys around him. Out of it came the Freedom Caucus. Representative Haridopolos would not vote for a bill that was a 25 cent increase or 5 cent increase. He said, "That's more taxes and I want less taxes." I said, "Who is this guy? I mean a quarter, please." We met and we talked and the next thing I knew he was in the Florida Senate. Our paths didn't converge that much until I came over here in 2006. My God, there was a different person in the Senate than I had known in the House of Representatives. Speaker Feeney was in charge then. That was a different day and a different time and we conversed differently. When we came here, he embraced me. I'm not one of the boys and I'm not in the inner circle, but a relationship came about that's impenetrable now. As I always say, "Life is about relationships." When I had this bill to compensate the wrongfully incarcerated as a freshman senator, there he was supporting me. Totally unexpected, but greatly appreciated. Last session, my aide said, "Here is your resolution honoring these women in Tampa who came forth when a police officer was shot and sought aid for him and comforted him." Senator Haridopolos listed it as the first resolution that he wanted heard in the Florida Senate. She said, "You know that's a testament to you. He believes in what you believe in."

This year, one of the first bills on the first day was the shackling of pregnant women. I said, "Boy, this relationship I got with the President is really good." He looks at my stuff and says, "I like what Joyner's doing and I want to showcase it." All that has been said about you and in the black church we say "with protocol having been established." Parents and children have all been acknowledged. Your good deeds that you've done have been acknowledged by my colleagues. My thoughts are on more of a personal note. I want to thank you for the way you have treated the Majority—well, I wanted to be the Majority Leader—but the Minority Leader this year. Your word has been your bond because folks have said, "Oh no, they're going to do this and that." Our leader said to me, "This will not occur." Today, you have not wavered from that. That means a lot to me because I was taught by my father that your word is your bond. You exemplified that during this session, and I want to thank you for the respect that you have shown us. Thank you for making sure that we had some money in the pie. Thank you for just realizing that even though the ideology and philosophies that we have differ on some issues, the majority of the ones that come before us—95 percent of the

things we do in here—we agree on. I'm especially happy and grateful about the innocence commission, and the fact that you stood up for persons who should have been compensated in the state says a lot. It augmented my respect for you. I want you to know that because I've never communicated this to you or anybody else. I just said the Haridopolos that I met in 2000 is not the Haridopolos that I know in 2012. Thank you, Mr. President, for your friendship, your leadership, and the respect that you have shown my leader and other members of the Democratic Caucus.

Senator Siplin: Thank you, Mr. President. I rise to thank God for my very good friend, Senator Mike Haridopolos. As I look across the aisle and see his parents, it's clear that they've taught him about Luke 6:38: "Give and it should be given unto you; a good measure, pressed down, and shaken together, and running over, should be given into your bosom." I recall when we met when Speaker Feeney was the Speaker of the House, we got together and formed the Freshman Republican Democratic Caucus along with Mike Bennett. We became good friends then. Two years ago, you asked me to step into the bubble and you said, "Gary, I've watched you, and you care about people. I want you to be a part of my leadership team. Think about what you want to do." You kept your word. You're a giver. You also came to me and said, "Senator Siplin, you are the Chair of the Black Caucus. I'm going to be the President of the Florida Senate. I want to make sure that everybody is treated fairly. As Chair of the Black Caucus, make sure you consult with each of your members and see if they have been disrespected by anyone in this Florida Senate, and let me know." You gave and you did that. You also asked me, "What can I do in your district?"

As the first black Chair of the Agriculture Committee, I was being recognized in my district, in Pine Hills, and in the hood. The beneficiaries of that recognition were minority, African American not-for-profits. You came down there, and because the President of the Florida Senate was coming to the inner city to help recognize a black Democrat, the lobbyists came, and they contributed to this not-for-profit. Because of your action, a lot of black boys and girls are the recipients of some very good services. Again, he is a giver. Of course, President Atwater started helping us out with Evans High School. This is a dilapidated school that is about 95 percent Haitian. Their parents don't speak English. We built a new public school, and because of your relationship with me, you made sure it got done. You came down to Evans High School. Again, he is a giver. I appreciate what you've done for me. It is clear that the Senate is the upper Chamber. You step outside of the lines of demarcation, and no matter what is said about Gary Siplin, you've treated me fairly. Even though you've put me as part of the leadership team, you only asked me for one issue, and that issue was not for Senator Haridopolos. So I appreciate that. As a part of my speech today, the presences from the hood said, "If you're going to be speaking about our good friend Mikey Haridopolos—that's how they refer to you in the hood, brother—please give him this token of appreciation of all the good, hard work you've done for a new 90 million dollar edifice in the heart of the hood, Evans High School." God Bless you.

Senator Richter: Thank you, Mr. President. President Haridopolos, I wasn't sure if I was going to make comments or not. I was thinking about your leadership. I was thinking about when we first met and you recruited me into your Senate.

A number of weeks ago, members, on that screen flashed a picture of me when I was in the Army in Viet Nam. A lot of you said, "My gosh, you looked mighty young then!" I was young. I celebrated my 21st birthday in Viet Nam, and I remember what my father sent me in Viet Nam—what do you send to a kid in the Army for a birthday present? He sent me something that I received in the mail, and I carried it all through Viet Nam. Last night when I was thinking about you and your leadership here, I thought that I would share my 21st birthday gift with you because it was a poem that was sent to me and I think it exemplifies your leadership. It was written by Rudyard Kipling and many of you may have heard it before. It's the poem "If."

If you can keep your head when all about you
Are losing theirs and blaming it on you;
If you can trust yourself when all men doubt you,
But make allowance for their doubting too;
If you can wait and not be tired by waiting,
Or being lied about, don't deal in lies,
Or being hated, don't give way to hating,
And yet don't look too good, nor talk too wise.

If you can dream—and not make dreams your master;
If you can think—and not make thoughts your aim;
If you can meet with Triumph and Disaster
And treat those two imposters just the same;
If you can bear to hear the truth you've spoken
Twisted by knaves to make a trap for fools,
Or watch the things you gave your life to, broken,
And stoop and build 'em up with wornout tools;

If you can make one heap of all your winnings
And risk it on one turn of pitch-and-toss,
And lose, and start again at your beginnings
And never breathe a word about your loss;
If you can force your heart and nerve and sinew
To serve your turn long after they are gone,
And so hold on when there is nothing in you
Except the Will which says to them: "Hold on!"

If you can talk with crowds and keep your virtue,
Or walk with kings—nor lose the common touch,
If neither foes nor loving friends can hurt you,
If all men count with you, but none too much;
If you can fill the unforgiving minute
With sixty seconds' worth of distance run—
Yours is the Earth and everything that's in it,
And—which is more—you'll be a Man, my son!

To your father, Mr. Haridopolos, and to your family, Mike Haridopolos, you are a man and to your father and mother, a wonderful son. Thank you for the leadership that Rudyard Kipling so well described in that poem.

Senator Ring: Mr. President, thank you. I cannot top any of these speeches. When I was campaigning for office, the question that came up more times than not is, "You're a Democrat. How are you going to be able to get anything done in a Republican legislature? You're just going to go up there and sit in the back," which I do. I certainly believe I have the best seat in the house. I would never trade this seat for anything. "You're never going to get anything done up there." Well, I got elected, and maybe within two weeks of being elected—I didn't know anyone—I had just moved to Florida. Mike Haridopolos called and said, "Hey I'm working on property tax. What ideas do you have?" That was pretty interesting to me, not understanding what Tallahassee politics were like, that one of the Republican leaders would call me up after just getting elected to ask me about, at the time, the biggest issue of the day and what my thoughts were. A couple years later, when Jeff Atwater was the Senate President, Mike Haridopolos was the Chair of Government Operations. After his first year as Chair, he went to President Atwater and said, "I'm going to be Senate President, and I probably don't have time to do this Government Operations Committee right now. Why don't you make Jeremy Ring the Chair of the committee?" I was blown away by that. Then last year, our committee was tasked with one of the biggest issues of the year which was pension reform. President Haridopolos called me up just before he was sworn in as Senate President. He said, "This is going to be your big issue to do this year. I need you to work on this." Our committee worked on this for weeks and months to get it right. I've heard a lot about the strong arm tactics, and I can tell you that while working on one of the most contentious significant issues that certainly has happened here within the past two years, not once did I feel strong armed. It was, "You're doing a good job, whatever the committee thinks is the right way to go, I want to do X, Y, and Z, but you guys figure it out."

By the time we finished with pension reform, it actually had the committee's fingerprints on it. It wasn't necessarily the fingerprints of the Senate President. It was the fingerprints of the committee, because he absolutely allowed our committee and empowered our committee to lead what, at the time, was one of the most significant, yet contentious issues of the year, and certainly one of the most contentious issues since I've been elected. This year during the prison privatization debate, which I voted against, President Haridopolos didn't push me. He came in and he asked me, "Where are you?" I told him where I was, and that was it—end of discussion. He wasn't trying to push me or take my arm and twist and say, "You're going to lose this, this, or this." It was just a question, and I gave an answer, and we moved on from it. So I haven't seen any arm twisting coming from the Senate President's office. If anything, I've seen an office where a Democrat can feel empowered to truly make accomplishments in the state. I'm glad I get to pile on with other Demo-

crats who have spoken previously. We all see what is going on in Washington. None of us can like it. The Democrats are in the minority in the House. In the Senate, the Republicans are in the minority. At the end of the day in Washington, nothing gets done. It's complete and utter gridlock. I don't care if you're Republican or Democrat up there. It's gridlock in the most partisan gridlock sort of way. I truly believe that the Florida Senate is the model body for any government entity in the nation. You come here, and whether you're a Democrat or a Republican, there is no excuse and no reason for you to fail in this body. That starts at the top. It started with President Pruitt my first two years here. It went forward with President Atwater. President Haridopolos kept that environment together. There is not a single person in this room, no matter where you're from or what political party you are, has any excuse to fail. That is all about leadership, and I will tell you, at the end of the day, leadership does have the ability, should they want to use it, where any one of us in this room can fail. This leader decided not to use that, and the previous two Presidents prior to that decided not to use that. Everyone in this room should succeed, and there are no excuses for failure. That's the leadership of Mike Haridopolos. Thank you.

UNVEILING OF PORTRAIT

Senator Gaetz invited President Haridopolos, his wife, Dr. Stephanie Haridopolos, parents Ernie and Georgia Haridopolos, and children, Alexis, Hayden, and Reagan, to the front of the chamber where the portrait was unveiled by Sergeant at Arms, Donald Severance. Senator Gardiner presented the gift of a signed portrait of the members of the Senate to President Haridopolos.

Senator Gaetz: A few years ago, I had a very earnest and a very private conversation with Senator Haridopolos. It was one of those defining moments. The deck had been cleared and, more than cleared back home, for him to run for what had become suddenly an open seat in the U.S. House of Representatives. The pressure was on for him to go to Washington. I saw the numbers. He would have been elected by his constituents in the Space Coast overwhelmingly. He would be in the Congress of the United States today. But I asked him not to run. I asked him to stay here in the Florida Senate. I suppose today, Mr. President, I should ask for your forgiveness. Because, if he had gone to Congress then as a young man, he would have taken a safe seat in what became, in 2010, a Republican majority, and he would, today, be on an escalator to leadership in the U.S. House of Representatives. That is what he gave up. This is what he gave it up for. He traveled the state. He looked for good leaders, lifted up by their communities, who could be good senators. He worked to find the resources. He walked door-to-door with them. Today, they sit, you sit, I sit, as Senators, in this chamber.

Then in 2010, Mike Haridopolos led his caucus to the greatest majority in 140 years. You've heard today from others what he did with that mandate—taxes are lower, spending is cut, and growth of government is capped, litigation is reduced. Teaching—a profession that he has given his life to—has been strengthened for children. Medicaid is reformed in law, and, soon, in fact. Our state debts are reduced on his watch. Life was protected, and our sovereignty was affirmed, and our freedoms have been upheld.

No matter how you voted, no matter whether you agreed or disagreed on any of these issues, all of us must agree on one incontestable fact. Remarkably, refreshingly for a politician, Mike Haridopolos governed as he campaigned. He did exactly what he said he would do. He faced the odds, and he kept the faith. That is what he did, but that is not all he is. In the shank of the night, when the offices in this Capitol are for the most part dark, I have watched him as he sat at his desk in the President's office. I've been a witness as he has cast off the balance sheet of his values, and what matters to him, and every one of his Appropriations Sub-Chairs will affirm this. You heard Senator Alexander, our Appropriations Chair, affirm it on this floor a few minutes ago. His question when no one was looking was, "What can we do? What else can we do for the most vulnerable people—for veterans who are wounded and have no jobs, for children who are exploited and abused, for women who are homeless, for the disabled, for the wrongly imprisoned?" That's why when—in two days—when this chamber is empty and only the echoes linger—Floridians who examine our state's budget will find, thanks to Mike Haridopolos, more funding than ever before for the community groups that serve the disabled. More resources for the homeless coalitions, the volunteers who man the homeless shelters in our churches and in our communities and in our synagogues. Millions and millions more to

continue and expand primary care clinics to serve the uninsured, the poor.

Senator Negron was right; they are the Haridopolos primary care clinics. Every time either Joe or I say that in his presence, he does this (motions with hands) because his name isn't attached to any building, or bridge, to any college. His name is attached, instead, to the good that he has done. Millions more, millions more, so that our elderly won't have to be in nursing homes if they don't want to be, but can be cared for at home where they want to be. And justice, justice is done for William Dillon.

I used to be in the newspaper business, so I can tell you that the press won't write about this side of Mike Haridopolos because I know that good deeds quietly done don't sell papers. But I cannot help but believe that this side of our President is warmed, as our Minority Leader said, by the woman at the President's side, Stephanie Haridopolos, who every day as a primary care physician, brings care and cure to moms and babies, to the elderly, to the infirm—the First Lady of the Senate, Stephanie Haridopolos.

And the Majority Leader was right. When you enter the President's office, the first thing you see isn't one of those plaques that we get from interest groups whose bills we carry. There is not an award with his name on it. There isn't a picture of him. That's not the first thing you see when you enter the President's office. When you enter the President's office, you see the words of Theodore Roosevelt read by our leader, Senator Gardiner. A credo for leadership and living through the face of criticism in a pursuit of principle. Mr. President, thanks for being that man in the arena that Teddy Roosevelt spoke of. I apologize for asking you to stay but thank you for staying. Thank you for staying and being our President, for being my friend. Thank you for your service to the people of Florida. With that, ladies and gentlemen, I recognize the President of the Florida Senate, the Senator from the 26th, Mike Haridopolos.

ADDRESS BY PRESIDENT

Thank you, Don. That means a lot to me. I'll miss being in the arena. I'll miss some of you. But I will love being home. I think you can understand why. Our kids, of course, and a lovely lady I met in 2003 who has changed me so much for the better. I want to recognize her again for her very generous heart and for always being there for our children. God bless you, honey. I think you can see why I want to go home. I am ready to go home. In many ways, it's her turn because, as so many of us who have spouses in the room know, the incredible sacrifices that they make when we are up here. It's not 60 days, it's not 90 days, it's a full time job if you are going to do a good job for the people that you represent. It's somewhat famous, at least in my neck of the woods, but when I think about this bumper sticker that we had some fun with, "What's a Haridopolos?" I've said before on this floor, I think of my parents. As you all know, my dad was born in Greece, served in the FBI, and is still by my side today. They gave everything so my brother and I could find success. I carry that name with pride, with honor, and it says a lot that your parents would not only be there for you but always care for you. Even when I didn't behave my best, they always loved us. We try to do the same with our own children because of their example. So Mom and Dad, I salute you.

There are a lot of people that I need to thank before I get into my comments. I feel like we should have an intermission. We have been here for a while. I apologize, I did not realize that so many folks would be so generous with their comments. I want to thank my kids. I know my wife was thinking about speaking today, but we are in here a little long. My youngest, Reagan, you all see her up here. If you go to my office, there are actually pictures when it was Daddy-Daughter day in the Senate. I created that. Whenever I talk to her on the phone, she says, "How many sleeps until you get home Daddy?" That's how we think. She is five.

I get to come back home and be a teacher again. Next year will mark my 20th year of teaching at the college level. That's what I love doing. As you all know, if you come to my office at 7:15 in the morning, you'll see our students, now at UF, it used to be at BCC. They are in my office, we are taking classes, and they see first-hand what politics is as opposed to what they read about. One of the most remarkable, eye-opening experiences that my students go through is when they go to a committee meeting or watch something happen on the floor and they read about it the next day in the newspaper. They say, "What meeting were they at?"

It's said in a fun way just to have a little fun with our friends up there. I love the arena. It is a great place to be, and I would sacrifice everything to come back into that arena that you will be in next year. It's the place where the battle of ideas is most important. So many of you all are generous with me and, really, we are just talking about you. You all made equal sacrifices that I did to be here.

I am excited about what is going to happen in the future. Let me talk about a person who has changed greatly. I don't think people have recognized the change that has taken place with our new Governor. In the last year, we have seen more open dialogue with the Senate. Many people have talked about this with me, but I think it applies to many of you. I hope it really applies to the Senate in the future. If you are going to run as a conservative, govern as a conservative. Don't tell people at election time that you are a conservative and then come here and do something different. Govern as you campaign. Liberal and Democratic, and Republican and conservative, alike. People deserve that. Why would you sacrifice all, put your name on the ballot, just to get along with some folks in Tallahassee, just to acquire some power for a short period of time? Stand by your principles, and vote how you told the constituents that you met face-to-face why you wanted to go to Tallahassee. That's what is important. And I hope that is the reason why we sacrifice our family and our friends at a time that is so important. What I love about Governor Scott—and I've gotten to spend a lot more time with him in the last year than I did in the first year—is that he is governing as he campaigned. Some people don't like that. I do. I wish him all the success with my best friend here in the Senate, Don Gaetz, and Will Weatherford, the next two years because the people of Florida deserve a person who governs as they campaign because those are the promises that were made. I hope that the people of Florida get to know him better because I have seen a genuine person. I imagine as each one of you spend time one-on-one with this new Governor, you will see a genuine person who does care for this state and has a set of principles that he is willing to put on the line. You might not always agree but it is very refreshing to see this kind of leader. I am excited that he will do more positive things for our state. He reminds me of Jeb Bush who inspired me to run back in 2000. He reminds me a lot of my first speaker, Tom Feeney, who, like Senator Alexander, we still have that picture on the wall in our office of those five principles, and we stuck by those. That was incredibly important. So it's hard to believe that it was twelve years ago, with the Class of 2000, that so many people have talked about. No one mistakes me for a page anymore!

I ran for office because I really believed in a place called America. As I said, my father has lived the dream. I got very emotional in our caucus meeting last night because it was really starting to hit me how important this was. My dad and I got emotional just now when we unveiled this portrait. I know the sacrifices that he made. He's now 80 years old. I am a lot more sensitive to his age today and how much time we have left. What I wanted to do as Senate President was a couple of things. I hope I've accomplished them. I wanted to lay out to people what we would actually do in the Florida Senate. Here are five promises that we are going to make, and we are going to keep those promises. You might not agree with those if you are to the left in the political spectrum. We made five sets of promises, that I thought would take ten years, Senator Gaetz. We are happy to have accomplished them in the first year. I was very excited. More importantly, I was excited that we made a set of promises and we kept them. Sadly, we have to say that today in politics, because the rhetoric and the campaigns don't always match the actions. I am grateful to this Senate for giving me that chance to be in the arena, to conduct the base like we had. The thing we should all be proud of—and many of us have been here for more than a few years—this is the most open, and transparent budgeting deal we have ever seen. Every bill that we talked about last year went through the three committees—Democrat and Republican alike led. You should be proud that this is what the founding fathers talked about. The Senate is supposed to be about thoughtful debate and handle it in a way after listening to the people who elected us, as Senator Negrón said.

The second thing I wanted to accomplish is that I didn't like the arrogance of the Senate. I think there was some arrogance in the past. Those of us in the House experienced some of that in the past. I didn't think it was right. One of the things I tried to do—and I'm not sure if we have fully accomplished it yet—we treat the House as equals. So many of us were former House members. We should treat them as equals. That is the reason why on the opening day last year, I went over there and tried my best to accommodate their needs because we are equal partners in

this measure. I think this year's budget is a reflection of it. I think we negotiated a lot more soundly in that principle.

The last thing I'll get into is the Dillon and Brody bills. When I think again about why we serve and the power that we have, we can literally transform lives with a single vote as we did yesterday with the Brody bill, and a few days ago with the Dillon bill. We can restore some sense of justice, so that people can believe in something bigger than themselves. They can believe again in this country even when, in the case of William Dillon, he was in jail for 27 years. The Governor recognized this very quickly in that press conference and said, "I am amazed at your spirit given all that has been taken from you." That is the spirit of this state and of this nation and how a kid who thought about being an athlete or just having fun, somehow became President of the Senate. It's a cliché but it is so true. Only in America can this ever take place. We need to spread this throughout the world—the idea of freedom. Anything is possible. There are critics. The great thing is being in the arena. Our job is, at least in the majority, to be a carpenter. A reckless elephant can knock down a barn but it takes a carpenter to build a barn. That's what I tried to instill in the idea of being a Republican. I feel like we Republicans need to get a little better name for ourselves after watching what was going on in Washington and lost the majority a few years ago. We need to prove that conservative Republicans cannot just get elected and talk about ideals that are important to them. They can accomplish and pass ideals and principles that are important to them. That is the legacy that I would like to leave. Not just for two years but for four years, six years, eight years, whenever it might be, that we can walk through elections, hopefully win those elections, but don't just win the vote on the floor. I want to win the debate. Of the 30 odd issues, I think I lost one or two. I'll take that. I want to win the debate because in time, if we win the debate, we'll win the votes as well. That's how Dan Webster took back the majority in the House. That's how Jim Scott took the majority in the Senate. That's why Jeb Bush was elected Governor of the State. You have to win the debate. If the Democrats want to take the majority back, they have to win the debate. That's what makes the Constitution, and that's what makes this place hallowed ground. That is what it is all about—winning the debate, not just winning a particular vote.

In closing, let me just say a couple of things to some friends. I know Senator Pruitt is here. I know Senator Atwater actually has a job right now, working hard. I want to say thank you, Mr. President. You have been remarkable. One of my favorite pictures, you saw it up there, was one of our good friend, Jim King, who sat in those very chairs right there. He taught me a lot. He taught me that even though I am a knuckle-dragging conservative (as he called me), we can still have a thoughtful debate. Speaker Feeney did a great job with us. I have enjoyed working with Speaker Cannon. I want to say thanks to a couple of people in my life. In my offices, Chris Finkbeiner and Steve MacNamara did a great job for us last year in tumultuous times. Since then, Craig and Liz Moya have done remarkable work. As you might know, Katherine Halley is actually a person from my class at Brevard Community College and now is a Deputy Chief of Staff in the Florida Senate. That is what I truly believe in, empowering individuals. I know I will forget some people. I recognized a lot of my close friends in the Senate last night—Senator Negrón, Senator Alexander, Senator Gardiner, Senator Bennett. So many of you all last night were so generous. I'll close with this. It has been an incredible twelve years. I can't wait to see, from afar, just how well you are doing next year. Don—you are an incredible man—and as I mentioned to this caucus last night, how grateful I am to you. Every time I was in a crunch or a difficult spot, your wisdom and your experience and—in many ways—a fatherly type compassion for me when I got a little too aggressive, always steered the right path. So as I say goodbye to the Florida Senate and the Florida Legislature, I say hello to the next Senate President, my dear friend, Don Gaetz. God bless you my friend.

RECESS

On motion by Senator Thrasher, the Senate recessed at 12:24 p.m. to reconvene at 2:00 p.m.

CALL TO ORDER

The Senate was called to order by President Haridopolos at 2:00 p.m. A quorum present—35:

Mr. President

Altman

Benacquisto

Bennett	Gardiner	Oelrich
Bogdanoff	Gibson	Rich
Braynon	Hays	Richter
Dean	Jones	Ring
Detert	Joyner	Sachs
Diaz de la Portilla	Latvala	Simmons
Dockery	Lynn	Sobel
Evers	Margolis	Storms
Fasano	Montford	Thrasher
Gaetz	Negron	Wise
Garcia	Norman	

SPECIAL ORDER CALENDAR

Consideration of **CS for CS for SB 402** was deferred.

SB 534—A bill to be entitled An act relating to persons excused from jury service; amending s. 40.013, F.S.; expanding parental eligibility to be excused from jury service; authorizing a presiding judge to excuse a practicing psychologist from jury service; providing an effective date.

—was read the second time by title. On motion by Senator Sobel, by two-thirds vote **SB 534** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Gaetz	Norman
Altman	Garcia	Oelrich
Benacquisto	Gardiner	Rich
Bennett	Gibson	Richter
Bogdanoff	Hays	Ring
Braynon	Joyner	Sachs
Dean	Latvala	Simmons
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

Vote after roll call:

Yea—Jones, Rich

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote **CS for SB 210**, **CS for CS for SB 860**, **CS for SB 940**, **CS for SB 1110**, and **SB 1290** were withdrawn from the Committee on Budget.

MOTIONS

On motions by Senator Thrasher, the rules were waived and by two-thirds vote **CS for SB 1272**, **CS for SB 1276**, **CS for SB 1290**, and **CS for SB 1522** were placed on the Special Order Calendar for Friday, March 9.

SPECIAL ORDER CALENDAR

CS for SB 646—A bill to be entitled An act relating to self-service storage facilities; amending s. 83.803, F.S.; revising the definition of the term “last known address”; amending s. 83.806, F.S.; revising notice requirements relating to enforcing an owner’s lien; authorizing notice by e-mail or first-class mail with a certificate of mailing; providing requirements for e-mail notice; revising provisions relating to when notice given is presumed delivered; amending s. 83.808, F.S.; requiring rental agreements and applications for rental agreements to contain a provision for the disclosure of the applicant’s membership in the uniformed services; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 646**, on motion by Senator Wise, by two-thirds vote **CS for HB 715** was withdrawn from the Committees on Regulated Industries; and Judiciary.

On motion by Senator Wise—

CS for HB 715—A bill to be entitled An act relating to self-service storage facilities; amending s. 83.803, F.S.; revising the definition of the term “last known address”; amending s. 83.806, F.S.; revising notice requirements relating to enforcing an owner’s lien; authorizing notice by e-mail or first-class mail with a certificate of mailing; providing requirements for e-mail notice; revising provisions relating to when notice given is presumed delivered; amending s. 83.808, F.S.; requiring rental agreements and applications for rental agreements to contain a provision for the disclosure of the applicant’s membership in the uniformed services; providing an effective date.

—a companion measure, was substituted for **CS for SB 646** and read the second time by title.

On motion by Senator Wise, by two-thirds vote **CS for HB 715** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Altman	Garcia	Oelrich
Benacquisto	Gardiner	Rich
Bennett	Gibson	Richter
Bogdanoff	Hays	Ring
Braynon	Jones	Sachs
Dean	Joyner	Simmons
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise
Gaetz	Norman	

Nays—None

Vote after roll call:

Yea—Rich

SB 648—A bill to be entitled An act relating to the Florida Climate Protection Act; repealing s. 403.44, F.S., relating to a cap-and-trade regulatory program to reduce greenhouse gas emissions from electric utilities; amending s. 366.8255, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 648**, on motion by Senator Hays, by two-thirds vote **HB 4001** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Hays—

HB 4001—A bill to be entitled An act relating to the Florida Climate Protection Act; repealing s. 403.44, F.S., relating to a cap-and-trade regulatory program to reduce greenhouse gas emissions from electric utilities; amending s. 366.8255, F.S.; conforming a cross-reference; providing an effective date.

—a companion measure, was substituted for **SB 648** and read the second time by title.

On motion by Senator Hays, by two-thirds vote **HB 4001** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Hays	Ring
Bogdanoff	Jones	Sachs
Dean	Latvala	Simmons
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—5

Braynon	Joyner	Sobel
Gibson	Smith	

Vote after roll call:

Yea—Rich

Consideration of **SB 676**, **CS for CS for CS for SB 716**, **SJR 720**, and **CS for SB 750** was deferred.

CS for CS for SB 762—A bill to be entitled An act relating to reducing and streamlining regulations; amending s. 373.461, F.S.; requiring certain appraisers to follow specific standards of professional practice in appraisals involving the restoration of the Lake Apopka Basin; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending ss. 455.271, 468.4338, 468.8317, 468.8417, 475.615, 475.617, 475.6175, 477.0212, 481.209, 481.211, 481.213, 481.217, 481.315, 489.116, and 489.519, F.S.; revising certain licensure requirements and continuing education requirements for reactivating a license, certificate, or registration to practice certain professions and occupations regulated by the Department of Business and Professional Regulation or a board or council within the department, including community association management, employee leasing, home inspection, mold-related services, real estate appraisal, cosmetology, architecture and interior design, landscape architecture, construction contracting, and electrical and alarm system contracting; creating s. 468.439, F.S.; providing that a claim of lien may be filed on behalf of a community association to secure the expenses incurred in collecting a delinquent account rendered by a community association manager or management firm on behalf of a community association; requiring that the expenses for the collection services be reasonably related to the collection activities; amending s. 469.002, F.S.; providing an exemption from licensure as an asbestos consultant or contractor for activities involving pipe or conduit used for gas service; amending s. 474.202, F.S.; revising the definition of the term “limited-service veterinary medical practice”; repealing s. 475.42(1)(e), F.S., relating to violations and penalties applicable to real estate brokers and sales associates; amending ss. 468.391, 475.25, 475.624, and 475.6245, F.S., relating to auctioneering and to real estate brokering and appraisal; revising provisions with respect to certain penalties; revising grounds for discipline to which penalties apply; repealing s. 475.626(1)(b) and (c), F.S., relating to violations and penalties applicable to real property appraisers; amending s. 475.628, F.S.; requiring the Florida Real Estate Appraisal Board to adopt rules establishing professional practice standards; amending s. 468.841, F.S.; exempting landscape architects from complying with provisions related to mold assessment; amending s. 475.611, F.S.; revising the definitions of the terms “appraisal management company” and “appraisal management services”; defining the term “subsidiary”; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; prohibiting a person from offering to engage in appraisal management services under certain circumstances; revising provisions relating to the application for registration of an appraisal management company; providing exemptions from registration requirements; repealing s. 476.194(1)(b), F.S., relating to prohibited acts by persons engaged in the practice of barbering; repealing s. 477.0265(1)(c), F.S., relating to prohibited acts by persons engaged in the practice of cosmetology; amending s. 475.451,

F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 499.003, F.S.; revising the definitions of the terms “distribute” or “distribution,” “drug,” “establishment,” and “prescription drug”; amending s. 499.01, F.S.; deleting provisions relating to an exemption from nonresident prescription drug manufacturer permit requirements; deleting provisions relating to an exemption from out-of-state prescription drug wholesale distributor permit requirements for intracompany sale or transfer of prescription drugs; providing an exemption from permit requirements for the distribution into this state of prescription drug active pharmaceutical ingredients for incorporation into prescription drugs in finished dosage form; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring compliance with certain recordkeeping requirements; exempting compliance with pedigree paper requirements; providing an exemption from permit requirements for distribution into this state of limited quantities of a prescription drug that has not been repackaged, for research and development or to a holder of a letter of exemption issued by the Department of Business and Professional Regulation for research, teaching, or testing; granting the department authority to define “limited quantities” by rule and limit therein the number of transactions and amount of prescription drugs distributed into the state; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring all purchasers and recipients of such prescription drugs to ensure the products are not resold or used on humans except in lawful clinical trials and biostudies; requiring compliance with certain recordkeeping requirements; exempting compliance from pedigree paper requirements; providing labeling requirements for active pharmaceutical ingredients distributed within the state for teaching, testing, research, and development; exempting from out-of-state prescription drug wholesale distributor permit requirements intracompany transactions or the sale of prescription drugs from an out-of-state distributor to a distributor in this state if both distributors conduct wholesale distributions under the same business name; requiring compliance with recordkeeping and pedigree paper requirements; allowing distributors and recipients of prescription drugs claiming exemption from certain permitting requirements to maintain on file their FDA registration number, resident state distributor license or permit number, and most recent resident state or FDA inspection report; providing that persons claiming such exemptions are subject to part I of ch. 499, F.S., the Florida Drug and Cosmetic Act; requiring persons claiming such exemptions to make all records regarding prescription drug distribution available to the department, upon request, within 48 hours; requiring submission of a report of mishandled or adulterated prescription drugs within 14 days after receipt of such drugs; authorizing the department to adopt rules; providing that failure to comply with requirements or rules governing such exemptions constitutes unlawful purchase or receipt of a prescription drug from a person not authorized to distribute prescription drugs to that purchaser or recipient; providing that knowing failure to comply with such requirements constitutes unlawful sale, distribution, purchase, trade, holding, or offering of a drug; providing penalties; providing construction with respect to federal and state laws relating to controlled substances; providing an effective date.

—was read the second time by title.

Senator Hays moved the following amendments which were adopted:

Amendment 1 (266672) (with title amendment)—Delete lines 214-225.

And the title is amended as follows:

Delete lines 23-31 and insert: and alarm system contracting; amending s. 469.002, F.S.; providing an

Amendment 2 (217690) (with title amendment)—Delete lines 277-288.

And the title is amended as follows:

Delete lines 34-36 and insert: used for gas service; repealing s.

Amendment 3 (738142)—Delete line 879 and insert: devices or their *nondrug* components, parts, or accessories. *For purposes*

Amendment 4 (772464) (with directory and title amendments)—Between lines 907 and 908 insert:

(54) “Wholesale distribution” means distribution of prescription drugs to persons other than a consumer or patient, but does not include:

(a) Any of the following activities, which is not a violation of s. 499.005(21) if such activity is conducted in accordance with s. 499.01(2)(g):

1. The purchase or other acquisition by a hospital or other health care entity that is a member of a group purchasing organization of a prescription drug for its own use from the group purchasing organization or from other hospitals or health care entities that are members of that organization.

2. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug by a charitable organization described in s. 501(c)(3) of the Internal Revenue Code of 1986, as amended and revised, to a nonprofit affiliate of the organization to the extent otherwise permitted by law.

3. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug among hospitals or other health care entities that are under common control. For purposes of this subparagraph, “common control” means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, by voting rights, by contract, or otherwise.

4. The sale, purchase, trade, or other transfer of a prescription drug from or for any federal, state, or local government agency or any entity eligible to purchase prescription drugs at public health services prices pursuant to Pub. L. No. 102-585, s. 602 to a contract provider or its subcontractor for eligible patients of the agency or entity under the following conditions:

a. The agency or entity must obtain written authorization for the sale, purchase, trade, or other transfer of a prescription drug under this subparagraph from the State Surgeon General or his or her designee.

b. The contract provider or subcontractor must be authorized by law to administer or dispense prescription drugs.

c. In the case of a subcontractor, the agency or entity must be a party to and execute the subcontract.

~~d. A contract provider or subcontractor must maintain separate and apart from other prescription drug inventory any prescription drugs of the agency or entity in its possession.~~

~~d.e.~~ The contract provider and subcontractor must maintain and produce immediately for inspection all records of movement or transfer of all the prescription drugs belonging to the agency or entity, including, but not limited to, the records of receipt and disposition of prescription drugs. Each contractor and subcontractor dispensing or administering these drugs must maintain and produce records documenting the dispensing or administration. Records that are required to be maintained include, but are not limited to, a perpetual inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, which must be submitted to the agency or entity quarterly.

~~e.f.~~ The contract provider or subcontractor may administer or dispense the prescription drugs only to the eligible patients of the agency or entity or must return the prescription drugs for or to the agency or entity. The contract provider or subcontractor must require proof from each person seeking to fill a prescription or obtain treatment that the person is an eligible patient of the agency or entity and must, at a minimum, maintain a copy of this proof as part of the records of the contractor or subcontractor required under ~~sub-subparagraph d~~ ~~sub-subparagraph e~~.

~~f.g.~~ In addition to the departmental inspection authority set forth in s. 499.051, the establishment of the contract provider and subcontractor and all records pertaining to prescription drugs subject to this sub-

paragraph shall be subject to inspection by the agency or entity. All records relating to prescription drugs of a manufacturer under this subparagraph shall be subject to audit by the manufacturer of those drugs, without identifying individual patient information.

And the directory clause is amended as follows:

Delete line 856 and insert:

Section 35. Subsections (17), (19), (20), and (43), and paragraph (a) of subsection (54) of

And the title is amended as follows:

Delete line 76 and insert: “establishment,” “prescription drug,” and “wholesale distribution”; amending s.

Amendment 5 (480546) (with title amendment)—Between lines 1001 and 1002 insert:

(3)(a) A nonresident prescription drug manufacturer permit is not required for a manufacturer to distribute a prescription drug active pharmaceutical ingredient that it manufactures to a prescription drug manufacturer permitted in this state in limited quantities intended for research and development and not for resale or human use other than lawful clinical trials and biostudies authorized and regulated by federal law. A manufacturer claiming to be exempt from the permit requirements of this paragraph and the prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212. The prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall maintain on file a record of the FDA registration number; if available, the out-of-state license, permit, or registration number; and, if available, a copy of the most current FDA inspection report, for all manufacturers from whom they purchase active pharmaceutical ingredients under this section. The department shall define the term “limited quantities” by rule, and may include the allowable number of transactions within a given period of time and the amount of prescription drugs distributed into the state for purposes of this exemption. The failure to comply with the requirements of this paragraph, or rules adopted by the department to administer this paragraph, for the purchase of prescription drug active pharmaceutical ingredients is a violation of s. 499.005(14), and a knowing failure is a violation of s. 499.0051(4).

(Redesignate subsequent paragraphs.)

And the title is amended as follows:

Delete line 83 and insert: prescription drugs; providing an exemption from permit requirements for the distribution into this state of prescription drug active pharmaceutical ingredients intended for research and development; requiring compliance with certain recordkeeping requirements; providing for a definition; providing for penalties; providing an exemption from permit

Amendment 6 (110594) (with title amendment)—Between lines 1107 and 1108 insert:

Section 37. Section 718.707, Florida Statutes, is amended to read:

718.707 Time limitation for classification as bulk assignee or bulk buyer.—A person acquiring condominium parcels may not be classified as a bulk assignee or bulk buyer unless the condominium parcels were acquired on or after July 1, 2010, but before July 1, 2015 ~~2012~~. The date of such acquisition shall be determined by the date of recording a deed or other instrument of conveyance for such parcels in the public records of the county in which the condominium is located, or by the date of issuing a certificate of title in a foreclosure proceeding with respect to such condominium parcels.

And the title is amended as follows:

Delete line 146 and insert: controlled substances; amending s. 718.707, F.S.; extending the time period within which persons who acquire condominium parcels may be classified as bulk assignees or bulk buyers; providing an effective date.

MOTION

On motion by Senator Hays, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Hays moved the following amendment which was adopted:

Amendment 7 (630490)—Delete lines 780-792 and insert: interior design shall not qualify hereunder; or

(c) Has passed the prescribed licensure examination and holds a valid certificate issued by the National Council of Architectural Registration Boards, and holds a valid license to practice architecture issued by another state or jurisdiction of the United States. *An applicant who has passed the prescribed licensure examination and holds a valid license to practice architecture issued by another state, but who does not hold a certificate, may be licensed if he or she:*

1. *Holds a minimum 4-year degree;*
2. *Has maintained an architect license in good standing for a minimum of 10 years;*
3. *Has been a continuous resident of this state for a minimum of 10 years; and*
4. *Presents evidence of satisfactory completion of the continuing education requirements for renewal of an architect license for the biennium ending February, 2013. This exception to the requirement that an applicant hold a valid certificate issued by the National Council of Architectural Registration Boards expires March 1, 2013. For the purposes of this paragraph, any applicant licensed in another state or jurisdiction after June 30, 1984, must also hold a degree in architecture and such degree must be equivalent to that required in s. 481.209(1)(b). Also for the purposes of this paragraph, any applicant licensed in another state or jurisdiction after June 30, 1985, must have completed an internship equivalent to that required by s. 481.211 and any rules adopted with respect thereto.*

Senator Hays moved the following amendments which were adopted:

Amendment 8 (137814) (with directory and title amendments)—Between lines 1107 and 1108 insert:

(4) *A prescription drug repackager permit issued under this part is not required for a restricted prescription drug distributor permitholder that is a health care entity to repackaging prescription drugs in this state for its own use or for distribution to hospitals or other health care entities in the state for their own use, pursuant to s. 499.003(54)(a)3., if:*

(a) *The prescription drug distributor notifies the department, in writing, of its intention to engage in repackaging under this exemption, 30 days before engaging in the repackaging of prescription drugs at the permitted establishment;*

(b) *The prescription drug distributor is under common control with the hospitals or other health care entities to which the prescription drug distributor is distributing prescription drugs. As used in this paragraph, "common control" means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, voting rights, contract, or otherwise;*

(c) *The prescription drug distributor repackages the prescription drugs in accordance with current state and federal good manufacturing practices; and*

(d) *The prescription drug distributor labels the prescription drug it repackages in accordance with state and federal laws and rules.*

The prescription drug distributor is exempt from the product registration requirements of s. 499.015, with regard to the prescription drugs that it repackages and distributes under this subsection.

And the directory clause is amended as follows:

Delete lines 908-910 and insert:

Section 36. Paragraphs (c) and (e) of subsection (2) of section 499.01, Florida Statutes, are amended, and subsections (3) and (4) are added to that section, to read:

And the title is amended as follows:

Delete line 146 and insert: controlled substances; exempting certain prescription drug repackagers from permit requirements if they repackaging prescription drugs for their own use or for certain related entities; providing notification requirements; exempting such repackagers from product registration requirements; providing an effective date.

Amendment 9 (387352) (with title amendment)—Between lines 1107 and 1108 insert:

Section 37. Section 565.07, Florida Statutes, is amended to read:

565.07 Sale or consumption of certain distilled spirits prohibited.—A ~~No~~ distilled spirit greater than 153 proof ~~may not shall~~ be sold, ~~processed~~, or consumed in the state. *However, a distilled spirit greater than 153 proof may be distilled, bottled, packaged, or processed for export or sale outside the state.*

And the title is amended as follows:

Delete line 146 and insert: controlled substances; amending s. 565.07, F.S.; allowing certain high-proof distilled spirits to be distilled, bottled, packaged, or processed for export or sale outside this state; providing an effective date.

On motion by Senator Hays, further consideration of **CS for CS for SB 762** as amended was deferred.

SPECIAL GUESTS

The President introduced Attorney General Pam Bondi who was present in the chamber.

CS for CS for SB 402—A bill to be entitled An act relating to prescription drug abuse; creating the Statewide Task Force on Prescription Drug Abuse and Newborns; providing a purpose; providing membership of the task force; providing for reimbursement of per diem and travel expenses for members of the task force; requiring that the Department of Legal Affairs provide the task force with necessary staff; specifying a date for the task force's organizational session; providing meeting times; providing the duties of the task force; requiring that the task force submit reports to the Legislature; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 402**, on motion by Senator Negron, by two-thirds vote **CS for CS for HB 227** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Negron—

CS for CS for HB 227—A bill to be entitled An act relating to prescription drug abuse; creating the Statewide Task Force on Prescription Drug Abuse and Newborns; providing a purpose; providing membership of the task force; providing for reimbursement of per diem and travel expenses for members of the task force; requiring that the Department of Legal Affairs provide the task force with necessary staff; specifying a date for the task force's organizational session; providing meeting times; providing the duties of the task force; requiring that the task force submit reports to the Legislature; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 402** and read the second time by title.

On motion by Senator Negron by two-thirds vote **CS for CS for HB 227** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

Consideration of **CS for SB 770**, **CS for CS for SB 1208**, and **SB 858** was deferred.

CS for CS for SB 950—A bill to be entitled An act relating to stalking; amending s. 741.315, F.S.; providing that additional types of injunctions issued by a court of a foreign state shall be accorded full faith and credit by the courts of this state and enforced as if they were orders issued under specified provisions; amending s. 784.048, F.S.; redefining the terms “course of conduct” and “credible threat”; providing that a person who makes a threat that places another person in reasonable fear for his or her safety or the safety of his or her family members or individuals closely associated with the person commits the offense of aggravated stalking under certain circumstances; providing criminal penalties; requiring that the sentencing court consider issuing an order restraining a defendant from any contact with the victim for up to 10 years; providing legislative intent regarding the length of any such restraining order; creating s. 784.0485, F.S.; creating a civil cause of action for an injunction for protection against stalking or cyberstalking; providing that a victim of stalking or cyberstalking or a parent or legal guardian on behalf of a minor child victim has standing in the circuit court to file a sworn petition for an injunction for protection against stalking or cyberstalking; prohibiting a court from issuing mutual orders of protection, but authorizing the court to issue a separate injunction for protection against stalking or cyberstalking if each party has complied with the provisions of law; providing for venue of the cause of action; prohibiting the clerk of the court from assessing a filing fee; providing an exception; providing that a petitioner is not required to post a bond; requiring the clerks of court to assist petitioners in filing petitions with the court; requiring the clerk of the court in each county to make available informational brochures; providing a sample petition for an injunction for protection against stalking or cyberstalking; authorizing the court to grant a temporary injunction ex parte, pending a full hearing, under certain circumstances; authorizing the court to grant such relief as the court deems necessary and proper; providing procedures for an ex parte injunction hearing; setting forth the criteria the court must consider at the hearing; requiring the court to allow an advocate from a state attorney’s office, law enforcement agency, certified domestic violence center, or certified rape crisis center to be present with the petitioner or respondent during any court proceeding; requiring the clerk of the court to furnish a copy of the petition, notice of hearing, and temporary injunction, if any, to the sheriff or a law enforcement agency of the county where the respondent resides or can be found, who shall serve it upon the respondent as soon thereafter as possible on any day of the week and at any time of the day or night; authorizing the court to order a law enforcement officer to accompany the petitioner; authorizing the court to enforce a violation of an injunction for protection against stalking or cyberstalking through a civil or criminal contempt proceeding; authorizing a state attorney to use criminal procedures for a violation of an injunction for protection; creating s. 784.0487, F.S.; providing procedures to follow when the respondent has violated the injunction for protection; providing criminal penalties; providing that a court may award a person who suffers an injury or loss as a result of a violation of an injunction for protection against stalking or cyberstalking economic damages for that injury or loss, including costs and attorney fees for enforcement of the injunction; amending s. 790.233, F.S.; providing that a person may not have in his or her possession any firearm or ammu-

munition if a final injunction is currently in force to restrain that person from committing acts of stalking or cyberstalking; providing criminal penalties; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 950**, on motion by Senator Simmons, by two-thirds vote **CS for CS for HB 1099** was withdrawn from the Committees on Criminal Justice; Judiciary; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Simmons—

CS for CS for HB 1099—A bill to be entitled An act relating to stalking; amending s. 741.315, F.S.; providing that additional types of injunctions issued by a court of a foreign state shall be accorded full faith and credit by the courts of this state and enforced as if they were orders issued under specified provisions; amending s. 784.048, F.S.; redefining the terms “course of conduct” and “credible threat”; providing that a person who makes a threat that places another person in reasonable fear for his or her safety or the safety of his or her family members or individuals closely associated with the person commits the offense of aggravated stalking under certain circumstances; providing criminal penalties; requiring that the sentencing court consider issuing an order restraining a defendant from any contact with the victim for up to 10 years; providing legislative intent regarding the length of any such restraining order; creating s. 784.0485, F.S.; creating a civil cause of action for an injunction for protection against stalking or cyberstalking; providing that a victim of stalking or cyberstalking or a parent or legal guardian on behalf of a minor child victim has standing in the circuit court to file a sworn petition for an injunction for protection against stalking or cyberstalking; prohibiting a court from issuing mutual orders of protection, but authorizing the court to issue a separate injunction for protection against stalking or cyberstalking if each party has complied with the provisions of law; providing for venue of the cause of action; prohibiting the clerk of the court from assessing a filing fee; providing an exception; providing that a petitioner is not required to post a bond; requiring the clerks of court to assist petitioners in filing petitions with the court; requiring the clerk of the court in each county to make available informational brochures; providing a sample petition for an injunction for protection against stalking or cyberstalking; authorizing the court to grant a temporary injunction ex parte, pending a full hearing, under certain circumstances; authorizing the court to grant such relief as the court deems necessary and proper; providing procedures for an ex parte injunction hearing; setting forth the criteria the court must consider at the hearing; requiring the court to allow an advocate from a state attorney’s office, law enforcement agency, certified domestic violence center, or certified rape crisis center to be present with the petitioner or respondent during any court proceeding; requiring the clerk of the court to furnish a copy of the petition, notice of hearing, and temporary injunction, if any, to the sheriff or a law enforcement agency of the county where the respondent resides or can be found, who shall serve it upon the respondent as soon thereafter as possible on any day of the week and at any time of the day or night; authorizing the court to order a law enforcement officer to accompany the petitioner; authorizing the court to enforce a violation of an injunction for protection against stalking or cyberstalking through a civil or criminal contempt proceeding; authorizing a state attorney to use criminal procedures for a violation of an injunction for protection; creating s. 784.0487, F.S.; providing procedures to follow when the respondent has violated the injunction for protection; providing criminal penalties; providing that a court may award a person who suffers an injury or loss as a result of a violation of an injunction for protection against stalking or cyberstalking economic damages for that injury or loss, including costs and attorney fees for enforcement of the injunction; amending s. 790.233, F.S.; providing that a person may not have in his or her possession any firearm or ammunition if a final injunction is currently in force to restrain that person from committing acts of stalking or cyberstalking; providing criminal penalties; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 950** and read the second time by title.

On motion by Senator Simmons, by two-thirds vote **CS for CS for HB 1099** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Storms, by unanimous consent—

CS for CS for SB 2054—A bill to be entitled An act relating to domestic violence; amending s. 39.902, F.S.; defining the term “coalition” as it relates to domestic violence; amending s. 39.903, F.S.; revising provisions relating to certification of domestic violence centers; providing specified additional duties for and authority of the Florida Coalition Against Domestic Violence; revising the duties of the Department of Children and Family Services; requiring the department to contract with coalition for specified purposes; creating s. 39.9035, F.S.; providing the duties of the coalition as it manages the delivery of services to the state’s domestic violence program; amending s. 39.904, F.S.; requiring the coalition, rather than the department, to make a specified annual report; revising the contents of the report; amending s. 39.905, F.S.; requiring the coalition, rather than the department, to perform certain duties relating to certification of domestic violence centers; revising provisions relating to certification of domestic violence centers; requiring a demonstration of need for certification of a new domestic violence center; revising provisions relating to expiration of a center’s annual certificate; prohibiting a domestic violence center from receiving funding from the coalition for services that are exempted from certification; amending ss. 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316, F.S.; conforming provisions to changes made by the act; amending s. 741.32, F.S.; deleting provisions relating to the certification of batterers’ intervention programs; amending s. 741.325, F.S.; revising the requirements for batterers’ intervention programs; repealing s. 741.327, F.S., relating to the certification and monitoring of batterers’ intervention programs; amending ss. 948.038 and 938.01, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

On motion by Senator Storms, further consideration of **CS for CS for SB 2054** was deferred.

On motion by Senator Bennett—

CS for CS for CS for SB 716—A bill to be entitled An act relating to environmental regulation; amending s. 125.022, F.S.; prohibiting a county from requiring an applicant to obtain a permit or approval from any state or federal agency as a condition of processing a development permit under certain conditions; authorizing a county to attach certain disclaimers to the issuance of a development permit; amending s. 161.041, F.S.; providing conditions under which the Department of Environmental Protection is authorized to issue such permits in advance of the issuance of incidental take authorizations as provided under the Endangered Species Act; amending s. 166.033, F.S.; prohibiting a municipality from requiring an applicant to obtain a permit or approval from any state or federal agency as a condition of processing a development permit under certain conditions; authorizing a municipality to attach certain disclaimers to the issuance of a development permit; amending s. 218.075, F.S.; providing for the reduction or waiver of permit processing fees relating to projects that serve a public purpose for certain entities created by special act, local ordinance, or interlocal agreement; amending s. 373.026, F.S.; requiring the department to ex-

pand its use of Internet-based self-certification services for exemptions and permits issued by the department and water management districts; amending s. 373.326, F.S.; exempting certain underground injection control wells from permitting requirements under part III of ch. 373, F.S., relating to regulation of wells; providing a requirement for the construction of such wells; amending s. 373.4141, F.S.; reducing the time within which a permit must be approved, denied, or subject to notice of proposed agency action; prohibiting a state agency or an agency of the state from requiring additional permits or approval from a local, state, or federal agency without explicit authority; amending s. 373.4144, F.S.; providing legislative intent with respect to the coordination of regulatory duties among specified state and federal agencies; encouraging expanded use of the state programmatic general permit or regional general permits; providing for a voluntary state programmatic general permit for certain dredge and fill activities; amending s. 376.3071, F.S.; increasing the priority ranking score for participation in the low-scored site initiative; exempting program deductibles, copayments, and certain assessment report requirements from expenditures under the low-scored site initiative; amending s. 376.30715, F.S.; providing that the transfer of a contaminated site from an owner to a child of the owner or corporate entity does not disqualify the site from the innocent victim petroleum storage system restoration financial assistance program; authorizing certain applicants to reapply for financial assistance; amending s. 380.0657, F.S.; authorizing expedited permitting for certain inland multimodal facilities that individually or collectively will create a minimum number of jobs; amending s. 403.061, F.S.; authorizing zones of discharges to groundwater for specified installations; providing for modification of such zones of discharge; providing that exceedance of certain groundwater standards does not create liability for site cleanup; providing that exceedance of soil cleanup target levels is not a basis for enforcement or cleanup; amending s. 403.087, F.S.; revising conditions under which the department is authorized to revoke permits for sources of air and water pollution; amending s. 403.1838, F.S.; revising the definition of the term “financially disadvantaged small community” for the purposes of the Small Community Sewer Construction Assistance Act; amending s. 403.7045, F.S.; providing conditions under which sludge from an industrial waste treatment works is not solid waste; amending s. 403.706, F.S.; reducing the amount of recycled materials certain counties are required to apply toward state recycling goals; providing that certain renewable energy byproducts count toward state recycling goals; amending s. 403.707, F.S.; providing for waste-to-energy facilities to maximize acceptance and processing of nonhazardous solid and liquid waste; exempting the disposal of solid waste monitored by certain groundwater monitoring plans from specific authorization; specifying a permit term for solid waste management facilities designed with leachate control systems that meet department requirements; requiring permit fees to be adjusted; providing applicability; specifying a permit term for solid waste management facilities that do not have leachate control systems meeting department requirements under certain conditions; authorizing the department to adopt rules; providing that the department is not required to submit the rules to the Environmental Regulation Commission for approval; requiring permit fee caps to be prorated; amending s. 403.7125, F.S.; requiring the department to require by rule that owners or operators of solid waste management facilities receiving waste after October 9, 1993, provide financial assurance for the cost of completing certain corrective actions; amending s. 403.814, F.S.; providing for issuance of general permits for the construction, alteration, and maintenance of certain surface water management systems without the action of the department or a water management district; specifying conditions for the general permits; amending s. 403.853, F.S.; providing for the department, or a local county health department designated by the department, to perform sanitary surveys for certain transient noncommunity water systems; amending s. 403.973, F.S.; authorizing expedited permitting for certain commercial or industrial development projects that individually or collectively will create a minimum number of jobs; providing for a project-specific memorandum of agreement to apply to a project subject to expedited permitting; clarifying the authority of the department to enter final orders for the issuance of certain licenses; revising criteria for the review of certain sites; amending s. 526.203, F.S.; revising the definitions of the terms “blended gasoline” and “unblended gasoline”; defining the term “alternative fuel”; authorizing the sale of unblended fuels for certain uses; providing that holders of valid permits or other authorizations are not required to make payments to authorizing agencies for use of certain extensions granted under chapter 2011-139, Laws of Florida, or the act; providing for retroactive application; providing that certain building permits or permits issued by the Department of Environmental Pro-

tection or by a water management district are extended and renewed for a specified period; requiring written notification by the holder of an eligible permit; providing exceptions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 716**, on motion by Senator Bennett, by two-thirds vote **CS for CS for CS for CS for HB 503** was withdrawn from the Committees on Community Affairs; Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Bennett—

CS for CS for CS for CS for HB 503—A bill to be entitled An act relating to environmental regulation; amending s. 125.022, F.S.; prohibiting a county from requiring an applicant to obtain a permit or approval from any state or federal agency as a condition of processing a development permit under certain conditions; authorizing a county to attach certain disclaimers to the issuance of a development permit; amending s. 161.041, F.S.; providing conditions under which the department is authorized to issue such permits in advance of the issuance of incidental take authorizations as provided under the Endangered Species Act; amending s. 166.033, F.S.; prohibiting a municipality from requiring an applicant to obtain a permit or approval from any state or federal agency as a condition of processing a development permit under certain conditions; authorizing a municipality to attach certain disclaimers to the issuance of a development permit; amending s. 218.075, F.S.; providing for the reduction or waiver of permit processing fees relating to projects that serve a public purpose for certain entities created by special act, local ordinance, or interlocal agreement; amending s. 373.026, F.S.; requiring the department to expand its use of Internet-based self-certification services for exemptions and permits issued by the department and water management districts; amending s. 373.326, F.S.; exempting certain underground injection control wells from permitting requirements under part III of chapter 373, F.S., relating to regulation of wells; providing a requirement for the construction of such wells; amending s. 373.4141, F.S.; reducing the time within which a permit must be approved, denied, or subject to notice of proposed agency action; prohibiting a state agency or an agency of the state from requiring additional permits or approval from a local, state, or federal agency without explicit authority; amending s. 373.4144, F.S.; providing legislative intent with respect to the coordination of regulatory duties among specified state and federal agencies; encouraging expanded use of the state programmatic general permit or regional general permits; providing for a voluntary state programmatic general permit for certain dredge and fill activities; amending s. 376.3071, F.S.; increasing the priority ranking score for participation in the low-scored site initiative; exempting program deductibles, copayments, and certain assessment report requirements from expenditures under the low-scored site initiative; amending s. 376.30715, F.S.; providing that the transfer of a contaminated site from an owner to a child of the owner or corporate entity does not disqualify the site from the innocent victim petroleum storage system restoration financial assistance program; authorizing certain applicants to reapply for financial assistance; amending s. 380.0657, F.S.; authorizing expedited permitting for certain intermodal logistics centers; amending s. 403.061, F.S.; authorizing zones of discharges to groundwater for specified installations; providing for modification of such zones of discharge; providing that exceedance of certain groundwater standards does not create liability for site cleanup; providing that exceedance of soil cleanup target levels is not a basis for enforcement or cleanup; amending s. 403.087, F.S.; revising conditions under which the department is authorized to revoke permits for sources of air and water pollution; amending s. 403.1838, F.S.; revising the definition of the term “financially disadvantaged small community” for the purposes of the Small Community Sewer Construction Assistance Act; amending s. 403.7045, F.S.; providing conditions under which sludge from an industrial waste treatment works is not solid waste; amending s. 403.706, F.S.; reducing the amount of recycled materials certain counties are required to apply toward state recycling goals; providing that certain renewable energy byproducts count toward state recycling goals; amending s. 403.707, F.S.; providing for waste-to-energy facilities to maximize acceptance and processing of nonhazardous solid and liquid waste; exempting the disposal of solid waste monitored by certain groundwater monitoring plans from specific authorization; specifying a permit term for solid waste management facilities designed with leachate control systems that meet department requirements; requiring permit fees to be adjusted; providing applicability; specifying a permit term for solid waste management

facilities that do not have leachate control systems meeting department requirements under certain conditions; authorizing the department to adopt rules; providing that the department is not required to submit the rules to the Environmental Regulation Commission for approval; requiring permit fee caps to be prorated; amending s. 403.7125, F.S.; requiring the department to require by rule that owners or operators of solid waste management facilities receiving waste after October 9, 1993, provide financial assurance for the cost of completing certain corrective actions; amending s. 403.814, F.S.; providing for issuance of general permits for the construction, alteration, and maintenance of certain surface water management systems without the action of the department or a water management district; specifying conditions for the general permits; amending s. 403.853, F.S.; providing for the department, or a local county health department designated by the department, to perform sanitary surveys for certain transient noncommunity water systems; amending s. 403.973, F.S.; authorizing expedited permitting for certain commercial or industrial development projects that individually or collectively will create a minimum number of jobs; providing for a project-specific memorandum of agreement to apply to a project subject to expedited permitting; clarifying the authority of the department to enter final orders for the issuance of certain licenses; revising criteria for the review of certain sites; amending s. 526.203, F.S.; revising the definitions of the terms “blended gasoline” and “unblended gasoline”; defining the term “alternative fuel”; authorizing the sale of unblended gasoline for certain uses; providing that holders of valid permits or other authorizations are not required to make payments to authorizing agencies for use of certain extensions granted under chapter 2011-139, Laws of Florida; providing retroactive applicability and effect; providing a 2-year permit extension; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 716** and read the second time by title.

On motion by Senator Bennett, by two-thirds vote **CS for CS for CS for CS for HB 503** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Senate resumed consideration of—

CS for CS for SB 762—A bill to be entitled An act relating to reducing and streamlining regulations; amending s. 373.461, F.S.; requiring certain appraisers to follow specific standards of professional practice in appraisals involving the restoration of the Lake Apopka Basin; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending ss. 455.271, 468.4338, 468.8317, 468.8417, 475.615, 475.617, 475.6175, 477.0212, 481.209, 481.211, 481.213, 481.217, 481.315, 489.116, and 489.519, F.S.; revising certain licensure requirements and continuing education requirements for reactivating a license, certificate, or registration to practice certain professions and occupations regulated by the Department of Business and Professional Regulation or a board or council within the department, including community association management, employee leasing, home inspection, mold-related services, real estate appraisal, cosmetology, architecture and interior design, landscape architecture, construction contracting, and electrical and alarm system contracting; creating s. 468.439, F.S.; providing that a claim of lien may

be filed on behalf of a community association to secure the expenses incurred in collecting a delinquent account rendered by a community association manager or management firm on behalf of a community association; requiring that the expenses for the collection services be reasonably related to the collection activities; amending s. 469.002, F.S.; providing an exemption from licensure as an asbestos consultant or contractor for activities involving pipe or conduit used for gas service; amending s. 474.202, F.S.; revising the definition of the term “limited-service veterinary medical practice”; repealing s. 475.42(1)(e), F.S., relating to violations and penalties applicable to real estate brokers and sales associates; amending ss. 468.391, 475.25, 475.624, and 475.6245, F.S., relating to auctioneering and to real estate brokering and appraisal; revising provisions with respect to certain penalties; revising grounds for discipline to which penalties apply; repealing s. 475.626(1)(b) and (c), F.S., relating to violations and penalties applicable to real property appraisers; amending s. 475.628, F.S.; requiring the Florida Real Estate Appraisal Board to adopt rules establishing professional practice standards; amending s. 468.841, F.S.; exempting landscape architects from complying with provisions related to mold assessment; amending s. 475.611, F.S.; revising the definitions of the terms “appraisal management company” and “appraisal management services”; defining the term “subsidiary”; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; prohibiting a person from offering to engage in appraisal management services under certain circumstances; revising provisions relating to the application for registration of an appraisal management company; providing exemptions from registration requirements; repealing s. 476.194(1)(b), F.S., relating to prohibited acts by persons engaged in the practice of barbering; repealing s. 477.0265(1)(c), F.S., relating to prohibited acts by persons engaged in the practice of cosmetology; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 499.003, F.S.; revising the definitions of the terms “distribute” or “distribution,” “drug,” “establishment,” and “prescription drug”; amending s. 499.01, F.S.; deleting provisions relating to an exemption from nonresident prescription drug manufacturer permit requirements; deleting provisions relating to an exemption from out-of-state prescription drug wholesale distributor permit requirements for intracompany sale or transfer of prescription drugs; providing an exemption from permit requirements for the distribution into this state of prescription drug active pharmaceutical ingredients for incorporation into prescription drugs in finished dosage form; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring compliance with certain recordkeeping requirements; exempting compliance with pedigree paper requirements; providing an exemption from permit requirements for distribution into this state of limited quantities of a prescription drug that has not been repackaged, for research and development or to a holder of a letter of exemption issued by the Department of Business and Professional Regulation for research, teaching, or testing; granting the department authority to define “limited quantities” by rule and limit therein the number of transactions and amount of prescription drugs distributed into the state; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring all purchasers and recipients of such prescription drugs to ensure the products are not resold or used on humans except in lawful clinical trials and biostudies; requiring compliance with certain recordkeeping requirements; exempting compliance from pedigree paper requirements; providing labeling requirements for active pharmaceutical ingredients distributed within the state for teaching, testing, research, and development; exempting from out-of-state prescription drug wholesale distributor permit requirements intracompany transactions or the sale of prescription drugs from an out-of-state distributor to a distributor in this state if both distributors conduct wholesale distributions under the same business name; requiring compliance with recordkeeping and pedigree paper requirements; allowing distributors and recipients of prescription drugs claiming exemption from certain permitting requirements to maintain on file their FDA registration number, resident state distributor license or permit number, and most recent resident state or FDA inspection report; providing that persons claiming such exemptions are subject to part I of ch. 499, F.S., the Florida Drug and Cosmetic Act; requiring persons claiming such exemptions to make all records regarding pre-

scription drug distribution available to the department, upon request, within 48 hours; requiring submission of a report of mishandled or adulterated prescription drugs within 14 days after receipt of such drugs; authorizing the department to adopt rules; providing that failure to comply with requirements or rules governing such exemptions constitutes unlawful purchase or receipt of a prescription drug from a person not authorized to distribute prescription drugs to that purchaser or recipient; providing that knowing failure to comply with such requirements constitutes unlawful sale, distribution, purchase, trade, holding, or offering of a drug; providing penalties; providing construction with respect to federal and state laws relating to controlled substances; providing an effective date.

—which was previously considered and amended this day.

MOTION

On motion by Senator Siplin, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Siplin moved the following amendment which failed:

Amendment 10 (893822)—Delete lines 285-287 and insert: owned animals that do not reside at that location; operates *no more frequently than once every 2 weeks for 8 hours at a single location where vaccinations are administered for a limited time*; and provides limited types of veterinary medical

Pending further consideration of **CS for CS for SB 762** as amended, on motion by Senator Hays, by two-thirds vote **CS for HB 517** was withdrawn from the Committees on Regulated Industries; Criminal Justice; and Budget.

On motion by Senator Hays, the rules were waived and—

CS for HB 517—A bill to be entitled An act relating to reducing and streamlining regulations; amending ss. 455.271, 468.4338, 468.525, 468.8317, 468.8417, 475.615, 475.617, 475.6175, 477.0212, 481.209, 481.211, 481.213, 481.217, 481.315, 489.116, and 489.519, F.S.; revising certain licensure requirements and continuing education requirements for reactivating a license, certificate, or registration to practice certain professions and occupations regulated by the Department of Business and Professional Regulation or a board or council within the department, including community association management, employee leasing, home inspection, mold-related services, real estate appraisal, cosmetology, architecture and interior design, landscape architecture, construction contracting, and electrical and alarm system contracting; amending s. 469.002, F.S.; providing an exemption from licensure as an asbestos consultant or contractor for activities involving pipe or conduit used for gas service; amending s. 475.6235, F.S.; revising registration requirements for appraisal management companies; amending ss. 468.391, 475.25, 475.42, 475.624, 475.6245, 475.626, 476.194, and 477.0265, F.S., relating to auctioneering, real estate brokering and appraisal, barbering, and cosmetology; revising language with respect to certain penalties; revising grounds for discipline to which penalties apply; amending s. 475.628, F.S.; requiring the Florida Real Estate Appraisal Board to adopt rules establishing professional practice standards; amending s. 373.461, F.S.; requiring certain appraisers to follow specific standards of professional practice in appraisals involving the restoration of the Lake Apopka Basin; amending s. 468.841, F.S.; exempting landscape architects from complying with provisions related to mold assessment; amending s. 474.202, F.S.; revising the definition of the terms “limited-service veterinary medical practice” and “veterinary medicine”; amending s. 475.611, F.S.; revising the definition of the terms “appraisal management company” and “appraisal management services”; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; revising provisions relating to titles an appraisal management company must be registered to use; providing exemptions from registration requirements; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; providing an effective date.

—a companion measure, was substituted for ~~CS for CS for SB 762~~ as amended and read the second time by title.

MOTION

On motion by Senator Hays, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Hays moved the following amendment which was adopted:

Amendment 1 (624598) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (5) of section 373.461, Florida Statutes, is amended to read:

373.461 Lake Apopka improvement and management.—

(5) PURCHASE OF AGRICULTURAL LANDS.—

(c) The district shall explore the availability of funding from all sources, including any federal, state, regional, and local land acquisition funding programs, to purchase the agricultural lands described in paragraph (a). It is the Legislature's intent that, if such funding sources can be identified, acquisition of the lands described in paragraph (a) may be undertaken by the district to purchase these properties from willing sellers. However, the purchase price paid for acquisition of such lands that were in active cultivation during 1996 ~~may shall~~ not exceed the highest appraisal obtained by the district for these lands from a state-certified general appraiser following the *standards of professional practice established by rule of the Florida Real Estate Appraisal Board, including standards for the development or communication of a real estate appraisal* ~~Uniform Standards of Professional Appraisal Practice~~. This maximum purchase price limitation ~~may shall~~ not include, nor be applicable to, that portion of the purchase price attributable to consideration of income described in paragraph (b), or that portion attributable to related facilities, or closing costs.

Section 2. Subsection (12) is added to section 455.213, Florida Statutes, to read:

455.213 General licensing provisions.—

(12) *The department shall waive the initial licensing fee, the initial application fee, and the initial unlicensed activity fee for a military veteran who applies to the department for a license, in a format prescribed by the department, within 24 months after discharge from any branch of the United States Armed Forces. To qualify for this waiver, the veteran must have been honorably discharged.*

Section 3. Subsection (10) of section 455.271, Florida Statutes, is amended to read:

455.271 Inactive and delinquent status.—

(10) *The board, or the department if there is no board, may not require ~~Before reactivation,~~ an inactive or delinquent licensee, except for a licensee under chapter 473 or chapter 475, to complete more than one renewal cycle of ~~shall meet the same~~ continuing education to reactivate a license requirements, if any, imposed on an active status licensee for all biennial licensure periods in which the licensee was inactive or delinquent. This subsection does not apply to persons regulated under ~~chapter 473.~~*

Section 4. Section 468.391, Florida Statutes, is amended to read:

468.391 Penalty.—Any auctioneer, apprentice, or auction business or any owner or manager thereof, or, in the case of corporate ownership, any substantial stockholder of the corporation owning the auction business, who operates without an active license or violates ~~any provision of the prohibited acts listed under~~ s. 468.389(1)(c), (e), (f), (h), or (i) commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083.

Section 5. Section 468.4338, Florida Statutes, is amended to read:

468.4338 Reactivation; continuing education.—The council shall prescribe by rule continuing education requirements for reactivating a license. The continuing education requirements for reactivating a license

may not exceed *one renewal cycle of continuing education* ~~10 classroom hours for each year the license was inactive.~~

Section 6. Subsection (2) of section 468.8317, Florida Statutes, is amended to read:

468.8317 Inactive license.—

(2) A license that *becomes* ~~has become~~ inactive may be reactivated upon application to the department. The department may prescribe by rule continuing education requirements as a condition of reactivating a license. The *rules may not require more than one renewal cycle of continuing education to reactivate requirements for reactivating a license* ~~may not exceed 14 hours for each year the license was inactive.~~

Section 7. Paragraph (d) of subsection (1) of section 468.841, Florida Statutes, is amended to read:

468.841 Exemptions.—

(1) The following persons are not required to comply with any provisions of this part relating to mold assessment:

(d) Persons or business organizations acting within the scope of the respective licenses required under part XV of this chapter, chapter 471, part I or part II of chapter 481, chapter 482, or chapter 489 are acting on behalf of an insurer under part VI of chapter 626, or are persons in the manufactured housing industry who are licensed under chapter 320, except when any such persons or business organizations hold themselves out for hire to the public as a “certified mold assessor,” “registered mold assessor,” “licensed mold assessor,” “mold assessor,” “professional mold assessor,” or any combination thereof stating or implying licensure under this part.

Section 8. Subsection (2) of section 468.8417, Florida Statutes, is amended to read:

468.8417 Inactive license.—

(2) A license that *becomes* ~~has become~~ inactive may be reactivated upon application to the department. The department may prescribe by rule continuing education requirements as a condition of reactivating a license. The *rules may not require more than one renewal cycle of continuing education to reactivate requirements for reactivating a license* ~~may not exceed 14 hours for each year the license was inactive.~~

Section 9. Subsection (4) of section 469.002, Florida Statutes, is amended to read:

469.002 Exemptions.—

(4) Licensure as an asbestos consultant or contractor is not required for the repair, maintenance, removal, or disposal of asbestos-containing pipe or conduit, if:

(a) The pipe or conduit is used for electrical, electronic, communications, gas, sewer, or water service;

(b) The pipe or conduit is not located in a building;

(c) The pipe or conduit is made of Category I or Category II nonfriable material as defined in NESHAP; and

(d) All such activities are performed according to all applicable regulations, including work practices and training, of the United States Occupational Safety and Health Administration under 29 C.F.R. part 1926.

Section 10. Paragraph (t) of subsection (1) of section 475.25, Florida Statutes, is amended to read:

475.25 Discipline.—

(1) The commission may deny an application for licensure, registration, or permit, or renewal thereof; may place a licensee, registrant, or permittee on probation; may suspend a license, registration, or permit for a period not exceeding 10 years; may revoke a license, registration, or permit; may impose an administrative fine not to exceed \$5,000 for each count or separate offense; and may issue a reprimand, and any or all of

the foregoing, if it finds that the licensee, registrant, permittee, or applicant:

(t) Has violated any standard of *professional practice adopted by rule of the Florida Real Estate Appraisal Board, including standards for the development or communication of a real estate appraisal or other provision of the Uniform Standards of Professional Appraisal Practice, as defined in s. 475.611*, as approved and adopted by the Appraisal Standards Board of the Appraisal Foundation, as defined in s. 475.611. This paragraph does not apply to a real estate broker or sales associate who, in the ordinary course of business, performs a comparative market analysis, gives a broker price opinion, or gives an opinion of value of real estate. However, in no event may this comparative market analysis, broker price opinion, or opinion of value of real estate be referred to as an appraisal, as defined in s. 475.611.

Section 11. Paragraph (e) of subsection (1) of section 475.42, Florida Statutes, is repealed.

Section 12. Paragraph (c) of subsection (2) of section 475.451, Florida Statutes, is amended, and subsection (9) is added to that section, to read:

475.451 Schools teaching real estate practice.—

(2) An applicant for a permit to operate a proprietary real estate school, to be a chief administrator of a proprietary real estate school or a state institution, or to be an instructor for a proprietary real estate school or a state institution must meet the qualifications for practice set forth in s. 475.17(1) and the following minimal requirements:

(c) “School instructor” means an individual who instructs persons in the classroom in noncredit college courses in a college, university, or community college or courses in a career center or proprietary real estate school.

1. Before commencing to provide such instruction, the applicant must certify the applicant’s competency and obtain an instructor permit by meeting one of the following requirements:

a. Hold a bachelor’s degree in a business-related subject, such as real estate, finance, accounting, business administration, or its equivalent and hold a valid broker’s license in this state.

b. Hold a bachelor’s degree, have extensive real estate experience, as defined by rule, and hold a valid broker’s license in this state.

c. Pass an instructor’s examination approved by the commission.

2. Any requirement by the commission for a teaching demonstration or practical examination must apply to all school instructor applicants.

3. The department shall renew an instructor permit upon receipt of a renewal application and fee. The renewal application shall include proof that the permitholder has, since the issuance or renewal of the current permit, successfully completed a minimum of 7 classroom or distance learning hours of instruction in real estate subjects or instructional techniques, as prescribed by the commission. The commission shall adopt rules providing for the renewal of instructor permits at least every 2 years. ~~Any permit that which is not renewed at the end of the permit period established by the department shall automatically reverts revert~~ to involuntarily inactive status.

The department may require an applicant to submit names of persons having knowledge concerning the applicant and the enterprise; may propound interrogatories to such persons and to the applicant concerning the character of the applicant, including the taking of fingerprints for processing through the Federal Bureau of Investigation; and shall make such investigation of the applicant or the school or institution as it may deem necessary to the granting of the permit. If an objection is filed, it shall be considered in the same manner as objections or administrative complaints against other applicants for licensure by the department.

(9) A real estate school may offer any course through distance learning if the course complies with s. 475.17.

Section 13. Paragraphs (c) and (d) of subsection (1) of section 475.611, Florida Statutes, are amended, present paragraphs (t) through (x) of subsection (1) are redesignated as paragraphs (u) through (y), respectively, and a new paragraph (t) is added to that subsection, to read:

475.611 Definitions.—

(1) As used in this part, the term:

(c) “Appraisal management company” means a person who performs appraisal management services regardless of the term “appraisal management company,” “appraiser cooperative,” “appraiser portal,” “mortgage technology company,” or other term.

(d) “Appraisal management services” means the coordination or management of appraisal services for compensation by:

1. Employing, contracting with, or otherwise retaining one or more licensed or certified appraisers to perform appraisal services for a client; or

2. Acting as a broker or intermediary between a client and one or more licensed or certified appraisers to facilitate the client’s employing, contracting with, or otherwise retaining the appraisers.

(t) “Subsidiary” means an organization that is owned and controlled by a financial institution that is regulated by a federal financial institution regulatory agency.

Section 14. Subsection (5) of section 475.615, Florida Statutes, is amended to read:

475.615 Qualifications for registration or certification.—

(5) At the time of filing an application for registration or certification, the applicant must sign a pledge indicating that upon becoming registered or certified, she or he will comply with the standards of professional practice established by rule of the board, including standards for the development or communication of a real estate appraisal, ~~to comply with the Uniform Standards of Professional Appraisal Practice upon registration or certification~~ and must indicate in writing that she or he understands the types of misconduct for which disciplinary proceedings may be initiated. The application expires ~~shall expire~~ 1 year after the date received by the department.

Section 15. Subsections (1), (2), and (3) of section 475.617, Florida Statutes, are amended to read:

475.617 Education and experience requirements.—

(1) To be registered as a trainee appraiser, an applicant must present evidence satisfactory to the board that she or he has successfully completed at least 100 hours of approved academic courses in subjects related to real estate appraisal, which ~~must shall~~ include coverage of the Uniform Standards of Professional Appraisal Practice, or its equivalent, as established by rule of the board, from a nationally recognized or state-recognized appraisal organization, career center, accredited community college, college, or university, state or federal agency or commission, or proprietary real estate school that holds a permit pursuant to s. 475.451. The board may increase the required number of hours to not more than 125 hours. A classroom hour is defined as 50 minutes out of each 60-minute segment. Past courses may be approved on an hour-for-hour basis.

(2) To be certified as a residential appraiser, an applicant must present satisfactory evidence to the board that she or he has met the minimum education and experience requirements prescribed by rule of the board. The board shall prescribe by rule education and experience requirements that meet or exceed the following real property appraiser qualification criteria adopted on February 20, 2004, by the Appraisal Qualifications Board of the Appraisal Foundation:

(a) Has at least 2,500 hours of experience obtained over a 24-month period in real property appraisal as defined by rule.

(b) Has successfully completed at least 200 classroom hours, inclusive of examination, of approved academic courses in subjects related to real estate appraisal, which ~~must shall~~ include a 15-hour National Uniform Standards of Professional Appraisal Practice course, or its equivalent, as established by rule of the board, from a nationally recognized or state-recognized appraisal organization, career center, accredited community college, college, or university, state or federal agency or commission, or proprietary real estate school that holds a permit pursuant to s. 475.451. A classroom hour is defined as 50 minutes

out of each 60-minute segment. Past courses may be approved by the board and substituted on an hour-for-hour basis.

(3) To be certified as a general appraiser, an applicant must present evidence satisfactory to the board that she or he has met the minimum education and experience requirements prescribed by rule of the board. The board shall prescribe education and experience requirements that meet or exceed the following real property appraiser qualification criteria adopted on February 20, 2004, by the Appraisal Qualifications Board of the Appraisal Foundation:

(a) Has at least 3,000 hours of experience obtained over a 30-month period in real property appraisal as defined by rule.

(b) Has successfully completed at least 300 classroom hours, inclusive of examination, of approved academic courses in subjects related to real estate appraisal, which ~~must shall~~ include a 15-hour National Uniform Standards of Professional Appraisal Practice course, *or its equivalent, as established by rule of the board*, from a nationally recognized or state-recognized appraisal organization, career center, accredited community college, college, or university, state or federal agency or commission, or proprietary real estate school that holds a permit pursuant to s. 475.451. A classroom hour is defined as 50 minutes out of each 60-minute segment. Past courses may be approved by the board and substituted on an hour-for-hour basis.

Section 16. Subsection (4) of section 475.6171, Florida Statutes, is amended to read:

475.6171 Issuance of registration or certification.—The registration or certification of an applicant may be issued upon receipt by the board of the following:

(4) If required, proof of passing a written examination as specified in s. 475.616. ~~No certification shall be issued based upon any examination results obtained more than 24 months after the date of examination.~~

Section 17. Subsection (1) of section 475.6175, Florida Statutes, is amended to read:

475.6175 Registered trainee appraiser; postlicensure education required.—

(1) The board shall prescribe postlicensure educational requirements in order for a person to maintain a valid registration as a registered trainee appraiser. If prescribed, the postlicensure educational requirements consist of one or more courses which total no more than the total educational hours required to qualify as a state certified residential appraiser. Such courses must be in subjects related to real estate appraisal and ~~must shall~~ include coverage of the Uniform Standards of Professional Appraisal Practice, *or its equivalent, as established by rule of the board*. Such courses are provided by a nationally or state-recognized appraisal organization, career center, accredited community college, college, or university, state or federal agency or commission, or proprietary real estate school that holds a permit pursuant to s. 475.451.

Section 18. Section 475.6235, Florida Statutes, is amended to read:

475.6235 Registration of appraisal management companies required; exemptions.—

(1) A person may not engage, *or offer to engage*, in appraisal management services for compensation in this state, advertise or represent herself or himself as an appraisal management company, ~~or use the titles "appraisal management company," "appraiser cooperative," "appraiser portal," or "mortgage technology company," or any abbreviation or words to that effect~~, unless the person is registered with the department as an appraisal management company under this section. However, an employee of an appraisal management company is not required to obtain a separate registration.

(2) An application for registration must be submitted to the department in the format prescribed by the department and must include, at a minimum, the following:

(a) The firm or business name under which the appraisal management company conducts business in this state. The appraisal management company must notify the department of any change in the firm or

business name, on a form provided by the department, within 10 days after such change.

(b) The mailing address, street address, and telephone number of the appraisal management company's principal business location. The appraisal management company must notify the department of any change in the mailing or street address, on a form provided by the department, within 10 days after such change.

(c) The appraisal management company's federal employer identification number.

(d) The appraisal management company's type of business organization, such as a corporation, partnership, limited liability company, or sole proprietorship.

(e) A statement as to whether the appraisal management company, if incorporated, is a domestic or foreign corporation, the company's date of incorporation, the state in which the company was incorporated, its charter number, and, if it is a foreign corporation, the date that the company first registered with the Department of State to conduct business in this state.

(f) The full name, street address, telephone number, corporate title, and social security number or federal employer identification number of any person who possesses the authority, directly or indirectly, to direct the management or policies of the appraisal management company, whether through ownership, by contract, or otherwise, including, but not limited to:

1. Each officer and director if the appraisal management company is a corporation.

2. Each general partner if the appraisal management company is a partnership.

3. Each manager or managing member if the appraisal management company is a limited liability company.

4. The owner if the appraisal management company is a sole proprietorship.

5. Each other person who, directly or indirectly, owns or controls 10 percent or more of an ownership interest in the appraisal management company.

(g) The firm or business name under which any person listed in paragraph (f) conducted business as an appraisal management company within the 5 years preceding the date of the application.

(h) The appraisal management company's registered agent for service of process in this state.

(3) Appropriate fees, as set forth in the rules of the board pursuant to s. 475.6147, and a complete set of fingerprints for each person listed in paragraph (2)(f) must accompany all applications for registration. The fingerprints shall be forwarded to the Division of Criminal Justice Information Systems within the Department of Law Enforcement for purposes of processing the fingerprints to determine whether the person has a criminal history record. The fingerprints shall also be forwarded to the Federal Bureau of Investigation for purposes of processing the fingerprints to determine whether the person has a criminal history record. The information obtained by the processing of fingerprints by the Department of Law Enforcement and the Federal Bureau of Investigation shall be sent to the department for the purpose of determining whether the appraisal management company is statutorily qualified for registration.

(4) At the time of filing an application for registration of an appraisal management company, each person listed in paragraph (2)(f) must sign a pledge to comply with *applicable standards of professional practice established by rule of the board, including standards for the development or communication of a real estate appraisal, the Uniform Standards of Professional Appraisal Practice upon registration* and must indicate in writing that she or he understands the types of misconduct for which disciplinary proceedings may be initiated. The application ~~expires shall expire~~ 1 year after the date received.

(5) Each person listed in paragraph (2)(f) must be competent and qualified to engage in appraisal management services with safety to the general public and those with whom the person may undertake a relationship of trust and confidence. If any person listed in paragraph (2)(f) has been denied registration, licensure, or certification as an appraiser or has been disbarred, or if the person's registration, license, or certificate to practice or conduct any regulated profession, business, or vocation has been revoked or suspended by this or any other state, any nation, any possession or district of the United States, or any court or lawful agency thereof because of any conduct or practices that would have warranted a like result under this part, or if the person has been guilty of conduct or practices in this state or elsewhere that would have been grounds for disciplining her or his registration, license, or certification under this part had the person then been a registered trainee appraiser or a licensed or certified appraiser, the person shall be deemed not to be qualified unless, because of lapse of time and subsequent good conduct and reputation, or other reason deemed sufficient, it appears to the board that the interest of the public is not likely to be endangered by the granting of registration.

(6) An applicant seeking to become registered under this part as an appraisal management company may not be rejected solely by virtue of membership or lack of membership of any person listed in paragraph (2)(f) or any employee of the company in any particular appraisal organization.

(7) An applicant for registration who is not a resident of the state shall file an irrevocable consent that suits and actions may be commenced against the appraisal management company in any county of the state in which a plaintiff having a cause of action or suit against the company resides and that service of any process or pleading in suits or actions against the company may be made by delivering the process or pleading to the director of the Division of Real Estate by certified mail, return receipt requested, and also to the appraisal management company by registered mail addressed to the company's designated principal business location or, if its principal business location is located in this state, to the company's registered agent. Service, when so made, must be taken and held in all courts to be as valid and binding upon the appraisal management company as if made upon the company in this state within the jurisdiction of the court in which the suit or action is filed. The irrevocable consent must be in a form prescribed by the department and be acknowledged before a notary public.

(8) The department shall renew the registration of an appraisal management company upon receipt of the renewal application and the proper fee. The department shall adopt rules establishing a procedure for renewal of the registration of an appraisal management company at least every 4 years.

(9) *This section does not apply to:*

(a) *A financial institution, as defined in s. 655.005, which owns and operates an internal appraisal office, business unit, or department; or*

(b) *An appraisal management company that is a subsidiary owned and controlled by a financial institution, as defined in s. 655.005, regulated by a federal financial institution regulatory agency.*

Section 19. Subsection (14) of section 475.624, Florida Statutes, is amended to read:

475.624 Discipline of appraisers.—The board may deny an application for registration or certification of an appraiser; may investigate the actions of any appraiser registered, licensed, or certified under this part; may reprimand or impose an administrative fine not to exceed \$5,000 for each count or separate offense against any such appraiser; and may revoke or suspend, for a period not to exceed 10 years, the registration, license, or certification of any such appraiser, or place any such appraiser on probation, if the board finds that the registered trainee, licensee, or certificateholder:

(14) ~~Has violated any standard of professional practice established by rule of the board, including standards for the development or communication of a real estate appraisal or other provision of the Uniform Standards of Professional Appraisal Practice.~~

Section 20. Paragraph (n) of subsection (1) of section 475.6245, Florida Statutes, is amended to read:

475.6245 Discipline of appraisal management companies.—

(1) The board may deny an application for registration of an appraisal management company; may investigate the actions of any appraisal management company registered under this part; may reprimand or impose an administrative fine not to exceed \$5,000 for each count or separate offense against any such appraisal management company; and may revoke or suspend, for a period not to exceed 10 years, the registration of any such appraisal management company, or place any such appraisal management company on probation, if the board finds that the appraisal management company or any person listed in s. 475.6235(2)(f):

(n) ~~Has instructed an appraiser to violate any standard of professional practice established by rule of the board, including standards for the development or communication of a real estate appraisal or other provision of the Uniform Standards of Professional Appraisal Practice.~~

Section 21. ~~Paragraphs (b) and (c) of subsection (1) of section 475.626, Florida Statutes, are repealed.~~

Section 22. Section 475.628, Florida Statutes, is amended to read:

475.628 Professional standards for appraisers registered, licensed, or certified under this part.—~~The board shall adopt rules establishing standards of professional practice which meet or exceed nationally recognized standards of appraisal practice, including standards adopted by the Appraisal Standards Board of the Appraisal Foundation. Each appraiser registered, licensed, or certified under this part must shall comply with the rules Uniform Standards of Professional Appraisal Practice. Statements on appraisal standards which may be issued for the purpose of clarification, interpretation, explanation, or elaboration through the Appraisal Foundation are shall also be binding on any appraiser registered, licensed, or certified under this part, upon adoption by rule of the board.~~

Section 23. ~~Paragraph (b) of subsection (1) of section 476.194, Florida Statutes, is repealed.~~

Section 24. Subsection (2) of section 477.0212, Florida Statutes, is amended to read:

477.0212 Inactive status.—

(2) ~~The board shall adopt promulgate rules relating to licenses that which have become inactive and for the renewal of inactive licenses. The rules may not require more than one renewal cycle of continuing education to reactivate a license. The board shall prescribe by rule a fee not to exceed \$50 for the reactivation of an inactive license and a fee not to exceed \$50 for the renewal of an inactive license.~~

Section 25. ~~Paragraph (c) of subsection (1) of section 477.0265, Florida Statutes, is repealed.~~

Section 26. Subsection (1) of section 481.209, Florida Statutes, is amended to read:

481.209 Examinations.—

(1) A person desiring to be licensed as a registered architect ~~by initial examination shall apply to the department, complete to take the licensure examination. The department shall administer the licensure examination for architects to each applicant who the board certifies:~~

~~(a) Has completed the application form, and remit remitted a non-refundable application fee. The department shall license any applicant who the board certifies: and an examination fee which is refundable if the applicant is found to be ineligible to take the examination;~~

~~(a) Has passed the licensure examination prescribed by board rule; and~~

~~(b) Is a graduate of a school or college of architecture with a program accredited by the National Architectural Accreditation Board; or~~

~~2. Is a graduate of an approved architectural curriculum, evidenced by a degree from an unaccredited school or college of architecture approved by the board. The board shall adopt rules providing for the review and approval of unaccredited schools and colleges of architecture and~~

~~courses of architectural study based on a review and inspection by the board of the curriculum of accredited schools and colleges of architecture in the United States; and~~

~~(c) Has completed, prior to examination, 1 year of the internship experience required by s. 481.211(1).~~

Section 27. Section 481.211, Florida Statutes, is amended to read:

481.211 Architecture internship required.—

~~(1) An applicant for licensure as a registered architect shall complete, before prior to licensure, an internship of diversified architectural experience approved by the board, which meets the requirements set forth by rule in the design and construction of structures which have as their principal purpose human habitation or use. The internship shall be for a period of:~~

~~(a) Three years for an applicant holding the degree of Bachelor of Architecture; or~~

~~(b) Two years for an applicant holding the professional degree of Master of Architecture.~~

~~(2) Each applicant for licensure shall complete 1 year of the internship experience required by this section subsequent to graduation from a school or college of architecture as defined in s. 481.209(1).~~

Section 28. Subsection (3) of section 481.213, Florida Statutes, is amended to read:

481.213 Licensure.—

(3) The board shall certify as qualified for a license by endorsement as an architect or as an interior designer an applicant who:

(a) Qualifies to take the prescribed licensure examination, and has passed the prescribed licensure examination or a substantially equivalent examination in another jurisdiction, as set forth in s. 481.209 for architects or interior designers, as applicable, and has satisfied the internship requirements set forth in s. 481.211 for architects;

(b) Holds a valid license to practice architecture or interior design issued by another jurisdiction of the United States, if the criteria for issuance of such license were substantially equivalent to the licensure criteria that existed in this state at the time the license was issued; provided, however, that an applicant who has been licensed for use of the title “interior design” rather than licensed to practice interior design shall not qualify hereunder; or

(c) Has passed the prescribed licensure examination and holds a valid certificate issued by the National Council of Architectural Registration Boards, and holds a valid license to practice architecture issued by another state or jurisdiction of the United States. *An applicant who has passed the prescribed licensure examination and holds a valid license to practice architecture issued by another state, but who does not hold a certificate, may be licensed if he or she:*

1. *Holds a minimum 4-year degree;*
2. *Has maintained an architect license in good standing for a minimum of 10 years;*
3. *Has been a continuous resident of this state for a minimum of 10 years; and*

4. *Presents evidence of satisfactory completion of the continuing education requirements for renewal of an architect license for the biennium ending February, 2013. This exception to the requirement that an applicant hold a valid certificate issued by the National Council of Architectural Registration Boards expires March 1, 2013. For the purposes of this paragraph, any applicant licensed in another state or jurisdiction after June 30, 1984, must also hold a degree in architecture and such degree must be equivalent to that required in s. 481.209(1)(b). Also for the purposes of this paragraph, any applicant licensed in another state or jurisdiction after June 30, 1985, must have completed an internship equivalent to that required by s. 481.211 and any rules adopted with respect thereto.*

Section 29. Section 481.217, Florida Statutes, is amended to read:

481.217 Inactive status.—

~~(1) The board may prescribe by rule continuing education requirements as a condition of reactivating a license. The rules may not require more than one renewal cycle of continuing education to reactivate requirements for reactivating a license for a registered architect or interior designer may not exceed 12 contact hours for each year the license was inactive. For interior design, The minimum continuing education requirement for reactivating a license for a registered interior designer shall be those of the most recent biennium plus one half of the requirements in s. 481.215 for each year or part thereof during which the license was inactive. the board may shall only approve only continuing education that builds upon the basic knowledge of interior design.~~

(2) The board shall adopt rules relating to application procedures for inactive status and for the reactivation of inactive licenses.

Section 30. Section 481.315, Florida Statutes, is amended to read:

481.315 Inactive status.—

~~(1) A license that has become inactive or delinquent may be reactivated under this section upon application to the department and payment of any applicable biennial renewal or delinquency fee, or both, and a reactivation fee. The board may not require a licensee to complete more than one renewal cycle of continuing education requirements. The board may prescribe by rule continuing education requirements as a condition of reactivating the license. The continuing education requirements for reactivating a license may not exceed 12 classroom hours for each year the license was inactive.~~

(2) The board shall adopt rules relating to application procedures for inactive status and for the reactivation of inactive licenses.

Section 31. Subsections (3) and (6) of section 489.116, Florida Statutes, are amended to read:

489.116 Inactive and delinquent status; renewal and cancellation notices.—

(3) An inactive status certificateholder or registrant may change to active status at any time, *if provided* the certificateholder or registrant meets all requirements for active status, pays any additional licensure fees necessary to equal those imposed on an active status certificateholder or registrant, ~~and~~ *pays* any applicable late fees, *and meets all continuing education requirements prescribed by the board.*

~~(6) The board may not require an inactive certificateholder or registrant to complete more than one renewal cycle of shall comply with the same continuing education for reactivating a certificate or registration requirements, if any, that are imposed on an active status certificateholder or registrant.~~

Section 32. Subsection (1) of section 489.519, Florida Statutes, is amended to read:

489.519 Inactive status.—

~~(1) A certificate or registration that becomes has become inactive may be reactivated under s. 489.517 upon application to the department. The board may not require a licensee to complete more than one renewal cycle of prescribe, by rule, continuing education to reactivate requirements as a condition of reactivating a certificate or registration. The continuing education requirements for reactivating a certificate or registration may not exceed 12 classroom hours for each year the certificate or registration was inactive.~~

Section 33. Subsections (17), (19), (20), and (43), and paragraph (a) of subsection (54) of section 499.003, Florida Statutes, are amended to read:

499.003 Definitions of terms used in this part.—As used in this part, the term:

(17) “Distribute” or “distribution” means to sell; offer to sell; give away; transfer, whether by passage of title, physical movement, or both; deliver; or offer to deliver. The term does not mean to administer or

dispense and does not include the billing and invoicing activities that commonly follow a wholesale distribution transaction.

(19) “Drug” means an article that is:

(a) Recognized in the current edition of the United States Pharmacopoeia and National Formulary, official Homeopathic Pharmacopoeia of the United States, or any supplement to any of those publications;

(b) Intended for use in the diagnosis, cure, mitigation, treatment, therapy, or prevention of disease in humans or other animals;

(c) Intended to affect the structure or any function of the body of humans or other animals; or

(d) Intended for use as a component of any article specified in paragraph (a), paragraph (b), or paragraph (c), and includes active pharmaceutical ingredients, but does not include devices or their non-drug components, parts, or accessories. For purposes of this paragraph, an “active pharmaceutical ingredient” includes any substance or mixture of substances intended, represented, or labeled for use in drug manufacturing that furnishes or is intended to furnish, in a finished dosage form, any pharmacological activity or other direct effect in the diagnosis, cure, mitigation, treatment, therapy, or prevention of disease in humans or other animals, or to affect the structure or any function of the body of humans or other animals.

(20) “Establishment” means a place of business which is at one general physical location and may extend to one or more contiguous suites, units, floors, or buildings operated and controlled exclusively by entities under common operation and control. Where multiple buildings are under common exclusive ownership, operation, and control, an intervening thoroughfare does not affect the contiguous nature of the buildings. For purposes of permitting, each suite, unit, floor, or building must be identified in the most recent permit application.

(43) “Prescription drug” means a prescription, medicinal, or legend drug, including, but not limited to, finished dosage forms or active pharmaceutical ingredients subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act or s. 465.003(8), s. 499.007(13), or subsection (11), subsection (46), or subsection (53), except that an active pharmaceutical ingredient is a prescription drug only if substantially all finished dosage forms in which it may be lawfully dispensed or administered in this state are also prescription drugs.

(54) “Wholesale distribution” means distribution of prescription drugs to persons other than a consumer or patient, but does not include:

(a) Any of the following activities, which is not a violation of s. 499.005(21) if such activity is conducted in accordance with s. 499.01(2)(g):

1. The purchase or other acquisition by a hospital or other health care entity that is a member of a group purchasing organization of a prescription drug for its own use from the group purchasing organization or from other hospitals or health care entities that are members of that organization.

2. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug by a charitable organization described in s. 501(c)(3) of the Internal Revenue Code of 1986, as amended and revised, to a nonprofit affiliate of the organization to the extent otherwise permitted by law.

3. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug among hospitals or other health care entities that are under common control. For purposes of this subparagraph, “common control” means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, by voting rights, by contract, or otherwise.

4. The sale, purchase, trade, or other transfer of a prescription drug from or for any federal, state, or local government agency or any entity eligible to purchase prescription drugs at public health services prices pursuant to Pub. L. No. 102-585, s. 602 to a contract provider or its subcontractor for eligible patients of the agency or entity under the following conditions:

a. The agency or entity must obtain written authorization for the sale, purchase, trade, or other transfer of a prescription drug under this subparagraph from the State Surgeon General or his or her designee.

b. The contract provider or subcontractor must be authorized by law to administer or dispense prescription drugs.

c. In the case of a subcontractor, the agency or entity must be a party to and execute the subcontract.

~~d. A contract provider or subcontractor must maintain separate and apart from other prescription drug inventory any prescription drugs of the agency or entity in its possession.~~

d.e. The contract provider and subcontractor must maintain and produce immediately for inspection all records of movement or transfer of all the prescription drugs belonging to the agency or entity, including, but not limited to, the records of receipt and disposition of prescription drugs. Each contractor and subcontractor dispensing or administering these drugs must maintain and produce records documenting the dispensing or administration. Records that are required to be maintained include, but are not limited to, a perpetual inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, which must be submitted to the agency or entity quarterly.

e.f. The contract provider or subcontractor may administer or dispense the prescription drugs only to the eligible patients of the agency or entity or must return the prescription drugs for or to the agency or entity. The contract provider or subcontractor must require proof from each person seeking to fill a prescription or obtain treatment that the person is an eligible patient of the agency or entity and must, at a minimum, maintain a copy of this proof as part of the records of the contractor or subcontractor required under ~~subparagraph d~~ ~~sub-subparagraph e~~.

f.g. In addition to the departmental inspection authority set forth in s. 499.051, the establishment of the contract provider and subcontractor and all records pertaining to prescription drugs subject to this subparagraph shall be subject to inspection by the agency or entity. All records relating to prescription drugs of a manufacturer under this subparagraph shall be subject to audit by the manufacturer of those drugs, without identifying individual patient information.

Section 34. Paragraphs (c) and (e) of subsection (2) of section 499.01, Florida Statutes, are amended, and subsections (3), (4), and (5) are added to that section, to read:

499.01 Permits.—

(2) The following permits are established:

(c) *Nonresident prescription drug manufacturer permit.*—A nonresident prescription drug manufacturer permit is required for any person that is a manufacturer of prescription drugs, unless permitted as a third party logistics provider, located outside of this state or outside the United States and that engages in the wholesale distribution in this state of such prescription drugs. Each such manufacturer must be permitted by the department and comply with all of the provisions required of a wholesale distributor under this part, except s. 499.01212.

1. A person that distributes prescription drugs for which the person is not the manufacturer must also obtain an out-of-state prescription drug wholesale distributor permit or third party logistics provider permit pursuant to this section to engage in the wholesale distribution of such prescription drugs. This subparagraph does not apply to a manufacturer as defined in s. 499.003(31)(e).

2. Any such person must comply with the licensing or permitting requirements of the jurisdiction in which the establishment is located and the federal act, and any product wholesaled into this state must comply with this part. If a person intends to import prescription drugs from a foreign country into this state, the nonresident prescription drug manufacturer must provide to the department a list identifying each prescription drug it intends to import and document approval by the United States Food and Drug Administration for such importation.

~~3. A nonresident prescription drug manufacturer permit is not required for a manufacturer to distribute a prescription drug active~~

pharmaceutical ingredient that it manufactures to a prescription drug manufacturer permitted in this state in limited quantities intended for research and development and not for resale, or human use other than lawful clinical trials and biostudies authorized and regulated by federal law. A manufacturer claiming to be exempt from the permit requirements of this subparagraph and the prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212. The prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall maintain on file a record of the FDA registration number; the out-of-state license, permit, or registration number; and, if available, a copy of the most current FDA inspection report, for all manufacturers from whom they purchase active pharmaceutical ingredients under this section. The department shall specify by rule the allowable number of transactions within a given period of time and the amount of active pharmaceutical ingredients that qualify as limited quantities for purposes of this exemption. The failure to comply with the requirements of this subparagraph, or rules adopted by the department to administer this subparagraph, for the purchase of prescription drug active pharmaceutical ingredients is a violation of s. 499.005(14).

(e) *Out-of-state prescription drug wholesale distributor permit.*—An out-of-state prescription drug wholesale distributor is a wholesale distributor located outside this state which engages in the wholesale distribution of prescription drugs into this state and which must be permitted by the department and comply with all the provisions required of a wholesale distributor under this part. An out-of-state prescription drug wholesale distributor that applies to the department for a new permit or the renewal of a permit must submit a bond of \$100,000, or other equivalent means of security acceptable to the department, such as an irrevocable letter of credit or a deposit in a trust account or financial institution, payable to the Florida Drug, Device, and Cosmetic Trust Fund. The purpose of the bond is to secure payment of any administrative penalties imposed by the department and any fees and costs incurred by the department regarding that permit which are authorized under state law and which the permittee fails to pay 30 days after the fine or costs become final. The department may make a claim against such bond or security until 1 year after the permittee's license ceases to be valid or until 60 days after any administrative or legal proceeding authorized in this part which involves the permittee is concluded, including any appeal, whichever occurs later.

1. The out-of-state prescription drug wholesale distributor must maintain at all times a license or permit to engage in the wholesale distribution of prescription drugs in compliance with laws of the state in which it is a resident.

2. ~~An out-of-state prescription drug wholesale distributor permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is duly licensed as a prescription drug wholesale distributor, in its state of residence, to a licensed prescription drug wholesale distributor in this state, if both wholesale distributors conduct wholesale distributions of prescription drugs under the same business name. The recordkeeping requirements of ss. 499.0121(6) and 499.01212 must be followed for this transaction.~~

(3) *A nonresident prescription drug manufacturer permit is not required for a manufacturer to distribute a prescription drug active pharmaceutical ingredient that it manufactures to a prescription drug manufacturer permitted in this state in limited quantities intended for research and development and not for resale or human use other than lawful clinical trials and biostudies authorized and regulated by federal law. A manufacturer claiming to be exempt from the permit requirements of this paragraph and the prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212. The prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall maintain on file a record of the FDA registration number; if available, the out-of-state license, permit, or registration number; and, if available, a copy of the most current FDA inspection report, for all manufacturers from whom they purchase active pharmaceutical ingredients under this section. The department shall define the term "limited quantities" by rule, and may include the allowable number of transactions within a given period of time and the amount of prescription drugs distributed into the state for purposes of this exemption. The failure to comply with the requirements of this paragraph, or rules adopted by the department to administer this*

paragraph, for the purchase of prescription drug active pharmaceutical ingredients is a violation of s. 499.005(14), and a knowing failure is a violation of s. 499.0051(4).

(4)(a) *A permit issued under this part is not required to distribute a prescription drug active pharmaceutical ingredient from an establishment located in the United States to an establishment located in this state permitted as a prescription drug manufacturer under this part for use by the recipient in preparing, deriving, processing, producing, or fabricating a prescription drug finished dosage form at the establishment in this state where the product is received under an approved and otherwise valid New Drug Approval Application, Abbreviated New Drug Application, New Animal Drug Application, or Therapeutic Biologic Application, provided that the application, active pharmaceutical ingredient, or finished dosage form has not been withdrawn or removed from the market in this country for public health reasons.*

1. *Any distributor claiming exemption from permitting requirements pursuant to this paragraph shall maintain a license, permit, or registration to engage in the wholesale distribution of prescription drugs under the laws of the state from which the product is distributed.*

2. *Any distributor claiming exemption from permitting requirements pursuant to this paragraph and the prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212.*

(b) *A permit issued under this part is not required to distribute limited quantities of a prescription drug that has not been repackaged from an establishment located in the United States to an establishment located in this state permitted as a prescription drug manufacturer under this part for research and development or to a holder of a letter of exemption issued by the department under s. 499.03(4) for research, teaching, or testing. The department shall define "limited quantities" by rule and may include the allowable number of transactions within a given period of time and the amounts of prescription drugs distributed into the state for purposes of this exemption.*

1. *Any distributor claiming exemption from permitting requirements pursuant to this paragraph shall maintain a license, permit, or registration to engage in the wholesale distribution of prescription drugs under the laws of the state from which the product is distributed.*

2. *All purchasers and recipients of any prescription drugs distributed pursuant to this paragraph shall ensure that the products are not resold or used, directly or indirectly, on humans except in lawful clinical trials and biostudies authorized and regulated by federal law.*

3. *Any distributor claiming exemption from permitting requirements pursuant to this paragraph, and the purchaser and recipient of the prescription drug, shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212.*

4. *The immediate package or container of any active pharmaceutical ingredient distributed into the state that is intended for teaching, testing, research, and development shall bear a label prominently displaying the statement: "Caution: Research, Teaching, or Testing Only – Not for Manufacturing, Compounding, or Resale."*

(c) *An out-of-state prescription drug wholesale distributor permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is duly licensed as a prescription drug wholesale distributor in its state of residence to a licensed prescription drug wholesale distributor in this state, if both wholesale distributors conduct wholesale distributions of prescription drugs under the same business name. The recordkeeping requirements of ss. 499.0121(6) and 499.01212 must be followed for such transactions.*

(d) *Persons receiving prescription drugs from a source claimed to be exempt from permitting requirements under this subsection shall maintain on file:*

1. *A record of the FDA establishment registration number, if any;*
2. *The resident state prescription drug wholesale distribution license, permit, or registration number; and*

3. A copy of the most recent resident state or FDA inspection report, for all distributors and establishments whom they purchase or receive prescription drugs under this subsection.

(e) All persons claiming exemption from permitting requirements pursuant to this subsection who engage in the distribution of prescription drugs within or into the state are subject to this part, including ss. 499.005 and 499.0051, and shall make available, within 48 hours, to the department on request all records related to any prescription drugs distributed under this subsection, including those records described in s. 499.051(4), regardless of the location where the records are stored.

(f) A person purchasing and receiving a prescription drug from a person claimed to be exempt from licensing requirements pursuant to this subsection shall report to the department in writing within 14 days after receiving any product that is misbranded or adulterated or that fails to meet minimum standards set forth in the official compendium or state or federal good manufacturing practices for identity, purity, potency, or sterility, regardless of whether the product is thereafter rehabilitated, quarantined, returned, or destroyed.

(g) The department may adopt rules to administer this subsection which are necessary for the protection of the public health, safety, and welfare. Failure to comply with the requirements of this subsection, or rules adopted by the department to administer this subsection, is a violation of s. 499.005(14), and a knowing failure is a violation of s. 499.0051(4).

(h) This subsection does not relieve any person from any requirement prescribed by law with respect to controlled substances as defined in the applicable federal and state laws.

(5) A prescription drug repackager permit issued under this part is not required for a restricted prescription drug distributor permit holder that is a health care entity to repackaging prescription drugs in this state for its own use or for distribution to hospitals or other health care entities in the state for their own use, pursuant to s. 499.003(54)(a)3., if:

(a) The prescription drug distributor notifies the department, in writing, of its intention to engage in repackaging under this exemption, 30 days before engaging in the repackaging of prescription drugs at the permitted establishment;

(b) The prescription drug distributor is under common control with the hospitals or other health care entities to which the prescription drug distributor is distributing prescription drugs. As used in this paragraph, "common control" means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, voting rights, contract, or otherwise;

(c) The prescription drug distributor repackages the prescription drugs in accordance with current state and federal good manufacturing practices; and

(d) The prescription drug distributor labels the prescription drug it repackages in accordance with state and federal laws and rules.

The prescription drug distributor is exempt from the product registration requirements of s. 499.015, with regard to the prescription drugs that it repackages and distributes under this subsection.

Section 35. Section 565.07, Florida Statutes, is amended to read:

565.07 Sale or consumption of certain distilled spirits prohibited.—A ~~No~~ distilled spirit greater than 153 proof may not ~~shall~~ be sold, ~~processed~~, or consumed in the state. However, a distilled spirit greater than 153 proof may be distilled, bottled, packaged, or processed for export or sale outside the state.

Section 36. Section 718.707, Florida Statutes, is amended to read:

718.707 Time limitation for classification as bulk assignee or bulk buyer.—A person acquiring condominium parcels may not be classified as a bulk assignee or bulk buyer unless the condominium parcels were acquired on or after July 1, 2010, but before July 1, 2015 ~~2012~~. The date of such acquisition shall be determined by the date of recording a deed or other instrument of conveyance for such parcels in the public records of the county in which the condominium is located, or by the date of issuing

a certificate of title in a foreclosure proceeding with respect to such condominium parcels.

Section 37. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to reducing and streamlining regulations; amending s. 373.461, F.S.; requiring certain appraisers to follow specific standards of professional practice in appraisals involving the restoration of the Lake Apopka Basin; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending ss. 455.271, 468.4338, 468.8317, 468.8417, 475.615, 475.617, 475.6175, 477.0212, 481.209, 481.211, 481.213, 481.217, 481.315, 489.116, and 489.519, F.S.; revising certain licensure requirements and continuing education requirements for reactivating a license, certificate, or registration to practice certain professions and occupations regulated by the Department of Business and Professional Regulation or a board or council within the department, including community association management, employee leasing, home inspection, mold-related services, real estate appraisal, cosmetology, architecture and interior design, landscape architecture, construction contracting, and electrical and alarm system contracting; amending s. 469.002, F.S.; providing an exemption from licensure as an asbestos consultant or contractor for activities involving pipe or conduit used for gas service; repealing s. 475.42(1)(e), F.S., relating to violations and penalties applicable to real estate brokers and sales associates; amending ss. 468.391, 475.25, 475.624, and 475.6245, F.S., relating to auctioneering and to real estate brokering and appraisal; revising provisions with respect to certain penalties; revising grounds for discipline to which penalties apply; repealing s. 475.626(1)(b) and (c), F.S., relating to violations and penalties applicable to real property appraisers; amending s. 475.628, F.S.; requiring the Florida Real Estate Appraisal Board to adopt rules establishing professional practice standards; amending s. 468.841, F.S.; exempting landscape architects from complying with provisions related to mold assessment; amending s. 475.611, F.S.; revising the definitions of the terms "appraisal management company" and "appraisal management services"; defining the term "subsidiary"; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; prohibiting a person from offering to engage in appraisal management services under certain circumstances; revising provisions relating to the application for registration of an appraisal management company; providing exemptions from registration requirements; repealing s. 476.194(1)(b), F.S., relating to prohibited acts by persons engaged in the practice of barbering; repealing s. 477.0265(1)(c), F.S., relating to prohibited acts by persons engaged in the practice of cosmetology; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 499.003, F.S.; revising the definitions of the terms "distribute" or "distribution," "drug," "establishment," "prescription drug," and "wholesale distribution"; amending s. 499.01, F.S.; deleting provisions relating to an exemption from nonresident prescription drug manufacturer permit requirements; deleting provisions relating to an exemption from out-of-state prescription drug wholesale distributor permit requirements for intracompany sale or transfer of prescription drugs; providing an exemption from permit requirements for the distribution into this state of prescription drug active pharmaceutical ingredients intended for research and development; requiring compliance with certain recordkeeping requirements; providing for a definition; providing for penalties; providing an exemption from permit requirements for the distribution into this state of prescription drug active pharmaceutical ingredients for incorporation into prescription drugs in finished dosage form; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring compliance with certain recordkeeping requirements; exempting compliance with pedigree paper requirements; providing an exemption from permit requirements for distribution into this state of limited quantities of a prescription drug that has not been repackaged, for research and development or to a holder of a letter of exemption issued by the Department of Business and Professional Regulation for research, teaching, or testing; granting the department authority to define "limited quantities" by rule and limit therein the number of transactions and amount of prescription drugs

distributed into the state; requiring a distributor claiming such exemption to maintain a valid license, permit, or registration in the state from which the prescription drug was distributed; requiring all purchasers and recipients of such prescription drugs to ensure the products are not resold or used on humans except in lawful clinical trials and biostudies; requiring compliance with certain recordkeeping requirements; exempting compliance from pedigree paper requirements; providing labeling requirements for active pharmaceutical ingredients distributed within the state for teaching, testing, research, and development; exempting from out-of-state prescription drug wholesale distributor permit requirements intracompany transactions or the sale of prescription drugs from an out-of-state distributor to a distributor in this state if both distributors conduct wholesale distributions under the same business name; requiring compliance with recordkeeping and pedigree paper requirements; allowing distributors and recipients of prescription drugs claiming exemption from certain permitting requirements to maintain on file their FDA registration number, resident state distributor license or permit number, and most recent resident state or FDA inspection report; providing that persons claiming such exemptions are subject to part I of ch. 499, F.S., the Florida Drug and Cosmetic Act; requiring persons claiming such exemptions to make all records regarding prescription drug distribution available to the department, upon request, within 48 hours; requiring submission of a report of mishandled or adulterated prescription drugs within 14 days after receipt of such drugs; authorizing the department to adopt rules; providing that failure to comply with requirements or rules governing such exemptions constitutes unlawful purchase or receipt of a prescription drug from a person not authorized to distribute prescription drugs to that purchaser or recipient; providing that knowing failure to comply with such requirements constitutes unlawful sale, distribution, purchase, trade, holding, or offering of a drug; providing penalties; providing construction with respect to federal and state laws relating to controlled substances; exempting certain prescription drug repackagers from permit requirements if they repackage prescription drugs for their own use or for certain related entities; providing notification requirements; exempting such repackagers from product registration requirements; amending s. 565.07, F.S.; allowing certain high-proof distilled spirits to be distilled, bottled, packaged, or processed for export or sale outside this state; amending s. 718.707, F.S.; extending the time period within which persons who acquire condominium parcels may be classified as bulk assignees or bulk buyers; providing an effective date.

On motion by Senator Hays, by two-thirds vote **CS for HB 517** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for SB 770—A bill to be entitled An act relating to exemptions from local business taxes; creating s. 205.067, F.S.; specifying that an individual licensed and operating as a broker associate or sales associate is not required to apply for an exemption from a local business tax or take certain actions relating to a local business tax; prohibiting a local governing authority from holding such exempt individual liable for the failure of a principal or employer to comply with certain obligations related to a local business tax or from requiring the exempt individual to take certain actions related to a local business tax; prohibiting a local governing authority from requiring a principal or employer to provide

personal or contact information for such exempt individuals in order to obtain a local business tax receipt; amending s. 205.066, F.S.; conforming provisions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 770**, on motion by Senator Hays, by two-thirds vote **HB 7125** was withdrawn from the Committees on Community Affairs; Regulated Industries; Budget Subcommittee on Finance and Tax; and Budget.

HB 7125—A bill to be entitled An act relating to exemptions from local business taxes; creating s. 205.067, F.S.; specifying that an individual licensed and operating as a broker associate or sales associate is not required to apply for an exemption from a local business tax or take certain actions relating to a local business tax; prohibiting a local governing authority from holding such exempt individual liable for the failure of a principal or employer to comply with certain obligations related to a local business tax or from requiring the exempt individual to take certain actions related to a local business tax; prohibiting a local governing authority from requiring a principal or employer to provide personal or contact information for such exempt individuals in order to obtain a local business tax receipt; amending s. 205.066, F.S.; conforming provisions; providing an effective date.

—a companion measure, was substituted for **CS for SB 770** and read the second time by title.

On motion by Senator Hays, further consideration of **HB 7125** was deferred.

The Senate resumed consideration of—

CS for CS for SB 2054—A bill to be entitled An act relating to domestic violence; amending s. 39.902, F.S.; defining the term “coalition” as it relates to domestic violence; amending s. 39.903, F.S.; revising provisions relating to certification of domestic violence centers; providing specified additional duties for and authority of the Florida Coalition Against Domestic Violence; revising the duties of the Department of Children and Family Services; requiring the department to contract with coalition for specified purposes; creating s. 39.9035, F.S.; providing the duties of the coalition as it manages the delivery of services to the state’s domestic violence program; amending s. 39.904, F.S.; requiring the coalition, rather than the department, to make a specified annual report; revising the contents of the report; amending s. 39.905, F.S.; requiring the coalition, rather than the department, to perform certain duties relating to certification of domestic violence centers; revising provisions relating to certification of domestic violence centers; requiring a demonstration of need for certification of a new domestic violence center; revising provisions relating to expiration of a center’s annual certificate; prohibiting a domestic violence center from receiving funding from the coalition for services that are exempted from certification; amending ss. 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316, F.S.; conforming provisions to changes made by the act; amending s. 741.32, F.S.; deleting provisions relating to the certification of batterers’ intervention programs; amending s. 741.325, F.S.; revising the requirements for batterers’ intervention programs; repealing s. 741.327, F.S., relating to the certification and monitoring of batterers’ intervention programs; amending ss. 948.038 and 938.01, F.S.; conforming provisions to changes made by the act; providing an effective date.

—which was previously considered this day.

Pending further consideration of **CS for CS for SB 2054**, on motion by Senator Storms, by two-thirds vote **HB 7093** was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Budget.

On motion by Senator Storms—

HB 7093—A bill to be entitled An act relating to domestic violence; amending s. 39.903, F.S.; revising provisions relating to certification of domestic violence centers; providing specified additional duties for and authority of the Florida Coalition Against Domestic Violence; revising the duties of the Department of Children and Family Services; requiring the department to contract with the coalition for specified purposes; amending s. 39.904, F.S.; requiring the coalition rather than the de-

partment to provide a specified annual report; providing for department approval of the report; revising the contents of the report; amending s. 39.905, F.S.; requiring the coalition rather than the department to perform certain duties relating to certification of domestic violence centers; revising provisions relating to certification of domestic violence centers; revising the demonstration of need for certification of a new domestic violence center; revising provisions relating to expiration of a domestic violence center's annual certificate; conforming provisions to changes made by the act; amending ss. 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316, F.S.; conforming provisions to changes made by the act; amending s. 741.32, F.S.; deleting a provision establishing the Office for Certification and Monitoring of Batterers' Intervention Programs; amending s. 741.325, F.S.; revising the guidelines for batterers' intervention programs; repealing s. 741.327, F.S., relating to certification and monitoring of batterers' intervention programs; amending ss. 938.01 and 948.038, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 2054** and read the second time by title.

MOTION

On motion by Senator Storms, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Storms moved the following amendment which was adopted:

Amendment 1 (167528) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Present subsections (1), (2), and (3) of section 39.902, Florida Statutes, are redesignated as subsections (2), (3), and (4), respectively, and a new subsection (1) is added to that section, to read:

39.902 Definitions.—As used in this part, the term:

(1) “Coalition” means the Florida Coalition Against Domestic Violence.

Section 2. Section 39.903, Florida Statutes, is amended to read:

39.903 Duties and functions of the department with respect to domestic violence.—*The department shall:*

(1) Operate the domestic violence program and, in collaboration with the coalition, shall coordinate and administer statewide activities related to the prevention of domestic violence. ~~The department shall:~~

(a) ~~Develop by rule criteria for the approval or rejection of certification or funding of domestic violence centers.~~

(b) ~~Develop by rule minimum standards for domestic violence centers to ensure the health and safety of the clients in the centers.~~

(2)(e) Receive and approve or reject applications for initial certification of domestic violence centers. *The department shall annually renew the certification thereafter upon receipt of a favorable monitoring report by the coalition. If any of the required services are exempted from certification by the department under s. 39.905(1)(e), the center shall not receive funding for those services.*

(3)(d) ~~Have Evaluate each certified domestic violence center annually to ensure compliance with the minimum standards. The department has the right to enter and inspect the premises of domestic violence centers that are applying for an initial certification or facing potential suspension or revocation of certification certified domestic violence centers at any reasonable hour in order to effectively evaluate the state of compliance with minimum standards of these centers with this part and rules relating to this part.~~

(c) ~~Adopt rules to implement this part.~~

(4)(f) Promote the involvement of certified domestic violence centers in the coordination, development, and planning of domestic violence programming in the *circuits districts and the state.*

(2) ~~The department shall serve as a clearinghouse for information relating to domestic violence.~~

(3) ~~The department shall operate the domestic violence program, which provides supervision, direction, coordination, and administration of statewide activities related to the prevention of domestic violence.~~

(5)(4) ~~Coordinate with state agencies that have health, education, or criminal justice responsibilities to raise awareness of domestic violence and promote consistent policy implementation. The department shall enlist the assistance of public and voluntary health, education, welfare, and rehabilitation agencies in a concerted effort to prevent domestic violence and to treat persons engaged in or subject to domestic violence. With the assistance of these agencies, the department, within existing resources, shall formulate and conduct a research and evaluation program on domestic violence. Efforts on the part of these agencies to obtain relevant grants to fund this research and evaluation program must be supported by the department.~~

(5) ~~The department shall develop and provide educational programs on domestic violence for the benefit of the general public, persons engaged in or subject to domestic violence, professional persons, or others who care for or may be engaged in the care and treatment of persons engaged in or subject to domestic violence.~~

(6) ~~The department shall Cooperate with, assist in, and participate in, programs of other properly qualified state agencies, including any agency of the Federal Government, schools of medicine, hospitals, and clinics, in planning and conducting research on the prevention of domestic violence and the provision of services to clients, care, treatment, and rehabilitation of persons engaged in or subject to domestic violence.~~

(7) ~~The department shall Contract with the coalition for the delivery and management of services for the state's domestic violence program. Services under this contract include, but are not limited to, the administration of contracts and grants. a statewide association whose primary purpose is to represent and provide technical assistance to certified domestic violence centers. This association shall implement, administer, and evaluate all services provided by the certified domestic violence centers. The association shall receive and approve or reject applications for funding of certified domestic violence centers. When approving funding for a newly certified domestic violence center, the association shall make every effort to minimize any adverse economic impact on existing certified domestic violence centers or services provided within the same service area. In order to minimize duplication of services, the association shall make every effort to encourage subcontracting relationships with existing certified domestic violence centers within the same service area. In distributing funds allocated by the Legislature for certified domestic violence centers, the association shall use a formula approved by the department as specified in s. 39.905(7)(a).~~

(8) ~~Consider applications from certified domestic violence centers for capital improvement grants and award those grants pursuant to s. 39.9055.~~

(9) ~~Adopt by rule procedures to administer this section, including developing criteria for the approval, suspension, or rejection of certification of domestic violence centers and developing minimum standards for domestic violence centers to ensure the health and safety of the clients in the centers.~~

Section 3. Section 39.9035, Florida Statutes, is created to read:

39.9035 Duties and functions of the coalition with respect to domestic violence.—*As part of its delivery and management of the delivery of services for the state's domestic violence program, the coalition shall:*

(1) Implement, administer, and evaluate all domestic violence services provided by the certified domestic violence centers.

(2) Receive and approve or reject applications for funding of certified domestic violence centers. When approving funding for a newly certified domestic violence center, the coalition shall make every effort to minimize any adverse economic impact on existing certified domestic violence centers or services provided within the same service area. In order to minimize duplication of services, the coalition shall make every effort to encourage subcontracting relationships with existing certified domestic violence centers within the same service area. In distributing funds allocated by the Legislature for certified domestic violence centers, the coalition shall use a formula approved by the department as specified in s. 39.905(7)(a).

- (3) Evaluate certified domestic violence centers in order to determine compliance with minimum certification standards.
- (4) Have the right to enter and inspect the premises of certified domestic violence centers for monitoring purposes.

Section 4. Section 39.904, Florida Statutes, is amended to read:

39.904 Report to the Legislature on the status of domestic violence cases.—On or before January 1 of each year, the ~~coalition department~~ shall furnish to the President of the Senate and the Speaker of the House of Representatives a report on the status of domestic violence in this state, which ~~must report shall~~ include, but ~~need is not be~~ limited to, the following:

- (1) The incidence of domestic violence in this state.
- (2) An identification of the areas of the state where domestic violence is of significant proportions, indicating the number of cases of domestic violence officially reported, as well as an assessment of the degree of unreported cases of domestic violence.
- (3) An identification and description of the types of programs in the state ~~which that~~ assist victims of domestic violence or persons who commit domestic violence, including information on funding for the programs.
- (4) The number of persons who ~~receive services from are treated by or assisted by~~ local certified domestic violence programs that receive funding through the ~~coalition department~~.
- (5) ~~The incidence of domestic violence homicides in the state, including information and data collected from state and local domestic violence fatality review teams. A statement on the effectiveness of such programs in preventing future domestic violence.~~
- (6) ~~An inventory and evaluation of existing prevention programs.~~
- (7) ~~A listing of potential prevention efforts identified by the department; the estimated annual cost of providing such prevention services, both for a single client and for the anticipated target population as a whole; an identification of potential sources of funding; and the projected benefits of providing such services.~~

Section 5. Paragraphs (c), (g), and (i) of subsection (1), subsections (2), (3), and (5), paragraph (a) of subsection (6), and paragraph (b) of subsection (7) of section 39.905, Florida Statutes, are amended, and subsection (8) is added to that section, to read:

39.905 Domestic violence centers.—

- (1) Domestic violence centers certified under this part must:
 - (c) Provide minimum services ~~that which~~ include, but are not limited to, information and referral services, counseling and case management services, temporary emergency shelter for more than 24 hours, a 24-hour hotline, training for law enforcement personnel, assessment and appropriate referral of resident children, and educational services for community awareness relative to the incidence of domestic violence, the prevention of such violence, and the ~~services available care, treatment, and rehabilitation~~ for persons engaged in or subject to domestic violence. If a 24-hour hotline, professional training, or community education is already provided by a certified domestic violence center within its ~~designated service area a district~~, the department may exempt such certification requirements for a new center serving the same ~~service area district~~ in order to avoid duplication of services.
 - (g) File with the ~~coalition department~~ a list of the names of the domestic violence advocates who are employed or who volunteer at the domestic violence center who may claim a privilege under s. 90.5036 to refuse to disclose a confidential communication between a victim of domestic violence and the advocate regarding the domestic violence inflicted upon the victim. The list must include the title of the position held by the advocate whose name is listed and a description of the duties of that position. A domestic violence center must file amendments to this list as necessary.
 - (i) If its center is a new center applying for certification, demonstrate that the services provided address a need identified in the most current

statewide needs assessment approved by the department. *If the center applying for initial certification proposes providing services in an area that has an existing certified domestic violence center, the center applying for initial certification must demonstrate the unmet need in that service area and describe its efforts to avoid duplication of services.*

- (2) If the department finds that there is failure by a center to comply with the requirements established under this part or with the rules adopted pursuant thereto, the department may deny, suspend, or revoke the certification of the center.
- (3) The annual certificate ~~shall automatically expires~~ ~~expire on June 30 of each state fiscal year unless the certification is temporarily extended to allow the center to implement a corrective action plan~~ ~~the termination date shown on the certificate.~~ *expire on June 30 of each state fiscal year unless the certification is temporarily extended to allow the center to implement a corrective action plan*
- (5) Domestic violence centers may be established throughout the state when private, local, state, or federal funds are available *and a need is demonstrated.*
- (6) In order to receive state funds, a center must:
 - (a) Obtain certification pursuant to this part. However, the issuance of a certificate ~~does will~~ not obligate the ~~coalition department~~ to provide funding.
 - (b) A contract between the ~~coalition statewide association~~ and a certified domestic violence center shall contain provisions ~~ensuring as~~ *ensuring* the availability and geographic accessibility of services throughout the ~~service area district~~. For this purpose, a center may distribute funds through subcontracts or to center satellites, *if provided* such arrangements and any subcontracts are approved by the ~~coalition statewide association~~.

(8) *If any of the required services are exempted from certification by the department under this section, the center may not receive funding from the coalition for those services.*

Section 6. Subsection (18) of section 381.006, Florida Statutes, is amended to read:

381.006 Environmental health.—The department shall conduct an environmental health program as part of fulfilling the state's public health mission. The purpose of this program is to detect and prevent disease caused by natural and manmade factors in the environment. The environmental health program shall include, but not be limited to:

- (18) A food service inspection function for domestic violence centers that are certified by the ~~Department of Children and Family Services and monitored by the Florida Coalition Against Domestic Violence Department of Children and Family Services~~ under part XII of chapter 39 and group care homes as described in subsection (16), which shall be conducted annually and be limited to the requirements in department rule applicable to community-based residential facilities with five or fewer residents.

The department may adopt rules to carry out the provisions of this section.

Section 7. Paragraph (b) of subsection (1) of section 381.0072, Florida Statutes, is amended to read:

381.0072 Food service protection.—It shall be the duty of the Department of Health to adopt and enforce sanitation rules consistent with law to ensure the protection of the public from food-borne illness. These rules shall provide the standards and requirements for the storage, preparation, serving, or display of food in food service establishments as defined in this section and which are not permitted or licensed under chapter 500 or chapter 509.

- (1) DEFINITIONS.—As used in this section, the term:
 - (b) "Food service establishment" means detention facilities, public or private schools, migrant labor camps, assisted living facilities, adult family-care homes, adult day care centers, short-term residential treatment centers, residential treatment facilities, homes for special services, transitional living facilities, crisis stabilization units, hospices, pre-

scribed pediatric extended care centers, intermediate care facilities for persons with developmental disabilities, boarding schools, civic or fraternal organizations, bars and lounges, vending machines that dispense potentially hazardous foods at facilities expressly named in this paragraph, and facilities used as temporary food events or mobile food units at any facility expressly named in this paragraph, where food is prepared and intended for individual portion service, including the site at which individual portions are provided, regardless of whether consumption is on or off the premises and regardless of whether there is a charge for the food. The term does not include any entity not expressly named in this paragraph; nor does the term include a domestic violence center certified by the Department of Children and Family Services and monitored by the Florida Coalition Against Domestic Violence Department of Children and Family Services under part XII of chapter 39 if the center does not prepare and serve food to its residents and does not advertise food or drink for public consumption.

Section 8. Section 741.281, Florida Statutes, is amended to read:

741.281 Court to order batterers' intervention program attendance.—If a person is found guilty of, has had adjudication withheld on, or pleads ~~has pled~~ nolo contendere to a crime of domestic violence, as defined in s. 741.28, that person shall be ordered by the court to a minimum term of 1 year's probation and the court shall order that the defendant attend a batterers' intervention program as a condition of probation. The court must impose the condition of the batterers' intervention program for a defendant under this section, but the court, in its discretion, may determine not to impose the condition if it states on the record why a batterers' intervention program might be inappropriate. The court must impose the condition of the batterers' intervention program for a defendant placed on probation unless the court determines that the person does not qualify for the batterers' intervention program pursuant to s. 741.325. ~~Effective July 1, 2002, the batterers' intervention program must be a certified program under s. 741.32.~~ The imposition of probation under this section ~~does shall~~ not preclude the court from imposing any sentence of imprisonment authorized by s. 775.082.

Section 9. Paragraph (g) of subsection (2) of section 741.2902, Florida Statutes, is amended to read:

741.2902 Domestic violence; legislative intent with respect to judiciary's role.—

(2) It is the intent of the Legislature, with respect to injunctions for protection against domestic violence, issued pursuant to s. 741.30, that the court shall:

(g) Consider requiring the perpetrator to complete a batterers' intervention program. It is preferred that such program ~~meet the requirements specified in s. 741.325~~ ~~be certified under s. 741.32.~~

Section 10. Paragraphs (a) and (e) of subsection (6) of section 741.30, Florida Statutes, are amended to read:

741.30 Domestic violence; injunction; powers and duties of court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification system; enforcement.—

(6)(a) Upon notice and hearing, when it appears to the court that the petitioner is either the victim of domestic violence as defined by s. 741.28 or has reasonable cause to believe he or she is in imminent danger of becoming a victim of domestic violence, the court may grant such relief as the court deems proper, including an injunction:

1. Restraining the respondent from committing any acts of domestic violence.

2. Awarding to the petitioner the exclusive use and possession of the dwelling that the parties share or excluding the respondent from the residence of the petitioner.

3. On the same basis as provided in chapter 61, providing the petitioner with 100 percent of the time-sharing in a temporary parenting plan that ~~remains shall remain~~ in effect until the order expires or an order is entered by a court of competent jurisdiction in a pending or subsequent civil action or proceeding affecting the placement of, access to, parental time with, adoption of, or parental rights and responsibilities for the minor child.

4. On the same basis as provided in chapter 61, establishing temporary support for a minor child or children or the petitioner. An order of temporary support remains in effect until the order expires or an order is entered by a court of competent jurisdiction in a pending or subsequent civil action or proceeding affecting child support.

5. Ordering the respondent to participate in treatment, intervention, or counseling services to be paid for by the respondent. When the court orders the respondent to participate in a batterers' intervention program, the court, or any entity designated by the court, must provide the respondent with a list of ~~all certified~~ batterers' intervention programs ~~and all programs which have submitted an application to the Department of Children and Family Services to become certified under s. 741.32,~~ from which the respondent must choose a program in which to participate. ~~If there are no certified batterers' intervention programs in the circuit, the court shall provide a list of acceptable programs from which the respondent must choose a program in which to participate.~~

6. Referring a petitioner to a certified domestic violence center. The court must provide the petitioner with a list of certified domestic violence centers in the circuit which the petitioner may contact.

7. Ordering such other relief as the court deems necessary for the protection of a victim of domestic violence, including injunctions or directives to law enforcement agencies, as provided in this section.

(e) An injunction for protection against domestic violence entered pursuant to this section, on its face, may order that the respondent attend a batterers' intervention program as a condition of the injunction. Unless the court makes written factual findings in its judgment or order which are based on substantial evidence, stating why batterers' intervention programs would be inappropriate, the court shall order the respondent to attend a batterers' intervention program if:

1. It finds that the respondent willfully violated the ex parte injunction;

2. The respondent, in this state or any other state, has been convicted of, had adjudication withheld on, or pled nolo contendere to a crime involving violence or a threat of violence; or

3. The respondent, in this state or any other state, has had at any time a prior injunction for protection entered against the respondent after a hearing with notice.

~~It is mandatory that such programs be certified under s. 741.32.~~

Section 11. Subsection (5) of section 741.316, Florida Statutes, is amended to read:

741.316 Domestic violence fatality review teams; definition; membership; duties.—

(5) The domestic violence fatality review teams are assigned to the Florida Coalition Against Domestic Violence ~~Department of Children and Family Services~~ for administrative purposes.

Section 12. Section 741.32, Florida Statutes, is amended to read:

741.32 ~~Certification of~~ Batterers' intervention programs.—

(4) The Legislature finds that the incidence of domestic violence in this state Florida is disturbingly high, and that, despite the efforts of many to curb this violence, ~~that~~ one person dies at the hands of a spouse, ex-spouse, or cohabitant approximately every 3 days. Further, a child who witnesses the perpetration of this violence becomes a victim as he or she hears or sees it occurring. This child is at high risk of also being the victim of physical abuse by the parent who is perpetrating the violence and, to a lesser extent, by the parent who is the victim. These children are also at a high risk of perpetrating violent crimes as juveniles and, later, becoming perpetrators of the same violence that they witnessed as children. The Legislature finds that there should be standardized programming available to the justice system to protect victims and their children and to hold the perpetrators of domestic violence accountable for their acts. Finally, the Legislature recognizes that in order for batterers' intervention programs to be successful in protecting victims and their children, all participants in the justice system as well as social service agencies and local and state governments must coordinate their efforts at the community level.

~~(2) There is hereby established in the Department of Children and Family Services an Office for Certification and Monitoring of Batterers' Intervention Programs. The department may certify and monitor both programs and personnel providing direct services to those persons who are adjudged to have committed an act of domestic violence as defined in s. 741.28, those against whom an injunction for protection against domestic violence is entered, those referred by the department, and those who volunteer to attend such programs. The purpose of certification of programs is to uniformly and systematically standardize programs to hold those who perpetrate acts of domestic violence responsible for those acts and to ensure safety for victims of domestic violence. The certification and monitoring shall be funded by user fees as provided in s. 741.327.~~

Section 13. Section 741.325, Florida Statutes, is amended to read:

~~741.325 Requirements for batterers' intervention programs~~ **Guideline authority.**—

~~(1) A batterers' intervention program must meet the following requirements. The Department of Children and Family Services shall promulgate guidelines to govern purpose, policies, standards of care, appropriate intervention approaches, inappropriate intervention approaches during the batterers' program intervention phase (to include couples counseling and mediation), conflicts of interest, assessment, program content and specifics, qualifications of providers, and credentials for facilitators, supervisors, and trainees. The department shall, in addition, establish specific procedures governing all aspects of program operation, including administration, personnel, fiscal matters, victim and batterer records, education, evaluation, referral to treatment and other matters as needed. In addition, the rules shall establish:~~

~~(a)(1) That~~ The primary purpose of the ~~program programs~~ shall be victim safety and the safety of the children, if present.

~~(b)(2) That~~ The batterer shall be held accountable for acts of domestic violence.

~~(c)(3) That~~ The ~~program programs~~ shall be at least 29 weeks in length and shall include 24 weekly sessions, plus appropriate intake, assessment, and orientation programming.

~~(d)(4) That~~ The ~~program content shall be based on~~ be a psychoeducational model that ~~addresses~~ employs a ~~program content based on~~ tactics of power and control by one person over another.

~~(5) That the programs and those who are facilitators, supervisors, and trainees be certified to provide these programs through initial certification and that the programs and personnel be annually monitored to ensure that they are meeting specified standards.~~

~~(e)(6) The intent that~~ The ~~program shall~~ programs be user-fee funded by user with fees paid by from the batterers who attend the program, which allows them to take as payment for programs is important to the batterer taking responsibility for their acts the act of violence, and from those seeking certification. An exception shall be made for those local, state, or federal programs that fund batterers' intervention programs in whole or in part.

~~(7) Standards for rejection and suspension for failure to meet certification standards.~~

~~(2)(8) The requirements of this section~~ That these standards shall apply only to programs that address the perpetration of violence between intimate partners, spouses, ex-spouses, or those who share a child in common or who are cohabitants in intimate relationships for the purpose of exercising power and control by one over the other. It will endanger victims if courts and other referral agencies refer family and household members who are not perpetrators of the type of domestic violence encompassed by these ~~requirements~~ standards. Accordingly, the court and others who make referrals should refer perpetrators only to programming that appropriately addresses the violence committed.

Section 14. ~~Section 741.327, Florida Statutes, is repealed.~~

Section 15. Section 948.038, Florida Statutes, is amended to read:

948.038 Batterers' intervention program as a condition of probation, community control, or other court-ordered community supervision.—As

a condition of probation, community control, or any other court-ordered community supervision, the court shall order a person convicted of an offense of domestic violence, as defined in s. 741.28, to attend and successfully complete a batterers' intervention program unless the court determines that the person does not qualify for the batterers' intervention program pursuant to s. 741.325. ~~The batterers' intervention program must be a program certified under s. 741.32, and the offender must pay the cost of attending the program.~~

Section 16. Paragraph (a) of subsection (1) of section 938.01, Florida Statutes, is amended to read:

938.01 Additional Court Cost Clearing Trust Fund.—

(1) All courts created by Art. V of the State Constitution shall, in addition to any fine or other penalty, require every person convicted for violation of a state penal or criminal statute or convicted for violation of a municipal or county ordinance to pay \$3 as a court cost. Any person whose adjudication is withheld pursuant to the provisions of s. 318.14(9) or (10) shall also be liable for payment of such cost. In addition, \$3 from every bond estreature or forfeited bail bond related to such penal statutes or penal ordinances shall be remitted to the Department of Revenue as described in this subsection. However, no such assessment may be made against any person convicted for violation of any state statute, municipal ordinance, or county ordinance relating to the parking of vehicles.

(a) All costs collected by the courts pursuant to this subsection shall be remitted to the Department of Revenue in accordance with administrative rules adopted by the executive director of the Department of Revenue for deposit in the Additional Court Cost Clearing Trust Fund. These funds and the funds deposited in the Additional Court Cost Clearing Trust Fund pursuant to s. 318.21(2)(c) shall be distributed as follows:

1. Ninety-two percent to the Department of Law Enforcement Criminal Justice Standards and Training Trust Fund.
2. Six and three-tenths percent to the Department of Law Enforcement Operating Trust Fund for the Criminal Justice Grant Program.
3. One and seven-tenths percent to the Department of Children and Family Services Domestic Violence Trust Fund for the domestic violence program pursuant to s. 39.903(1)(3).

Section 17. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to domestic violence; amending s. 39.902, F.S.; defining the term "coalition" as it relates to domestic violence; amending s. 39.903, F.S.; revising provisions relating to certification of domestic violence centers; providing specified additional duties for and authority of the Florida Coalition Against Domestic Violence; revising the duties of the Department of Children and Family Services; requiring the department to contract with coalition for specified purposes; creating s. 39.9035, F.S.; providing the duties of the coalition as it manages the delivery of services to the state's domestic violence program; amending s. 39.904, F.S.; requiring the coalition, rather than the department, to make a specified annual report; revising the contents of the report; amending s. 39.905, F.S.; requiring the coalition, rather than the department, to perform certain duties relating to certification of domestic violence centers; revising provisions relating to certification of domestic violence centers; requiring a demonstration of need for certification of a new domestic violence center; revising provisions relating to expiration of a center's annual certificate; prohibiting a domestic violence center from receiving funding from the coalition for services that are exempted from certification; amending ss. 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316, F.S.; conforming provisions to changes made by the act; amending s. 741.32, F.S.; deleting provisions relating to the certification of batterers' intervention programs; amending s. 741.325, F.S.; revising the requirements for batterers' intervention programs; repealing s. 741.327, F.S., relating to the certification and monitoring of batterers' intervention programs; amending ss. 948.038 and 938.01, F.S.; conforming provisions to changes made by the act; providing an effective date.

On motion by Senator Storms, by two-thirds vote **HB 7093** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

SPECIAL GUESTS

Senator Storms introduced Senator Bennett's wife, Dee Bennett, who was present in the gallery.

Consideration of **CS for CS for SB 964** and **CS for SB 992** was deferred.

CS for SJR 1064—A joint resolution proposing an amendment to Section 3 of Article VII and the creation of Section 32 of Article XII of the State Constitution to provide an additional exemption from ad valorem taxes on tangible personal property valued at more than \$25,000 but less than \$50,000, to authorize a county or municipality to provide an additional exemption from ad valorem taxation for tangible personal property by ordinance, and to provide an effective date.

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

That the following amendment to Section 3 of Article VII and the creation of Section 32 of Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 3. Taxes; exemptions.—

(a) All property owned by a municipality and used exclusively by it for municipal or public purposes ~~is shall be~~ exempt from taxation. A municipality, owning property outside the municipality, may be required by general law to make payment to the taxing unit in which the property is located. Such portions of property as are used predominantly for educational, literary, scientific, religious, or charitable purposes may be exempted by general law from taxation.

(b) There shall be exempt from taxation, cumulatively, to every head of a family residing in this state, household goods and personal effects to the value fixed by general law, not less than one thousand dollars, and to every widow or widower or person who is blind or totally and permanently disabled, property to the value fixed by general law not less than five hundred dollars.

(c) Any county or municipality may, for the purpose of its respective tax levy and subject to the provisions of this subsection and general law, grant community and economic development ad valorem tax exemptions to new businesses and expansions of existing businesses, as defined by general law. Such an exemption may be granted only by ordinance of the county or municipality, and only after the electors of the county or mu-

nicipality voting on such question in a referendum authorize the county or municipality to adopt such ordinances. An exemption so granted shall apply to improvements to real property made by or for the use of a new business and improvements to real property related to the expansion of an existing business and shall also apply to tangible personal property of such new business and tangible personal property related to the expansion of an existing business. The amount or limits of the amount of such exemption shall be specified by general law. The period of time for which such exemption may be granted to a new business or expansion of an existing business shall be determined by general law. The authority to grant such exemption shall expire ten years from the date of approval by the electors of the county or municipality, and may be renewable by referendum as provided by general law.

(d) Any county or municipality may, for the purpose of its respective tax levy and subject to the provisions of this subsection and general law, grant historic preservation ad valorem tax exemptions to owners of historic properties. This exemption may be granted only by ordinance of the county or municipality. The amount or limits of the amount of this exemption and the requirements for eligible properties must be specified by general law. The period of time for which this exemption may be granted to a property owner shall be determined by general law.

(e)(1) By general law and subject to conditions specified therein, twenty-five thousand dollars of the assessed value of *tangible personal property* ~~is subject to tangible personal property tax~~ shall be exempt from ad valorem taxation. *Tangible personal property is also exempt from ad valorem taxation if the assessed value of such property is greater than twenty-five thousand dollars but less than fifty thousand dollars.*

(2) *A county or municipality may, for the purposes of its respective tax levy and subject to the provisions of this subsection and general law, provide additional tangible personal property tax exemptions by ordinance.*

(f) There shall be granted an ad valorem tax exemption for real property dedicated in perpetuity for conservation purposes, including real property encumbered by perpetual conservation easements or by other perpetual conservation protections, as defined by general law.

(g) By general law and subject to the conditions specified therein, each person who receives a homestead exemption as provided in section 6 of this article; who was a member of the United States military or military reserves, the United States Coast Guard or its reserves, or the Florida National Guard; and who was deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the legislature shall receive an additional exemption equal to a percentage of the taxable value of his or her homestead property. The applicable percentage shall be calculated as the number of days during the preceding calendar year the person was deployed on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the legislature divided by the number of days in that year.

ARTICLE XII

SCHEDULE

SECTION 32. Tangible personal property; ad valorem tax exemption.—The amendment to Section 3 of Article VII providing that property is exempt from tangible personal property tax if the assessed value of such property is greater than twenty-five thousand dollars but less than fifty-thousand dollars applies to assessments for tax years beginning January 1, 2013.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 3

ARTICLE XII, SECTION 32

PROPERTY TAX EXEMPTION.—Proposing an amendment to the State Constitution to:

(1) Provide an exemption from ad valorem taxes on tangible personal property if the assessed value of an owner's tangible personal property is greater than \$25,000 but less than \$50,000 dollars. This additional exemption, if approved by the voters, will take effect on January 1, 2013, and apply to the 2013 tax roll.

(2) Authorize a county or municipality, for the purpose of its respective levy and subject to general law, to provide tangible personal property tax exemptions by ordinance. This is in addition to other statewide tangible personal property exemptions already provided by the Constitution.

—was read the second time in full.

Pending further consideration of **CS for SJR 1064**, on motion by Senator Detert, by two-thirds vote **CS for HJR 1003** was withdrawn from the Committees on Community Affairs; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Detert—

CS for HJR 1003—A joint resolution proposing an amendment to Section 3 of Article VII and the creation of Section 32 of Article XII of the State Constitution to provide an additional exemption from ad valorem taxes on tangible personal property valued at more than \$25,000 but less than \$50,000, to authorize a county or municipality to provide an additional exemption from ad valorem taxation for tangible personal property by ordinance as provided by general law, and to provide an effective date.

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

That the following amendment to Section 3 of Article VII and the creation of Section 32 of Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election:

ARTICLE VII

FINANCE AND TAXATION

SECTION 3. Taxes; exemptions.—

(a) All property owned by a municipality and used exclusively by it for municipal or public purposes shall be exempt from taxation. A municipality, owning property outside the municipality, may be required by general law to make payment to the taxing unit in which the property is located. Such portions of property as are used predominantly for educational, literary, scientific, religious or charitable purposes may be exempted by general law from taxation.

(b) There shall be exempt from taxation, cumulatively, to every head of a family residing in this state, household goods and personal effects to the value fixed by general law, not less than one thousand dollars, and to every widow or widower or person who is blind or totally and permanently disabled, property to the value fixed by general law not less than five hundred dollars.

(c) Any county or municipality may, for the purpose of its respective tax levy and subject to the provisions of this subsection and general law, grant community and economic development ad valorem tax exemptions to new businesses and expansions of existing businesses, as defined by general law. Such an exemption may be granted only by ordinance of the county or municipality, and only after the electors of the county or municipality voting on such question in a referendum authorize the county or municipality to adopt such ordinances. An exemption so granted shall apply to improvements to real property made by or for the use of a new business and improvements to real property related to the expansion of an existing business and shall also apply to tangible personal property of such new business and tangible personal property related to the expansion of an existing business. The amount or limits of the amount of such exemption shall be specified by general law. The period of time for which such exemption may be granted to a new business or expansion of an existing business shall be determined by general law. The authority to grant such exemption shall expire ten years from the date of approval by the electors of the county or municipality, and may be renewable by referendum as provided by general law.

(d) Any county or municipality may, for the purpose of its respective tax levy and subject to the provisions of this subsection and general law, grant historic preservation ad valorem tax exemptions to owners of historic properties. This exemption may be granted only by ordinance of the county or municipality. The amount or limits of the amount of this exemption and the requirements for eligible properties must be specified by general law. The period of time for which this exemption may be granted to a property owner shall be determined by general law.

(e)(1) By general law and subject to conditions specified therein, twenty-five thousand dollars of the assessed value of *tangible personal property* is ~~subject to tangible personal property tax~~ shall be exempt from ad valorem taxation. *Tangible personal property is also exempt from ad valorem taxation if the assessed value of such property is greater than twenty-five thousand dollars but less than fifty thousand dollars.*

(2) *A county or municipality may, for the purposes of its respective tax levy, provide additional tangible personal property tax exemptions by ordinance, subject to this subsection and as provided in general law.*

(f) There shall be granted an ad valorem tax exemption for real property dedicated in perpetuity for conservation purposes, including real property encumbered by perpetual conservation easements or by other perpetual conservation protections, as defined by general law.

(g) By general law and subject to the conditions specified therein, each person who receives a homestead exemption as provided in section 6 of this article; who was a member of the United States military or military reserves, the United States Coast Guard or its reserves, or the Florida National Guard; and who was deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the legislature shall receive an additional exemption equal to a percentage of the taxable value of his or her homestead property. The applicable percentage shall be calculated as the number of days during the preceding calendar year the person was deployed on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the legislature divided by the number of days in that year.

ARTICLE XII

SCHEDULE

SECTION 32. Tangible personal property; ad valorem tax exemption.—The amendment to Section 3 of Article VII providing that property is exempt from tangible personal property tax if the assessed value of such property is greater than twenty-five thousand dollars but less than fifty thousand dollars shall take effect January 1, 2013, and applies to assessments for tax years beginning on or after January 1, 2013.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 3

ARTICLE XII, SECTION 32

TANGIBLE PERSONAL PROPERTY TAX EXEMPTION.—Proposing an amendment to the State Constitution to:

(1) Provide an exemption from ad valorem taxes levied by counties, municipalities, school districts, and other local governments on tangible personal property if the assessed value of an owner's tangible personal property is greater than \$25,000 but less than \$50,000. This new exemption, if approved by the voters, will take effect on January 1, 2013, and apply to the 2013 tax roll and subsequent tax rolls.

(2) Authorize a county or municipality for the purpose of its respective levy, and as provided by general law, to provide tangible personal property tax exemptions by ordinance.

This is in addition to other statewide tangible personal property tax exemptions provided by the Constitution and this amendment.

—a companion measure, was substituted for **CS for SJR 1064** and read the second time in full.

On motion by Senator Detert, by two-thirds vote **CS for HJR 1003** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 1208—A bill to be entitled An act relating to public records; amending s. 717.117, F.S.; revising the public records exemption for information held by the Department of Financial Services relating to unclaimed property to permanently exempt social security numbers from the public records law; deleting the provision that requires the release of social security numbers for certain purposes; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for CS for SB 1208 to HB 7111**.

Pending further consideration of **CS for CS for SB 1208** as amended, on motion by Senator Richter, by two-thirds vote **HB 7111** was withdrawn from the Committees on Banking and Insurance; Governmental Oversight and Accountability; and Rules.

On motion by Senator Richter—

HB 7111—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 717.117, F.S., which provides an exemption from public record requirements for social security numbers and property identifiers contained in reports of unclaimed property; removing the exception to the public record exemption for social security numbers; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1208** as amended and read the second time by title.

On motion by Senator Richter, by two-thirds vote **HB 7111** was read the third time by title, passed by the required constitutional two-thirds vote of the members present and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Jones
Alexander	Dockery	Joyner
Altman	Evers	Latvala
Benacquisto	Fasano	Lynn
Bennett	Flores	Margolis
Bogdanoff	Gaetz	Montford
Braynon	Garcia	Negron
Bullard	Gardiner	Norman
Dean	Gibson	Oelrich
Detert	Hays	Rich

Richter	Siplin	Thrasher
Ring	Smith	Wise
Sachs	Sobel	
Simmons	Storms	

Nays—None

SB 858—A bill to be entitled An act relating to knowingly and willfully giving false information to a law enforcement officer; amending s. 837.055, F.S.; providing that it is a third-degree felony for a person to knowingly and willfully give false information to a law enforcement officer conducting a missing person investigation involving a child 16 years of age or younger with the intent to mislead the officer or impede the investigation if the child suffers great bodily harm, permanent disability, permanent disfigurement, or death; providing criminal penalties; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 858**, on motion by Senator Negron, by two-thirds vote **CS for HB 37** was withdrawn from the Committees on Criminal Justice; Judiciary; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Negron—

CS for HB 37—A bill to be entitled An act relating to knowingly and willfully giving false information to a law enforcement officer; amending s. 837.055, F.S.; providing that it is a third-degree felony for a person to knowingly and willfully give false information to a law enforcement officer conducting a missing person investigation involving a child 16 years of age or younger with the intent to mislead the officer or impede the investigation if the child suffers great bodily harm, permanent disability, permanent disfigurement, or death; providing criminal penalties; providing an effective date.

—a companion measure, was substituted for **SB 858** and read the second time by title.

On motion by Senator Negron, by two-thirds vote **CS for HB 37** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Consideration of **CS for CS for SB 1146** and **CS for CS for SB 1166** was deferred.

CS for CS for SB 1180—A bill to be entitled An act relating to growth management; amending s. 163.3184, F.S.; requiring that comprehensive plan amendments proposing certain developments follow the state coordinated review process; amending s. 380.06, F.S.; limiting the scope of certain recommendations and comments by reviewing agencies regarding proposed developments; revising certain review criteria for reports and recommendations on the regional impact of proposed developments; requiring regional planning agency reports to contain recommendations

consistent with the standards of state permitting agencies and water management districts; providing that specified changes to a development order are not substantial deviations; providing an exemption from development-of-regional-impact review for proposed developments that meet specified criteria and are located in certain jurisdictions; requiring that an agreement under s. 288.106, F.S., which relates to a tax refund program for qualified target industry businesses, be executed as a condition for such exemption; providing notice requirements; providing applicability; amending s. 380.115, F.S.; revising conditions under which a local government is required to rescind a development-of-regional-impact development order; creating s. 163.3165, F.S.; providing for application and approval of an amendment to the local comprehensive plan by the owner of land that meets certain criteria as an agricultural enclave; creating a 2-year permit extension; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1180**, on motion by Senator Bennett, by two-thirds vote **CS for CS for HB 979** was withdrawn from the Committees on Community Affairs; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Bennett, the rules were waived and—

CS for CS for HB 979—A bill to be entitled An act relating to developments of regional impact; amending s. 163.3184, F.S.; requiring that comprehensive plan amendments proposing certain developments follow the state coordinated review process; amending s. 380.06, F.S.; limiting the scope of certain recommendations and comments by reviewing agencies regarding proposed developments; revising certain review criteria for reports and recommendations on the regional impact of proposed developments; requiring regional planning agency reports to contain recommendations consistent with the standards of state permitting agencies and water management districts; providing that specified changes to a development order are not substantial deviations; providing an exemption from development-of-regional-impact review for proposed developments that meet specified criteria and are located in certain jurisdictions; requiring an agreement for such exemption; providing notice requirements; providing for effect and applicability; amending s. 380.115, F.S.; revising conditions under which a local government is required to rescind a development-of-regional-impact development order; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1180** and read the second time by title.

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment which was adopted:

Amendment 1 (543740) (with title amendment)—Between lines 329 and 330 insert:

Section 4. (1) *Notwithstanding ss. 163.3162 and 163.3164, Florida Statutes, the owner of a parcel of land located in an unincorporated area of a county that qualifies as an agricultural enclave under subsection (2) may apply for an amendment to the local government comprehensive plan pursuant to s. 163.3184, Florida Statutes. The subject of the amendment is presumed not to be urban sprawl, as defined in s. 163.3164, Florida Statutes, if it proposes land uses and intensities of use that are consistent with the existing uses and intensities of use of, or consistent with the uses and intensities of use authorized for, the industrial, commercial, or residential areas that surround the parcel. If the parcel of land that is the subject of an amendment under this section is abutted on all sides by land having only one land use designation, the same land use designation must be presumed by the county to be appropriate for the parcel. The county shall, after considering the proposed density and intensity, grant the parcel the same land use designation as the surrounding parcels that abut the parcel unless the county finds by clear and convincing evidence that the grant would be detrimental to the health, safety, and welfare of its residents.*

(2) *In order to qualify as an agricultural enclave under this section, the parcel of land must be a parcel that:*

- (a) *Is owned by a single person or entity;*
 - (b) *Has been in continuous use for bona fide agricultural purposes, as defined by s. 193.461, Florida Statutes, for at least 5 years before the date of any comprehensive plan amendment application;*
 - (c) *Is surrounded on at least 95 percent of its perimeter by property that the local government has designated as land that may be developed for industrial, commercial, or residential purposes; and*
 - (d) *Does not exceed 640 acres but is not smaller than 500 acres.*
- (3) *This section does not preempt or replace the protection currently existing for property located within the boundaries of:*

1. *The Wekiva Study Area, as described in s. 369.316, Florida Statutes; or*
2. *The Everglades Protection Area, as defined in s. 373.4592(2), Florida Statutes.*

In order to qualify under this section as an enclave, the owner of a parcel of land meeting the requirements of subsection (2) must submit a written application to the county by January 1, 2013.

And the title is amended as follows:

Delete line 24 and insert: regional-impact development order; providing a presumption that certain agricultural enclaves do not constitute urban sprawl; establishing qualifications for designation as an agricultural enclave for such purpose and establishing exceptions from the definition for designated protected areas; providing an

On motion by Senator Bennett, by two-thirds vote **CS for CS for HB 979** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Evers	Montford	Wise

Nays—3

Dockery	Joyner	Negron
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Consideration of **CS for CS for SB 1206** and **CS for CS for SB 1252** was deferred.

SB 1268—A bill to be entitled An act relating to actions for damages; repealing s. 768.75, F.S., relating to an optional settlement conference in certain tort actions; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1268**, on motion by Senator Simmons, by two-thirds vote **HB 4077** was withdrawn from the Committees on Judiciary; Budget Subcommittee on Criminal and Civil Justice Appropriations; Budget; and Rules.

On motion by Senator Simmons—

HB 4077—A bill to be entitled An act relating to actions for damages; repealing s. 768.75, F.S., relating to an optional settlement conference in certain tort actions; providing an effective date.

—a companion measure, was substituted for **SB 1268** and read the second time by title.

On motion by Senator Simmons, by two-thirds vote **HB 4077** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

SB 1274—A bill to be entitled An act relating to the tourist development tax; amending s. 125.0104, F.S.; providing for the proceeds of the tourist development tax to be used for the benefit of certain aquariums; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1274**, on motion by Senator Latvala, by two-thirds vote **HB 1015** was withdrawn from the Committees on Commerce and Tourism; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Latvala—

HB 1015—A bill to be entitled An act relating to the tourist development tax; amending s. 125.0104, F.S.; providing for the proceeds of the tourist development tax to be used for the benefit of certain aquariums; providing an effective date.

—a companion measure, was substituted for **SB 1274** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **HB 1015** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise
Fasano	Norman	

Nays—2

Mr. President	Gardiner
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CS for SB 1286—A bill to be entitled An act relating to treatment programs for impaired professionals; creating s. 401.466, F.S.; providing

that an emergency medical technician or paramedic who is certified or has applied to be certified may be subject to a treatment program for impaired practitioners at the election of the impaired practitioner consultant; prohibiting charging the associated costs to the Medical Quality Assurance Trust Fund within the Department of Health; amending s. 456.076, F.S.; exempting an entity retained by the Department of Health as an impaired practitioner consultant from certain licensing requirements if the entity employs or contracts with licensed professionals; revising the schools or programs that may contract for impaired practitioner consulting services; limiting the liability of certain medical schools and schools that prepare health care practitioners and veterinarians for licensure for referring a student to an impaired practitioner consultant; authorizing the Department of Health to refer an applicant for licensure to the consultant; clarifying the types of legal proceedings related to services provided by impaired practitioner consultants which are defended by the Department of Financial Services; clarifying requirements for an impaired practitioner consultant to maintain as confidential certain information concerning an impaired practitioner; authorizing the department and certain other entities to have administrative control over the impaired practitioner consultant to the extent necessary to receive disclosures; creating s. 468.315, F.S.; providing that a radiologic technologist who is certified or who has applied to be certified may be subject to a treatment program for impaired practitioners at the election of an impaired practitioner consultant; providing an effective date.

—was read the second time by title. On motion by Senator Thrasher, by two-thirds vote **CS for SB 1286** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Consideration of **CS for SB 1314** was deferred.

CS for CS for SB 1146—A bill to be entitled An act relating to effect of dissolution or annulment of marriage on certain designations; creating s. 732.703, F.S.; providing definitions; providing that a designation made by or on behalf of a decedent providing for the payment or transfer at death of an interest in an asset to or for the benefit of the decedent's former spouse shall become void if the decedent's marriage was judicially dissolved or declared invalid before the decedent's death, if the designation was made prior to the dissolution or order; providing for disposition of assets; providing for treatment of certain retirement plans; specifying assets subject to provisions; providing exceptions; providing that payors are not liable for payments or transfers to beneficiaries contrary to this provision in certain circumstances; specifying the form of an affidavit that may be used to relieve a payor of liability for a transfer if the death certificate is silent as to the decedent's marital status at the time of death; providing that the payor is not liable for making any payment on account of, or transferring any interest in, certain types of assets to a beneficiary; providing that certain provisions apply notwithstanding the payor's knowledge that the person to whom the asset is transferred is different from the person who would own the interest due to the dissolution of the decedent's marriage or declaration of the marriage's validity before the decedent's death; providing that the provisions do not affect specified interests and rights; providing applicability; providing an effective date.

—was read the second time by title.

SENATOR BENNETT PRESIDING

Pending further consideration of **CS for CS for SB 1146**, on motion by Senator Simmons, by two-thirds vote **CS for HB 401** was withdrawn from the Committees on Judiciary; Budget Subcommittee on General Government Appropriations; and Budget.

CS for HB 401—A bill to be entitled An act relating to effect of dissolution or annulment of marriage on certain designations; creating s. 732.703, F.S.; providing definitions; providing that a designation made by or on behalf of a decedent providing for the payment or transfer at death of an interest in an asset to or for the benefit of the decedent's former spouse shall become void if the decedent's marriage was judicially dissolved or declared invalid before the decedent's death, if the designation was made prior to the dissolution or order; providing for disposition of assets; providing for treatment of certain retirement plans; specifying assets subject to provisions; providing exceptions; providing that payors are not liable for payments or transfers to beneficiaries contrary to this provision in certain circumstances; specifying the form of an affidavit that may be used to relieve a payor of liability for a transfer if the death certificate is silent as to the decedent's marital status at the time of death; providing that the payor is not liable for making any payment on account of, or transferring any interest in, certain types of assets to a beneficiary; providing that certain provisions apply notwithstanding the payor's knowledge that the person to whom the asset is transferred is different from the person who would own the interest due to the dissolution of the decedent's marriage or declaration of the marriage's validity before the decedent's death; providing that the provisions do not affect specified interests and rights; providing applicability; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1146** and read the second time by title.

On motion by Senator Simmons, further consideration of **CS for HB 401** was deferred.

CS for CS for SB 1206—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 288.075, F.S., which provides public records exemptions for information held by economic development agencies; saving from repeal the exemption concerning plans, intentions, or interests of a private corporation, partnership, or person to locate, relocate, or expand any of its business activities in this state; providing that the exemption applies if a request for confidentiality is made before an economic incentive agreement is signed; specifying the time period during which information remains confidential and exempt when a final project order for a signed economic development agreement is issued; saving from repeal the exemption for trade secrets; saving from repeal the exemption for proprietary confidential business information; saving from repeal the exemption for identification, account, and registration numbers and sales, wage, and tax data relating to a recipient of an economic development incentive; providing that the taxes paid by businesses participating in an economic incentive program may be disclosed in the aggregate; authorizing the disclosure of specified information relating to a business 180 days after the final project order for an economic incentive agreement is issued, until a date specified in the final project order, or if the information is otherwise disclosed, whichever occurs first; removing the scheduled repeal of the exemptions; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1206**, on motion by Senator Detert, by two-thirds vote **CS for HB 7115** was withdrawn from the Committees on Commerce and Tourism; Governmental Oversight and Accountability; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Detert—

CS for HB 7115—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 288.075, F.S., which provides public record exemptions for information held by economic development agencies; saving from repeal the exemption concerning plans, intentions, or interests of a private corporation, partner-

ship, or person to locate, relocate, or expand any of its business activities in this state; providing that the exemption applies if a request for confidentiality is made before an economic incentive agreement is signed; specifying the time period during which information remains confidential and exempt when a final project order for a signed economic development agreement is issued; saving from repeal the exemption for trade secrets; saving from repeal the exemption for proprietary confidential business information; saving from repeal the exemption for identification, account, and registration numbers and sales, wage, and tax data relating to a recipient of an economic development incentive; saving from repeal the exemption for information held pursuant to the administration of an economic incentive program; clarifying and reorganizing the exemption; providing that the taxes paid by businesses participating in an economic incentive program may be disclosed in the aggregate; specifying duration of the period in which certain information held by an economic development agency relating to a specific business participating in an economic development program remains confidential and exempt; removing the scheduled repeal of the exemptions; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1206** and read the second time by title.

On motion by Senator Detert, by two-thirds vote **CS for HB 7115** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

The Senate resumed consideration of—

HB 7125—A bill to be entitled An act relating to exemptions from local business taxes; creating s. 205.067, F.S.; specifying that an individual licensed and operating as a broker associate or sales associate is not required to apply for an exemption from a local business tax or take certain actions relating to a local business tax; prohibiting a local governing authority from holding such exempt individual liable for the failure of a principal or employer to comply with certain obligations related to a local business tax or from requiring the exempt individual to take certain actions related to a local business tax; prohibiting a local governing authority from requiring a principal or employer to provide personal or contact information for such exempt individuals in order to obtain a local business tax receipt; amending s. 205.066, F.S.; conforming provisions; providing an effective date.

—which was previously considered this day.

On motion by Senator Hays, by two-thirds vote **HB 7125** was read the third time by title, passed by the required constitutional two-thirds vote of the membership and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Dean	Flores
Alexander	Detert	Gaetz
Altman	Diaz de la Portilla	Garcia
Benacquisto	Dockery	Gardiner
Bennett	Evers	Gibson
Bogdanoff	Fasano	Hays

Jones	Negron	Simmons
Latvala	Norman	Siplin
Lynn	Richter	Storms
Margolis	Ring	Thrasher
Montford	Sachs	Wise

Nays—7

Braynon	Oelrich	Sobel
Bullard	Rich	
Joyner	Smith	

The Senate resumed consideration of—

CS for HB 401—A bill to be entitled An act relating to effect of dissolution or annulment of marriage on certain designations; creating s. 732.703, F.S.; providing definitions; providing that a designation made by or on behalf of a decedent providing for the payment or transfer at death of an interest in an asset to or for the benefit of the decedent's former spouse shall become void if the decedent's marriage was judicially dissolved or declared invalid before the decedent's death, if the designation was made prior to the dissolution or order; providing for disposition of assets; providing for treatment of certain retirement plans; specifying assets subject to provisions; providing exceptions; providing that payors are not liable for payments or transfers to beneficiaries contrary to this provision in certain circumstances; specifying the form of an affidavit that may be used to relieve a payor of liability for a transfer if the death certificate is silent as to the decedent's marital status at the time of death; providing that the payor is not liable for making any payment on account of, or transferring any interest in, certain types of assets to a beneficiary; providing that certain provisions apply notwithstanding the payor's knowledge that the person to whom the asset is transferred is different from the person who would own the interest due to the dissolution of the decedent's marriage or declaration of the marriage's validity before the decedent's death; providing that the provisions do not affect specified interests and rights; providing applicability; providing an effective date.

—which was previously considered this day.

On motion by Senator Simmons, by two-thirds vote **CS for HB 401** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Fasano	Oelrich
Alexander	Flores	Richter
Altman	Gaetz	Ring
Benacquisto	Garcia	Sachs
Bennett	Gardiner	Simmons
Bogdanoff	Gibson	Siplin
Bullard	Hays	Sobel
Dean	Jones	Storms
Detert	Latvala	Thrasher
Diaz de la Portilla	Montford	Wise
Dockery	Negron	
Evers	Norman	

Nays—6

Braynon	Lynn	Rich
Joyner	Margolis	Smith

CS for CS for SB 1166—A bill to be entitled An act relating to clerks of court; amending s. 27.52, F.S.; authorizing the clerk of court to review the property records and motor vehicle records to determine whether an applicant for the appointment of a public defender is indigent; deleting a requirement that the clerk conduct the review; amending s. 28.24, F.S.; deleting a requirement for the clerks of the circuit courts to participate in the Comprehensive Case Information System; creating s. 28.2405, F.S.; requiring clerks of the circuit courts to use the Comprehensive Case Information System and to submit data to the system based on case

types designated by the Supreme Court of Florida; amending s. 28.241, F.S.; providing that filing fees and fees to reopen a proceeding are due at the time a party files a pleading to initiate or reopen a proceeding; requiring the clerk of court to pursue the collection of fees that are not timely paid; revising the circumstances under which a fee to reopen a case applies; exempting a person from paying a reopen fee for filing a motion to enforce a stipulation or a motion for contempt; authorizing the clerk of court to charge a fee to issue an electronic certified copy of a summons; amending s. 28.37, F.S.; providing that certain penalties and fines are not deposited into the clerk's Public Records Modernization Trust Fund; amending s. 34.041, F.S.; requiring the party filing a case in county court to pay all filing and reopen fees at the time of filing; requiring the clerk to pursue collection of the fees if the fees are not paid at the time of filing; authorizing the clerk of court to charge a fee for issuing an electronic certified copy of a summons; revising the circumstances under which a fee to reopen a case applies; exempting a party from paying a reopen fee for filing motions to enforce stipulations and motions for contempt; amending s. 40.011, F.S.; requiring that a clerk of court generate a set of juror candidate lists; requiring that the clerk of court add names of certain persons to the juror candidate lists; authorizing the clerk of court to generate juror candidate lists to ensure a valid and consistent juror selection process; amending s. 40.02, F.S.; revising the process of selecting jury lists; amending s. 40.022, F.S.; revising the process of purging jury selection lists; amending s. 40.221, F.S.; conforming provisions to changes made by the act; amending s. 40.225, F.S.; requiring that the clerk of court implement an automated electronic system for drawing jury venire; providing administrative responsibilities of the clerks of court with regard to the jury venire; requiring that the clerk of court or the chief judge submit for approval a plan for the selection of juror candidates; requiring that the Chief Justice of the Supreme Court examine the proposed plan for compliance with applicable statutory requirements and technical standards and procedures; requiring that an administrative order be filed if the proposed plan is approved; amending s. 57.081, F.S.; providing that a person who receives a certification of indigence with respect to a proceeding is not required to pay charges to issue a summons; amending s. 95.11, F.S.; providing that an action to collect any court costs, fees, or fines owed to the state may be commenced at any time; amending s. 112.3173, F.S.; providing for the duty of a clerk of court to notify the Commission on Ethics of certain proceedings involving public officers or employees to arise after the clerk is advised by the state attorney that the defendant is a public officer or employee who is alleged to have committed a specified offense; amending s. 318.18, F.S.; requiring that the signature of the person designated to represent a community service agency be notarized on letterhead that indicates the number of hours of community service completed and the date the community service hours were completed by a person who is ordered to perform community service as a penalty for specified offenses; amending s. 668.50, F.S.; limiting the exemption from the Uniform Electronic Transaction Act for transactions governed by rules relating to judicial procedure; amending s. 733.707, F.S.; specifying the priority of payment of unpaid court costs, fees, or fines by a decedent's estate; amending s. 893.11, F.S.; providing that convictions of certain types of criminal offenses which are reported to the Comprehensive Case Information System of the Florida Association of Clerks and Comptroller, Inc., are an immediate, serious danger to the public health, safety, or welfare; providing that such convictions are grounds for disciplinary action by a licensing state agency; requiring that a state agency initiate an emergency suspension of an individual professional license upon the agency's finding of the licensee's conviction of a certain type of criminal offense which is reported to the Comprehensive Case Information System; requiring that certain state agencies use the Comprehensive Case Information System to obtain information relating to a conviction involving certain types of criminal offenses; requiring that the clerk of court provide to each state agency electronic access and provide certified copies of judgments to licensing agencies upon request; defining the term "business or professional license"; amending s. 938.27, F.S.; authorizing a court to require a defendant to pay the costs of prosecution and investigation pursuant to a payment plan under a specified provision; amending s. 938.30, F.S.; providing that criminal or civil judgment and related costs are a civil lien against the judgment debtor's presently owned or after-acquired real or personal property if the judgment is recorded; providing an exception to rerecording requirements; requiring that the clerk of court enforce, satisfy, compromise, settle, subordinate, release, or otherwise dispose of any debts or lien imposed and collected in the same manner as for an indigent defendant-recipient; amending s. 947.181, F.S.; providing that the Parole Commission require as a condition of parole the payment of fines, fees, or other court-ordered costs

under certain circumstances; providing that restitution ordered as a condition of parole has first priority over the payment of other costs ordered as a condition of parole; requiring that the commission state on record the reasons for not requiring the full payment of the fines, fees, or other court-ordered costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1166**, on motion by Senator Simmons, by two-thirds vote **CS for HB 7095** was withdrawn from the Committees on Regulated Industries; Judiciary; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Simmons—

CS for HB 7095—A bill to be entitled An act relating to clerks of court; amending s. 27.52, F.S.; authorizing the clerk of court to review the property records and motor vehicle records to determine whether an applicant for the appointment of a public defender is indigent; deleting a requirement that the clerk conduct the review; amending s. 28.24, F.S.; deleting a requirement for the clerks of the circuit courts to participate in the Comprehensive Case Information System; creating s. 28.2405, F.S.; requiring clerks of the circuit courts to use the Comprehensive Case Information System and to submit data to the system based on case types designated by the Supreme Court of Florida; amending s. 28.241, F.S.; providing that filing fees and fees to reopen a proceeding are due at the time a party files a pleading to initiate or reopen a proceeding; requiring the clerk of court to pursue the collection of fees that are not timely paid; revising the circumstances under which a fee to reopen a case applies; exempting a person from paying a reopen fee for filing a motion to enforce a stipulation or a motion for contempt; authorizing the clerk of court to charge a fee to issue an electronic certified copy of a summons; amending s. 28.37, F.S.; providing that certain penalties and fines are not deposited into the clerk’s Public Records Modernization Trust Fund; amending s. 34.041, F.S.; requiring the party filing a case in county court to pay all filing and reopen fees at the time of filing; requiring the clerk to pursue collection of the fees if the fees are not paid at the time of filing; authorizing the clerk of court to charge a fee for issuing an electronic certified copy of a summons; revising the circumstances under which a fee to reopen a case applies; exempting a party from paying a reopen fee for filing motions to enforce stipulations and motions for contempt; amending s. 40.011, F.S.; requiring that a clerk of court generate and maintain a set of juror candidate lists; requiring that the clerk of court add names of certain persons to the juror candidate lists; authorizing the clerk of court to generate juror candidate lists as necessary to ensure a valid and consistent juror selection process; amending s. 40.02, F.S.; revising the process of selecting jury lists; amending s. 40.022, F.S.; revising the process of purging jury selection lists; amending s. 40.221, F.S.; conforming provisions to changes made by the act; amending s. 40.225, F.S.; requiring that the clerk of court implement an automated electronic system for drawing a jury venire; providing administrative responsibilities of the clerks of court with regard to the jury venire; requiring that the clerk of court or the chief judge submit for approval a plan for the selection of juror candidates; requiring that the Chief Justice of the Supreme Court examine the proposed plan for compliance with applicable statutory requirements and technical standards and procedures; requiring that an administrative order be filed if the proposed plan is approved; amending s. 57.081, F.S.; providing that a person who receives a certification of indigence with respect to a proceeding is not required to pay charges to issue a summons; amending s. 95.11, F.S.; providing that an action to collect any court costs, fees, or fines owed to the state may be commenced at any time; amending s. 112.3173, F.S.; providing for the duty of a clerk of court to notify the Commission on Ethics of certain proceedings involving public officers or employees to arise after the clerk is advised by the state attorney that the defendant is a public officer or employee who is alleged to have committed a specified offense; amending s. 318.18, F.S.; requiring that the signature of the person designated to represent a community service agency be notarized on letterhead that indicates the number of hours of community service completed and the date the community service hours were completed by a person who is ordered to perform community service as a penalty for specified offenses; amending s. 668.50, F.S.; limiting the exemption from the Uniform Electronic Transaction Act for transactions governed by rules relating to judicial procedure; amending s. 733.707, F.S.; specifying the priority of payment of unpaid court costs, fees, or fines by a decedent’s estate; amending s. 893.11, F.S.; providing that convictions of certain types of criminal of-

fenses which are reported to the Comprehensive Case Information System of the Florida Association of Court Clerks and Comptrollers, Inc., are an immediate, serious danger to the public health, safety, or welfare; providing that such convictions are grounds for disciplinary action by a licensing state agency; requiring that a state agency initiate an emergency suspension of an individual professional license upon the agency’s finding of the licensee’s conviction of a certain type of criminal offense; requiring that certain state agencies use the Comprehensive Case Information System to obtain information relating to a conviction involving certain types of criminal offenses; requiring that the clerk of court provide to each state agency electronic access and provide certified copies of judgments to licensing agencies upon request; defining the term “professional license”; amending s. 938.27, F.S.; authorizing a court to require a defendant to pay the costs of prosecution and investigation pursuant to a payment plan under a specified provision; amending s. 938.30, F.S.; providing that criminal or civil judgment and related costs are a civil lien against the judgment debtor’s presently owned or after-acquired real or personal property if the judgment is recorded; providing an exception to rerecording requirements; requiring that the clerk of court enforce, satisfy, compromise, settle, subordinate, release, or otherwise dispose of any debts or lien imposed and collected in the same manner as for an indigent defendant-recipient; amending s. 947.181, F.S.; providing that the Parole Commission require as a condition of parole the payment of fines, fees, or other court-ordered costs under certain circumstances; providing that restitution ordered as a condition of parole has first priority over the payment of other costs ordered as a condition of parole; requiring that the commission state on record the reasons for not requiring the full payment of the fines, fees, or other court-ordered costs; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1166** and read the second time by title.

THE PRESIDENT PRESIDING

On motion by Senator Simmons, by two-thirds vote **CS for HB 7095** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote **CS for SB 620** and **CS for CS for SB 1238** were withdrawn from the Committee on Budget.

MOTIONS

On motions by Senator Thrasher, the rules were waived and by two-thirds vote **CS for SB 620**, **CS for CS for SB 222** and **SB 1474** were placed on the Special Order Calendar for Friday, March 9.

SPECIAL ORDER CALENDAR

CS for SB 992—A bill to be entitled An act relating to regulation of hoisting equipment used in construction, demolition, or excavation work; creating s. 489.1138, F.S.; defining the terms “hoisting equipment,” “mobile crane,” and “tower crane”; requiring an applicant for a building permit to submit certain information to a local building official; requiring radio communications between certain crane operators; requiring certain preparations for a hurricane or high-wind event; requiring a preparedness plan for certain cranes; requiring that hoisting equipment be secured in a specified manner under certain circumstances; providing penalties for violation of the act by certain licensed contractors; preempting regulation of hoisting equipment and persons operating the equipment to the state; providing that the act does not apply to the regulation of elevators or to airspace height restrictions; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for SB 992 to CS for CS for HB 521.

Pending further consideration of CS for SB 992 as amended, on motion by Senator Bennett, by two-thirds vote CS for CS for HB 521 was withdrawn from the Committees on Community Affairs; Regulated Industries; and Budget.

On motion by Senator Bennett—

CS for CS for HB 521—A bill to be entitled An act relating to state preemption of the regulation of hoisting equipment; amending s. 489.113, F.S.; preempting to the state the regulation of certain hoisting equipment; providing that the act does not apply to the regulation of elevators or to airspace height restrictions; providing an effective date.

—a companion measure, was substituted for CS for SB 992 as amended and read the second time by title.

On motion by Senator Bennett, by two-thirds vote CS for CS for HB 521 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Table with 3 columns: Mr. President, Flores, Oelrich; Alexander, Gaetz, Rich; Altman, Garcia, Richter; Benacquisto, Gardiner, Ring; Bennett, Gibson, Sachs; Bogdanoff, Hays, Simmons; Braynon, Jones, Siplin; Bullard, Joyner, Smith; Dean, Latvala, Sobel; Detert, Lynn, Storms; Diaz de la Portilla, Margolis, Thrasher; Dockery, Montford, Wise; Evers, Negron; Fasano, Norman.

Nays—None

CS for CS for SB 1252—A bill to be entitled An act relating to business and professional regulation; amending s. 210.16, F.S.; authorizing credit for the sale of tobacco products to be extended to a retail dealer under specified conditions; providing for the suspension of the sale of tobacco products to retail dealers delinquent in their credit payments until certain conditions are met; amending s. 210.181, F.S.; conforming a cross-reference; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending s. 455.2179, F.S.; revising continuing education provider and course approval procedures; amending s. 455.271, F.S.; limiting to the Department of Business and Professional Regulation the authority to reinstate a license that has become void under certain circumstances; amending s. 455.273, F.S.; revising the method of license renewal notification or notice of pending cancellation of licensure to in-

clude an e-mail address; deleting a requirement that a licensure renewal notification and a notice of cancellation of licensure include certain information regarding the applicant; amending s. 455.275, F.S.; revising a provision relating to maintenance of current address-of-record information to include e-mail address; revising a provision relating to notice to a licensee to allow service of process by e-mail; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 475.611, F.S.; revising the definition of the terms “appraisal management company” and “appraisal management services”; defining the term “subsidiary”; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; revising provisions relating to titles an appraisal management company must be registered to use; providing exemptions from registration requirements; amending s. 475.6245, F.S.; providing additional grounds for discipline of appraisal management companies, to which penalties apply; amending s. 477.019, F.S.; revising procedures for cosmetology licensure by endorsement; amending s. 477.0263, F.S.; authorizing the performance of cosmetology and specialty services in a location other than a licensed salon under certain circumstances; amending s. 489.105, F.S.; deleting the definition of the term “glass and glazing contractor”; amending ss. 489.107 and 489.141, F.S.; conforming cross-references; reenacting and amending s. 489.118, F.S.; reviving grandfathering provisions and establishing a new deadline for applications for certification of certain registered contractors; amending s. 548.007, F.S.; deleting exemptions from certain restrictions on specified amateur matches and other events; in duplicate; providing effective dates.

—was read the second time by title.

An amendment was considered and adopted to conform CS for CS for SB 1252 to CS for CS for HB 887.

Pending further consideration of CS for CS for SB 1252 as amended, on motion by Senator Jones, by two-thirds vote CS for CS for HB 887 was withdrawn from the Committees on Regulated Industries; Criminal Justice; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Jones—

CS for CS for HB 887—A bill to be entitled An act relating to business and professional regulation; amending s. 210.16, F.S.; authorizing credit for the sale of tobacco products to be extended to a retail dealer under specified conditions; providing for the suspension of the sale of tobacco products to retail dealers delinquent in their credit payments until certain conditions are met; amending s. 210.181, F.S.; conforming a cross-reference; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending s. 455.2179, F.S.; revising continuing education provider and course approval procedures; amending s. 455.271, F.S.; limiting to the Department of Business and Professional Regulation the authority to reinstate a license that has become void under certain circumstances; amending s. 455.273, F.S.; revising the method of license renewal notification or notice of pending cancellation of licensure to include an e-mail address; deleting a requirement that a licensure renewal notification and a notice of cancellation of licensure include certain information regarding the applicant; amending s. 455.275, F.S.; revising a provision relating to maintenance of current address-of-record information to include e-mail address; revising a provision relating to notice to a licensee to allow service of process by e-mail; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 475.611, F.S.; revising the definition of the terms “appraisal management company” and “appraisal management services”; defining the term “subsidiary”; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; revising provisions relating to titles an appraisal management company must be registered to use; providing exemptions from registration requirements; amending s. 475.6245, F.S.; providing additional grounds for discipline of appraisal management companies, to

which penalties apply; amending s. 477.019, F.S.; revising procedures for cosmetology licensure by endorsement; amending s. 477.0263, F.S.; authorizing the performance of cosmetology and specialty services in a location other than a licensed salon under certain circumstances; amending s. 489.105, F.S.; deleting the definition of the term “glass and glazing contractor”; amending ss. 489.107 and 489.141, F.S.; conforming cross-references; reenacting and amending s. 489.118, F.S.; reviving grandfathering provisions and establishing a new deadline for applications for certification of certain registered contractors; amending s. 548.007, F.S.; deleting exemptions from certain restrictions on specified amateur matches and other events; repealing s. 548.061, F.S., relating to the requirement that each person or club that holds or shows pugilistic matches on a closed circuit telecast viewed within the state must file certain reports; providing for a type two transfer of relevant administrative rules relating to the redesignation of the Pilotage Rate Review Board as the Pilotage Rate Review Committee within the Board of Pilot Commissioners and the transfer of matters pending before the board at the time of the redesignation and the Governor’s appointment of the board pursuant to ss. 5 and 6, ch. 2010-225, Laws of Florida; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1252** as amended and read the second time by title.

On motion by Senator Jones, by two-thirds vote **CS for CS for HB 887** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Consideration of **CS for CS for CS for SB 1358** and **SB 1360** was deferred.

CS for CS for SB 1398—A bill to be entitled An act relating to regional workforce boards; providing a short title; amending s. 445.003, F.S.; specifying qualified expenditures for Individual Training Accounts; amending s. 445.007, F.S.; authorizing the chief elected official in the area of a regional workforce board to appoint representatives to the board if authorized by the Governor; providing that additional members may be added to the board under certain circumstances; requiring members and the executive director of a regional workforce board to make financial disclosures; authorizing the Governor to remove board members or the executive director of the board for cause; requiring that staff of the Department of Economic Opportunity, under the direction of Workforce Florida, Inc., assign staff to review the performance of regional workforce boards; encouraging each regional workforce board to provide the greatest possible choice of training providers to those who qualify for training services; providing requirements for the procurement and expenditure of certain funds; requiring a regional workforce board to develop an annual budget, subject to the approval of the chief elected official of the area; requiring the regional workforce board to submit its budget for review to Workforce Florida, Inc.; reinstating expired provisions that restrict the ability of a regional workforce board to use state or federal funds for meals, food, or beverages and that prohibit a board from using state or federal funds for entertainment costs or recreational activities for board members or employees; reinstating expired provisions that limit the ability of a regional workforce board to

enter into contracts with a member, employee, or relative of a member or employee of the board; making technical and grammatical changes; amending s. 445.009, F.S.; deleting the expiration of a provision relating to the determination of the wages of a participant in an adult or youth work experience activity; making technical and grammatical changes; requiring Workforce Florida, Inc., to evaluate the means to establish a single, statewide-workforce system brand and to report its findings and recommendations to the Governor by a specified date; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1398**, on motion by Senator Gardiner, by two-thirds vote **CS for HB 7023** was withdrawn from the Committees on Commerce and Tourism; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Gardiner—

CS for HB 7023—A bill to be entitled An act relating to regional workforce boards; amending s. 445.003, F.S.; requiring certain funds to be expended on Individual Training Accounts; revising items that qualify as account expenditures; amending s. 445.007, F.S., and reenacting subsections (10) and (11), relating to restrictions on the use of state and federal funds provided to regional workforce boards and contracts between regional workforce boards and members of regional workforce boards; providing for maximum board membership; providing additional membership requirements; requiring certain board members to file a statement of financial interests; authorizing the Governor to remove board members for cause; requiring the Department of Economic Opportunity to assign staff for performance and compliance review; prohibiting regional workforce boards from restricting the choice of training providers based on certain factors; authorizing a board to restrict the amount of training resources available to any one client under certain conditions; providing requirements for the procurement and expenditure of certain funds; providing grounds for removal for cause; deleting an obsolete expiration date for provisions relating to restrictions on the use of state and federal funds provided to regional workforce boards; revising procedures relating to the approval of contracts between regional workforce boards and members of regional workforce boards; deleting an obsolete expiration date for provisions relating to such contracts; requiring each board to develop a budget for certain purposes, subject to the approval of the chief elected official, and submit the budget to Workforce Florida, Inc.; requiring Workforce Florida, Inc., to evaluate the means to establish a single, statewide workforce-system brand for the state; providing reporting requirements; amending s. 445.009, F.S.; deleting the expiration of a provision providing that participants in adult or youth work experience activities are employees of the state for purposes of workers’ compensation coverage; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1398** and read the second time by title.

On motion by Senator Gardiner, by two-thirds vote **CS for HB 7023** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

Vote after roll call:

Yea—Joyner

SB 2086—A bill to be entitled An act relating to state agencies; repealing s. 110.123(13), F.S., relating to the Florida State Employee Wellness Council; repealing s. 258.155, F.S., relating to the Judah P. Benjamin Memorial at Gamble Plantation Historical Site Advisory Council; repealing s. 288.7001, F.S., relating to the Small Business Regulatory Advisory Council; repealing s. 288.7002, F.S., relating to the Office of Small Business Advocate; repealing s. 339.64(5), F.S., relating to the Statewide Intermodal Transportation Advisory Council; repealing s. 381.90, F.S., relating to the Health Information Systems Council; repealing s. 624.916, F.S., relating to the Developmental Disabilities Compact Workgroup; repealing s. 1004.63, F.S., relating to the Florida Institute for Nuclear Detection and Security; amending ss. 120.54 and 120.745, F.S., relating to rule adoption by state agencies; requiring the rules ombudsman in the Executive Office of the Governor to assume certain duties formerly performed by the Small Business Regulatory Advisory Council; deleting provisions that require the Office of Program Policy Analysis and Government Accountability, upon request, to conduct a study and issue a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives regarding the impact on small business of certain proposed agency rules that have been rejected; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **SB 2086** to **CS for HB 7043**.

Pending further consideration of **SB 2086** as amended, on motion by Senator Ring, by two-thirds vote **CS for HB 7043** was withdrawn from the Committees on Governmental Oversight and Accountability; and Budget.

On motion by Senator Ring—

CS for HB 7043—A bill to be entitled An act relating to obsolete or outdated programs and requirements; amending s. 110.123, F.S.; repealing provisions relating to the creation and duties of the Florida State Employee Wellness Council; amending ss. 120.54 and 120.745, F.S.; revising provisions relating to rule adoption by state agencies; requiring the rules ombudsman in the Executive Office of the Governor to assume certain duties formerly performed by the Small Business Regulatory Advisory Council; deleting provisions that require the Office of Program Policy Analysis and Government Accountability, upon request, to conduct a study and issue a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives regarding the impact on small business of certain proposed agency rules that have been rejected; repealing s. 258.155, F.S., relating to the Judah P. Benjamin Memorial at Gamble Plantation Historical Site Advisory Council; repealing s. 288.7001, F.S., relating to the Small Business Regulatory Advisory Council; repealing s. 288.7002, F.S., relating to the small business advocate; amending s. 316.2065, F.S.; removing a requirement to keep one hand on the handlebars while operating a bicycle; amending s. 339.64, F.S.; repealing provisions relating to the creation and duties of the Statewide Intermodal Transportation Advisory Council; repealing s. 381.90, F.S., relating to the creation, appointment, and duties of the Health Information Systems Council; repealing s. 624.916, F.S., relating to the developmental disabilities compact; repealing s. 1004.63, F.S., relating to the Florida Institute for Nuclear Detection and Security; amending ss. 322.27, 627.6686, and 641.31098, F.S.; correcting cross-references and conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for **SB 2086** as amended and read the second time by title.

On motion by Senator Ring, by two-thirds vote **CS for HB 7043** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Altman	Bogdanoff
Alexander	Benacquisto	Braynon

Bullard	Gibson	Richter
Dean	Hays	Ring
Detert	Jones	Sachs
Diaz de la Portilla	Joyner	Simmons
Dockery	Latvala	Siplin
Evers	Lynn	Smith
Fasano	Margolis	Sobel
Flores	Montford	Storms
Gaetz	Negron	Thrasher
Garcia	Norman	Wise
Gardiner	Rich	

Nays—1

Oelrich

CS for CS for SB 1408—A bill to be entitled An act relating to timeshares; amending s. 721.02, F.S.; revising purposes of the chapter to include the provision of certain disclosure; amending s. 721.05, F.S.; revising the definition of the term “resale service provider”; defining the terms “consumer resale timeshare interest,” “consumer timeshare reseller,” “resale broker,” “resale brokerage services,” “resale advertiser,” and “resale advertising service”; amending s. 721.20, F.S.; deleting a provision requiring resale service providers to provide certain fee or cost and listing information to timeshare interest owners; creating s. 721.205, F.S.; specifying information a resale service provider must provide to the consumer timeshare reseller; prohibiting unlicensed resale service providers from engaging in certain activities; prohibiting certain services related to the offering of resale advertising by resale advertisers; providing certain restrictions on the offering of resale advertising services by resale advertisers; providing voidability of certain contracts; providing duties of a resale service provider; providing that the provision of resale advertising services in this state constitutes operating, conducting, engaging in, or carrying on a business or business venture for purposes relating to jurisdiction of the courts of this state; providing penalties; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1408**, on motion by Senator Gardiner, by two-thirds vote **CS for CS for CS for HB 1001** was withdrawn from the Committees on Regulated Industries; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Gardiner—

CS for CS for CS for HB 1001—A bill to be entitled An act relating to timeshares; amending s. 721.02, F.S.; revising purposes of the chapter to include the provision of certain disclosure; amending s. 721.05, F.S.; revising the definition of the term “resale service provider”; defining the terms “consumer resale timeshare interest,” “consumer timeshare reseller,” “resale broker,” “resale brokerage services,” “resale advertiser,” and “resale advertising service”; amending s. 721.20, F.S.; deleting a provision requiring resale service providers to provide certain fee or cost and listing information to timeshare interest owners; creating s. 721.205, F.S.; specifying information a resale service provider must provide to the consumer timeshare reseller; prohibiting unlicensed resale service providers from engaging in certain activities; prohibiting certain services related to the offering of resale advertising by resale advertisers; providing certain restrictions on the offering of resale advertising services by resale advertisers; providing voidability of certain contracts; providing duties of a resale service provider; providing that the provision of resale advertising services in this state constitutes operating, conducting, engaging in, or carrying on a business or business venture for purposes relating to jurisdiction of the courts of this state; providing penalties; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1408** and read the second time by title.

On motion by Senator Gardiner, by two-thirds vote **CS for CS for CS for HB 1001** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 1416—A bill to be entitled An act relating to unemployment compensation; amending s. 443.011, F.S.; revising a short title to rename “unemployment compensation” as “reemployment assistance”; amending s. 443.012, F.S.; renaming the Unemployment Appeals Commission as the Reemployment Assistance Appeals Commission; amending s. 443.036, F.S.; providing a definition for the term “reemployment assistance”; revising references to conform to changes made by the act; amending s. 443.071, F.S.; specifying what constitutes prima facie evidence that the person claimed and received reemployment assistance from the state through transaction history and payment; revising references to conform to changes made by the act; amending s. 443.091, F.S.; providing scoring requirements relating to initial skills reviews; providing for workforce training for certain eligible claimants; requiring the development and use of best practices; providing reporting requirements; providing work search requirements for certain claimants; revising references to conform to changes made by the act; providing for the applicability of certain exceptions relating to benefits based on employment with a private employer under contract with an educational institution; amending s. 443.101, F.S.; clarifying how a disqualification for benefits for fraud is imposed; revising references to conform to changes made by the act; amending s. 443.1216, F.S.; providing that employee leasing companies may make a one-time election to report leased employees under the respective unemployment account of each leasing company client; providing procedures and application for such election; revising references to conform to the changes made by this act; amending s. 443.1217, F.S.; reducing the amount of an employee’s wages that are exempt from the employer’s contribution to the Unemployment Compensation Trust Fund for a certain period of time; amending s. 443.131, F.S.; revising the rate and recoupment period for computing the employer contribution to the trust fund until January 1, 2018; providing for retroactive application; prohibiting benefits from being charged to the employment record of an employer that is forced to lay off workers as a result of a manmade disaster of national significance; revising references to conform to changes made by the act; amending s. 443.151, F.S.; revising the statute of limitations related to the collection of unemployment compensation benefits overpayments; revising references to conform to changes made by the act; amending s. 443.171, F.S.; deleting an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by the act; amending s. 443.1715, F.S.; revising an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by the act; amending ss. 20.60, 27.52, 40.24, 45.031, 55.204, 57.082, 61.046, 61.1824, 61.30, 69.041, 77.041, 110.205, 110.502, 120.80, 125.9502, 212.096, 213.053, 216.292, 220.03, 220.181, 220.191, 220.194, 222.15, 222.16, 255.20, 288.075, 288.1045, 288.106, 288.1081, 288.1089, 334.30, 408.809, 409.2563, 409.2576, 414.295, 435.06, 440.12, 440.15, 440.381, 440.42, 440.381, 440.42, 443.051, 443.111, 443.1113, 443.1116, 443.1215, 443.1312, 443.1313, 443.1315, 443.1316, 443.1317, 443.141, 443.163, 443.17161, 443.181, 443.191, 443.221, 445.009, 445.016, 446.50, 448.110, 450.31, 450.33, 468.529, 553.791, 624.509, 679.4061, 679.4081, 895.02, 896.101, 921.0022, 946.513, 946.523, 985.618, 1003.496, 1008.39, and 1008.41, F.S.; revising references to conform to changes made by the act; reviving, readopting, and amending s. 443.1117, F.S., relating to temporary extended benefits; providing for retroactive application; providing for applicability relating to extended benefits for certain weeks and for

periods of high unemployment; providing for applicability; creating a work group to study Florida’s reemployment assistance contribution calculation and provide recommendations; providing for membership; providing for reimbursement; providing for future expiration; providing for severability; providing that the act fulfills an important state interest; providing appropriations for purposes of implementation; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1416**, on motion by Senator Bogdanoff, by two-thirds vote **CS for HB 7027** was withdrawn from the Committees on Commerce and Tourism; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Bogdanoff—

CS for HB 7027—A bill to be entitled An act relating to unemployment compensation; amending s. 443.011, F.S.; revising a short title to rename “unemployment compensation” as “reemployment assistance”; amending s. 443.012, F.S.; renaming the Unemployment Appeals Commission as the Reemployment Assistance Appeals Commission; amending s. 443.036, F.S.; providing a definition for the term “reemployment assistance”; revising references to conform to changes made by the act; amending s. 443.071, F.S.; revising the requirements for establishing prima facie evidence of transaction history and payment; revising references to conform to changes made by the act; amending s. 443.091, F.S.; providing scoring requirements relating to initial skills reviews; providing for workforce training for certain eligible claimants; providing reporting requirements; providing work search requirements for certain claimants; providing for the applicability of certain exceptions relating to benefits based on employment with a private employer under contract with an educational institution effective July 1, 2013; revising references to conform to changes made by this act; amending s. 443.101, F.S.; clarifying how a disqualification for benefits for fraud is imposed; revising references to conform to changes made by this act; reviving, readopting, and amending s. 443.1117, F.S., relating to temporary extended benefits; providing for retroactive application; establishing temporary state extended benefits for weeks of unemployment; revising definitions; providing for state extended benefits for certain weeks and for periods of high unemployment; providing for application of specified provisions of the act; amending s. 443.131, F.S.; prohibiting benefits from being charged to the employment record of an employer that is forced to lay off workers as a result of a manmade disaster of national significance; revising references to conform to changes made by this act; amending s. 443.1216, F.S.; providing that employee leasing companies may make a one-time election to report leased employees under the respective unemployment account of each leasing company client; providing procedures and application for such election; revising references to conform to changes made by the act; amending s. 443.151, F.S.; revising the statute of limitations related to the collection of unemployment compensation benefits overpayments; revising references to conform to changes made by this act; amending s. 443.171, F.S.; deleting an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by this act; amending s. 443.1715, F.S.; revising an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by this act; amending ss. 20.60, 27.52, 40.24, 45.031, 55.204, 57.082, 61.046, 61.1824, 61.30, 69.041, 77.041, 110.205, 110.502, 120.80, 125.9502, 212.096, 213.053, 216.292, 220.03, 220.181, 220.191, 220.194, 222.15, 222.16, 255.20, 288.075, 288.1045, 288.106, 288.1081, 288.1089, 334.30, 408.809, 409.2563, 409.2576, 414.295, 435.06, 440.12, 440.15, 440.381, 440.42, 443.051, 443.111, 443.1113, 443.1116, 443.1215, 443.1312, 443.1313, 443.1315, 443.1316, 443.1317, 443.141, 443.163, 443.17161, 443.181, 443.191, 443.221, 445.009, 445.016, 446.50, 448.110, 450.31, 450.33, 468.529, 553.791, 624.509, 679.4061, 679.4081, 895.02, 896.101, 921.0022, 946.513, 946.523, 985.618, 1003.496, 1008.39, and 1008.41, F.S.; revising references to conform to changes made by the act; providing for severability; providing a declaration of important state interest; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1416** and read the second time by title.

Senator Bogdanoff moved the following amendment which was adopted:

Amendment 1 (639620) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 443.011, Florida Statutes, is amended to read:

443.011 Short title.—This chapter may be cited as the “*Reemployment Assistance Program Unemployment Compensation Law*.”

Section 2. Subsections (1), (3), (10), and (12) of section 443.012, Florida Statutes, are amended to read:

443.012 *Reemployment Assistance Unemployment Appeals Commission*.—

(1) There is created within the Division of Workforce Services of the Department of Economic Opportunity a *Reemployment Assistance Unemployment Appeals Commission*. The commission is composed of a chair and two other members appointed by the Governor, subject to confirmation by the Senate. Only one appointee may be a representative of employers, as demonstrated by his or her previous vocation, employment, or affiliation; and only one appointee may be a representative of employees, as demonstrated by his or her previous vocation, employment, or affiliation.

(a) The chair shall devote his or her entire time to commission duties and is responsible for the administrative functions of the commission.

(b) The chair has authority to appoint a general counsel and other personnel to carry out the duties and responsibilities of the commission.

(c) The chair must have the qualifications required by law for a judge of the circuit court and may not engage in any other business vocation or employment. Notwithstanding any other law, the chair shall be paid a salary equal to that paid under state law to a judge of the circuit court.

(d) The remaining members shall be paid a stipend of \$100 for each day they are engaged in the work of the commission. The chair and other members are entitled to be reimbursed for travel expenses, as provided in s. 112.061.

(e) The total salary and travel expenses of each member of the commission shall be paid from the Employment Security Administration Trust Fund.

(3) The commission has all authority, powers, duties, and responsibilities relating to *reemployment assistance unemployment compensation* appeal proceedings under this chapter.

(10) The commission shall have a seal for authenticating its orders, awards, and proceedings, upon which shall be inscribed the words “State of Florida-*Reemployment Assistance Unemployment Appeals Commission*-Seal,” and it shall be judicially noticed.

(12) Orders of the commission relating to *reemployment assistance unemployment compensation* under this chapter are subject to review only by notice of appeal to the district courts of appeal in the manner provided in s. 443.151(4)(e).

Section 3. Subsections (12), (14), and (26) of section 443.036, Florida Statutes, are amended, present subsections (38) through (46) are renumbered as subsections (39) through (47), respectively, present subsections (38) and (42) are amended, and a new subsection (38) is added to that section, to read:

443.036 Definitions.—As used in this chapter, the term:

(12) “Commission” means the *Reemployment Assistance Unemployment Appeals Commission*.

(14) “Contribution” means a payment of payroll tax to the Unemployment Compensation Trust Fund which is required under this chapter to finance *reemployment assistance unemployment* benefits.

(26) “Initial skills review” means an online education or training program, such as that established under s. 1004.99, that is approved by the *Department of Economic Opportunity Agency for Workforce Innovation* and designed to measure an individual’s mastery level of workplace skills.

(38) “*Reemployment assistance*” means cash benefits payable to individuals with respect to their unemployment pursuant to the provisions of this chapter. Where the context requires, *reemployment assistance* also means cash benefits payable to individuals with respect to their unemployment pursuant to 5 U.S.C. ss. 8501-8525, 26 U.S.C. ss. 3301-3311, 42 U.S.C. ss. 501-504, 1101-1110, and 1321-1324, or pursuant to state laws which have been certified pursuant to 26 U.S.C. s. 3304 and 42 U.S.C. s. 503. Any reference to *reemployment assistance* shall mean compensation payable from an unemployment fund as defined in 26 U.S.C. s. 3306(f).

(39)(38) “Reimbursement” means a payment of money to the Unemployment Compensation Trust Fund in lieu of a contribution which is required under this chapter to finance *reemployment assistance unemployment* benefits.

(43)(42) “Tax collection service provider” or “service provider” means the state agency providing *reemployment assistance unemployment* tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316.

Section 4. Paragraph (a) of subsection (1) and paragraphs (b) and (d) of subsection (3) of section 443.051, Florida Statutes, are amended to read:

443.051 Benefits not alienable; exception, child support intercept.—

(1) DEFINITIONS.—As used in this section:

(a) “*Reemployment assistance*” or “unemployment compensation” means any compensation payable under state law, including amounts payable pursuant to an agreement under any federal law providing for compensation, assistance, or allowances for unemployment.

(3) EXCEPTION, SUPPORT INTERCEPT.—

(b) For support obligations established on or after July 1, 2006, and for support obligations established before July 1, 2006, when the support order does not address the withholding of *reemployment assistance or unemployment compensation*, the department shall deduct and withhold 40 percent of the *reemployment assistance or unemployment compensation* otherwise payable to an individual disclosed under paragraph (a). If delinquencies, arrearages, or retroactive support are owed and repayment has not been ordered, the unpaid amounts are included in the support obligation and are subject to withholding. If the amount deducted exceeds the support obligation, the Department of Revenue shall promptly refund the amount of the excess deduction to the obligor. For support obligations in effect before July 1, 2006, if the support order addresses the withholding of *reemployment assistance or unemployment compensation*, the department shall deduct and withhold the amount ordered by the court or administrative agency that issued the support order as disclosed by the Department of Revenue.

(d) Any amount deducted and withheld under this subsection shall for all purposes be treated as if it were paid to the individual as *reemployment assistance or unemployment compensation* and paid by the individual to the Department of Revenue for support obligations.

Section 5. Subsections (6), (7), and (8) of section 443.071, Florida Statutes, are amended to read:

443.071 Penalties.—

(6) The entry into evidence of an application for *reemployment assistance unemployment* benefits initiated by the use of the Internet claims program or the interactive voice response system telephone claims program of the Department of Economic Opportunity constitutes prima facie evidence of the establishment of a personal benefit account by or for an individual if the following information is provided: the applicant’s name, residence address, date of birth, social security number, and present or former place of work.

(7) The entry into evidence of a transaction history generated by a personal identification number, password, or other identifying code used by the department in establishing that a certification or claim for one or more weeks of benefits was made against the benefit account of the individual, together with documentation that payment was paid by a state warrant made to the order of the person, or by direct deposit via electronic means, or department-issued debit card, constitutes prima

facie evidence that the person claimed and received *reemployment assistance* ~~unemployment~~ benefits from the state.

(8) All records relating to investigations of *reemployment assistance* ~~unemployment compensation~~ fraud in the custody of the Department of Economic Opportunity or its tax collection service provider are available for examination by the Department of Law Enforcement, the state attorneys, or the Office of the Statewide Prosecutor in the prosecution of offenses under s. 817.568 or in proceedings brought under this chapter.

Section 6. Paragraphs (c), (d), and (f) of subsection (1) and subsection (3) of section 443.091, Florida Statutes, are amended to read:

443.091 Benefit eligibility conditions.—

(1) An unemployed individual is eligible to receive benefits for any week only if the Department of Economic Opportunity finds that:

(c) To make continued claims for benefits, she or he is reporting to the department in accordance with this paragraph and *department agency* rules, and participating in an initial skills review, as directed by the *department agency*. *Department Agency* rules may not conflict with s. 443.111(1)(b), which requires that each claimant continue to report regardless of any pending appeal relating to her or his eligibility or disqualification for benefits.

1. For each week of unemployment claimed, each report must, at a minimum, include the name, address, and telephone number of each prospective employer contacted, or the date the claimant reported to a one-stop career center, pursuant to paragraph (d).

2. The administrator or operator of the initial skills review shall notify the *department agency* when the individual completes the initial skills review and report the results of the review to the regional workforce board or the one-stop career center as directed by the workforce board. *The department shall prescribe a numeric score on the initial skills review that demonstrates a minimal proficiency in workforce skills.* The department, workforce board, or one-stop career center shall use the initial skills review to develop a plan for referring individuals to training and employment opportunities. The failure of the individual to comply with this requirement will result in the individual being determined ineligible for benefits for the week in which the noncompliance occurred and for any subsequent week of unemployment until the requirement is satisfied. However, this requirement does not apply if the individual is able to affirmatively attest to being unable to complete such review due to illiteracy or a language impediment or *is exempt from the work registration requirement as set forth in paragraph (b).*

3. *Any individual that falls below the minimal proficiency score prescribed by the department in subparagraph 2. on the initial skills review shall be offered training opportunities and encouraged to participate in such training at no cost to the individual in order to improve his or her workforce skills to the minimal proficiency level.*

4. *The department shall coordinate with Workforce Florida, Inc., the workforce boards, and the one-stop career centers to identify, develop, and utilize best practices for improving the skills of individuals who choose to participate in training opportunities and who have a minimal proficiency score below the score prescribed in subparagraph 2.*

5. *The department, in coordination with Workforce Florida, Inc., the workforce boards, and the one-stop career centers, shall evaluate the use, effectiveness, and costs associated with the training prescribed in subparagraph 3. and report its findings and recommendations for training and the use of best practices to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2013.*

(d) She or he is able to work and is available for work. In order to assess eligibility for a claimed week of unemployment, the department shall develop criteria to determine a claimant's ability to work and availability for work. A claimant must be actively seeking work in order to be considered available for work. This means engaging in systematic and sustained efforts to find work, including contacting at least five prospective employers for each week of unemployment claimed. The *department agency* may require the claimant to provide proof of such efforts to the one-stop career center as part of reemployment services. The *department agency* shall conduct random reviews of work search information provided by claimants. As an alternative to contacting at

least five prospective employers for any week of unemployment claimed, a claimant may, for that same week, report in person to a one-stop career center to meet with a representative of the center and access reemployment services of the center. The center shall keep a record of the services or information provided to the claimant and shall provide the records to the *department agency* upon request by the *department agency*. However:

1. Notwithstanding any other provision of this paragraph or paragraphs (b) and (e), an otherwise eligible individual may not be denied benefits for any week because she or he is in training with the approval of the department, or by reason of s. 443.101(2) relating to failure to apply for, or refusal to accept, suitable work. Training may be approved by the department in accordance with criteria prescribed by rule. A claimant's eligibility during approved training is contingent upon satisfying eligibility conditions prescribed by rule.

2. Notwithstanding any other provision of this chapter, an otherwise eligible individual who is in training approved under s. 236(a)(1) of the Trade Act of 1974, as amended, may not be determined ineligible or disqualified for benefits due to enrollment in such training or because of leaving work that is not suitable employment to enter such training. As used in this subparagraph, the term "suitable employment" means work of a substantially equal or higher skill level than the worker's past adversely affected employment, as defined for purposes of the Trade Act of 1974, as amended, the wages for which are at least 80 percent of the worker's average weekly wage as determined for purposes of the Trade Act of 1974, as amended.

3. Notwithstanding any other provision of this section, an otherwise eligible individual may not be denied benefits for any week because she or he is before any state or federal court pursuant to a lawfully issued summons to appear for jury duty.

4. *Union members who customarily obtain employment through a union hiring hall may satisfy the work search requirements of this paragraph by reporting daily to their union hall.*

5. *The work search requirements of this paragraph do not apply to persons who are unemployed as a result of a temporary layoff or who are claiming benefits under an approved short-time compensation plan as provided in s. 443.1116.*

6. *In small counties as defined in s. 120.52(19), a claimant engaging in systematic and sustained efforts to find work must contact at least three prospective employers for each week of unemployment claimed.*

(f) She or he has been unemployed for a waiting period of 1 week. A week may ~~not~~ be counted as a *waiting week of unemployment* under this subsection only if ~~unless~~:

1. It occurs within the benefit year that includes the week for which she or he claims payment of benefits;—

2. Benefits have *not* been paid for that week; *and*—

3. The individual was eligible for benefits for that week as provided in this section and s. 443.101, except for the requirements of this subsection and s. 443.101(5).

(3) Benefits based on service in employment described in s. 443.1216(2) and (3) are payable in the same amount, on the same terms, and subject to the same conditions as benefits payable based on other service subject to this chapter, except that:

(a) Benefits are not payable for services in an instructional, research, or principal administrative capacity for an educational institution or an institution of higher education for any week of unemployment commencing during the period between 2 successive academic years; during a similar period between two regular terms, whether or not successive; or during a period of paid sabbatical leave provided for in the individual's contract, to any individual, if the individual performs those services in the first of those academic years or terms and there is a contract or a reasonable assurance that the individual will perform services in any such capacity for any educational institution or institution of higher education in the second of those academic years or terms.

(b) Benefits may not be based on services in any other capacity for an educational institution or an institution of higher education to any in-

dividual for any week that commences during a period between 2 successive academic years or terms if the individual performs those services in the first of the academic years or terms and there is a reasonable assurance that the individual will perform those services in the second of the academic years or terms. However, if compensation is denied to any individual under this paragraph and the individual was not offered an opportunity to perform those services for the educational institution for the second of those academic years or terms, that individual is entitled to a retroactive payment of compensation for each week for which the individual filed a timely claim for compensation and for which compensation was denied solely by reason of this paragraph.

(c) Benefits are not payable based on services provided to an educational institution or institution of higher learning to any individual for any week that commences during an established and customary vacation period or holiday recess if the individual performs any services described in paragraph (a) or paragraph (b) in the period immediately before the vacation period or holiday recess and there is a reasonable assurance that the individual will perform any service in the period immediately after the vacation period or holiday recess.

(d) Benefits are not payable for services in any capacity specified in paragraphs (a), (b), and (c) to any individual who performed those services in an educational institution while in the employ of a governmental agency or governmental entity that is established and operated exclusively for the purpose of providing those services to one or more educational institutions.

(e) Benefits are not payable for services in any capacity specified in paragraphs (a), (b), (c), and (d) to any individual who provided those services to or on behalf of an educational institution, or an institution of higher education.

(f) *Effective July 1, 2013, paragraphs (a), (b), and (c) shall apply to services provided by an individual for an educational institution while in the employ of a private employer holding a contractual relationship with such educational institution, but only if the base period wages attributable to such services are identified as such in the quarterly reports filed pursuant to s. 443.131(1).*

(g) As used in this subsection, the term:

1. "Fixed contract" means a written agreement of employment for a specified period of time.
2. "Continuing contract" means a written agreement that is automatically renewed until terminated by one of the parties to the contract.

Section 7. Subsections (5), (6), (9), and (11) and paragraph (b) of subsection (10) of section 443.101, Florida Statutes, are amended to read:

443.101 Disqualification for benefits.—An individual shall be disqualified for benefits:

(5) For any week with respect to which or a part of which he or she has received or is seeking *reemployment assistance or* unemployment benefits under a *reemployment assistance or an* unemployment compensation law of another state or of the United States. For the purposes of this subsection, a *reemployment assistance or an* unemployment compensation law of the United States is any law of the United States which provides for payment of any type and in any amounts for periods of unemployment due to lack of work. However, if the appropriate agency of the other state or of the United States finally determines that he or she is not entitled to *reemployment assistance or* unemployment benefits, this disqualification does not apply.

(6) For a period not to exceed 1 year from the date of the discovery by the Department of Economic Opportunity of the making of any false or fraudulent representation for the purpose of obtaining benefits contrary to this chapter, constituting a violation under s. 443.071. *The disqualification imposed under this subsection shall begin with the week in which the false or fraudulent representation is made and shall continue for a period not to exceed 1 year after the date the Department of Economic Opportunity discovers the false or fraudulent representation and until any overpayment of benefits resulting from such representation has been repaid in full.* This disqualification may be appealed in the same manner as any other disqualification imposed under this section. A conviction by

any court of competent jurisdiction in this state of the offense prohibited or punished by s. 443.071 is conclusive upon the appeals referee and the commission of the making of the false or fraudulent representation for which disqualification is imposed under this section.

(9) If the individual was terminated from his or her work as follows:

(a) If the Department of Economic Opportunity or the *Reemployment Assistance Unemployment* Appeals Commission finds that the individual was terminated from work for violation of any criminal law, under any jurisdiction, which was in connection with his or her work, and the individual was convicted, or entered a plea of guilty or nolo contendere, the individual is not entitled to *reemployment assistance unemployment* benefits for up to 52 weeks, pursuant to rules adopted by the department, and until he or she has earned income of at least 17 times his or her weekly benefit amount. If, before an adjudication of guilt, an admission of guilt, or a plea of nolo contendere, the employer proves by competent substantial evidence to the department that the arrest was due to a crime against the employer or the employer's business, customers, or invitees, the individual is not entitled to *reemployment assistance unemployment* benefits.

(b) If the department or the *Reemployment Assistance Unemployment* Appeals Commission finds that the individual was terminated from work for any dishonest act in connection with his or her work, the individual is not entitled to *reemployment assistance unemployment* benefits for up to 52 weeks, pursuant to rules adopted by the department, and until he or she has earned income of at least 17 times his or her weekly benefit amount. If the employer terminates an individual as a result of a dishonest act in connection with his or her work and the department finds misconduct in connection with his or her work, the individual is not entitled to *reemployment assistance unemployment* benefits.

If an individual is disqualified for benefits, the account of the terminating employer, if the employer is in the base period, is noncharged at the time the disqualification is imposed.

(10) Subject to the requirements of this subsection, if the claim is made based on the loss of employment as a leased employee for an employee leasing company or as a temporary employee for a temporary help firm.

(b) A temporary or leased employee is deemed to have voluntarily quit employment and is disqualified for benefits under subparagraph (1)(a)1. if, upon conclusion of his or her latest assignment, the temporary or leased employee, without good cause, failed to contact the temporary help or employee-leasing firm for reassignment, if the employer advised the temporary or leased employee at the time of hire and that the leased employee is notified also at the time of separation that he or she must report for reassignment upon conclusion of each assignment, regardless of the duration of the assignment, and that *reemployment assistance unemployment* benefits may be denied for failure to report. For purposes of this section, the time of hire for a day laborer is upon his or her acceptance of the first assignment following completion of an employment application with the labor pool. The labor pool as defined in s. 448.22(1) must provide notice to the temporary employee upon conclusion of the latest assignment that work is available the next business day and that the temporary employee must report for reassignment the next business day. The notice must be given by means of a notice printed on the paycheck, written notice included in the pay envelope, or other written notification at the conclusion of the current assignment.

(11) If an individual is discharged from employment for drug use as evidenced by a positive, confirmed drug test as provided in paragraph (1)(d), or is rejected for offered employment because of a positive, confirmed drug test as provided in paragraph (2)(c), test results and chain of custody documentation provided to the employer by a licensed and approved drug-testing laboratory is self-authenticating and admissible in *reemployment assistance unemployment compensation* hearings, and such evidence creates a rebuttable presumption that the individual used, or was using, controlled substances, subject to the following conditions:

(a) To qualify for the presumption described in this subsection, an employer must have implemented a drug-free workplace program under ss. 440.101 and 440.102, and must submit proof that the employer has qualified for the insurance discounts provided under s. 627.0915, as certified by the insurance carrier or self-insurance unit. In lieu of these

requirements, an employer who does not fit the definition of “employer” in s. 440.102 may qualify for the presumption if the employer is in compliance with equivalent or more stringent drug-testing standards established by federal law or regulation.

(b) Only laboratories licensed and approved as provided in s. 440.102(9), or as provided by equivalent or more stringent licensing requirements established by federal law or regulation may perform the drug tests.

(c) Disclosure of drug test results and other information pertaining to drug testing of individuals who claim or receive compensation under this chapter shall be governed by s. 443.1715.

Section 8. Paragraph (b) of subsection (1), subsection (2), and paragraph (a) of subsection (5) of section 443.111, Florida Statutes, are amended to read:

443.111 Payment of benefits.—

(1) MANNER OF PAYMENT.—Benefits are payable from the fund in accordance with rules adopted by the Department of Economic Opportunity, subject to the following requirements:

(b) As required under s. 443.091(1), each claimant must report at least biweekly to receive *reemployment assistance* ~~unemployment~~ benefits and to attest to the fact that she or he is able and available for work, has not refused suitable work, is seeking work and has *met the requirements of s. 443.091(d). contacted at least five prospective employers or reported in person to a one-stop career center for reemployment services for each week of unemployment claimed*, and, if she or he has worked, to report earnings from that work. Each claimant must continue to report regardless of any appeal or pending appeal relating to her or his eligibility or disqualification for benefits.

(2) QUALIFYING REQUIREMENTS.—To establish a benefit year for *reemployment assistance* ~~unemployment~~ benefits, an individual must have:

(a) Wage credits in two or more calendar quarters of the individual’s base period.

(b) Minimum total base period wage credits equal to the high quarter wages multiplied by 1.5, but at least \$3,400 in the base period.

(5) DURATION OF BENEFITS.—

(a) As used in this section, the term “Florida average unemployment rate” means the average of the 3 months for the most recent third calendar year quarter of the seasonally adjusted statewide unemployment rates as published by the *Department of Economic Opportunity Agency for Workforce Innovation*.

Section 9. Section 443.1113, Florida Statutes, is amended to read:

443.1113 *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System.—

(1) To the extent that funds are appropriated for each phase of the *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System by the Legislature, the Department of Economic Opportunity shall replace and enhance the functionality provided in the following systems with an integrated Internet-based system that is known as the “*Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System”:

- (a) Claims and benefit mainframe system.
- (b) Florida unemployment Internet direct.
- (c) Florida continued claim Internet directory.
- (d) Call center interactive voice response system.
- (e) Benefit overpayment screening system.
- (f) Internet and Intranet appeals system.

(2) The *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits System shall accomplish the following main business objectives:

(a) Wherever cost-effective and operationally feasible, eliminate or automate existing paper processes and enhance any existing automated workflows in order to expedite customer transactions and eliminate redundancy.

(b) Enable online, self-service access to claimant and employer information and federal and state reporting.

(c) Integrate benefit payment control with the adjudication program and collection system in order to improve the detection of fraud.

(d) Comply with all requirements established in federal and state law for *reemployment assistance* ~~unemployment compensation~~.

(e) Integrate with the Department of Revenue’s statewide unified tax system that collects *reemployment assistance* ~~unemployment compensation~~ taxes.

(3) The scope of the *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System does not include any of the following functionalities:

(a) Collection of *reemployment assistance* ~~unemployment compensation~~ taxes.

(b) General ledger, financial management, or budgeting capabilities.

(c) Human resource planning or management capabilities.

(4) The project to implement the *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System shall be comprised of the following phases and corresponding implementation timeframes:

(a) No later than the end of fiscal year 2009-2010 completion of the business re-engineering analysis and documentation of both the detailed system requirements and the overall system architecture.

(b) The *Reemployment Assistance* ~~Unemployment~~ Claims and Benefits Internet portal that replaces the Florida Unemployment Internet Direct and the Florida Continued Claims Internet Directory systems, the Call Center Interactive Voice Response System, the Benefit Overpayment Screening System, the Internet and Intranet Appeals System, and the Claims and Benefits Mainframe System shall be deployed to full operational status no later than the end of fiscal year 2012-2013.

(5) The Department of Economic Opportunity shall implement the following project governance structure until such time as the project is completed, suspended, or terminated:

(a) The project sponsor for the *Reemployment Assistance* ~~Unemployment Compensation~~ Claims and Benefits Information System project is the department.

(b) The project shall be governed by an executive steering committee composed of the following voting members or their designees:

1. The executive director of the department.
2. The executive director of the Department of Revenue.
3. The director of the Division of Workforce Services within the department.
4. The program director of the General Tax Administration Program Office within the Department of Revenue.
5. The chief information officer of the department.

(c) The executive steering committee has the overall responsibility for ensuring that the project meets its primary objectives and is specifically responsible for:

1. Providing management direction and support to the project management team.

2. Assessing the project's alignment with the strategic goals of the department for administering the *reemployment assistance* ~~unemployment compensation~~ program.

3. Reviewing and approving or disapproving any changes to the project's scope, schedule, and costs.

4. Reviewing, approving or disapproving, and determining whether to proceed with any major project deliverables.

5. Recommending suspension or termination of the project to the Governor, the President of the Senate, and the Speaker of the House of Representatives if it determines that the primary objectives cannot be achieved.

(d) The project management team shall work under the direction of the executive steering committee and shall be minimally comprised of senior managers and stakeholders from the department and the Department of Revenue. The project management team is responsible for:

1. Providing daily planning, management, and oversight of the project.

2. Submitting an operational work plan and providing quarterly updates to that plan to the executive steering committee. The plan must specify project milestones, deliverables, and expenditures.

3. Submitting written monthly project status reports to the executive steering committee which include:

- a. Planned versus actual project costs;
- b. An assessment of the status of major milestones and deliverables;
- c. Identification of any issues requiring resolution, the proposed resolution for these issues, and information regarding the status of the resolution;
- d. Identification of risks that must be managed; and
- e. Identification of and recommendations regarding necessary changes in the project's scope, schedule, or costs. All recommendations must be reviewed by project stakeholders before submission to the executive steering committee in order to ensure that the recommendations meet required acceptance criteria.

Section 10. Paragraph (b) of subsection (8) of section 443.1116, Florida Statutes, is amended to read:

443.1116 Short-time compensation.—

(8) EFFECT OF SHORT-TIME COMPENSATION BENEFITS RELATING TO THE PAYMENT OF REGULAR AND EXTENDED BENEFITS.—

(b) An individual who receives all of the short-time compensation or combined *reemployment assistance* or unemployment compensation and short-time compensation available in a benefit year is considered an exhaustee for purposes of the extended benefits program in s. 443.1115 and, if otherwise eligible under those provisions, is eligible to receive extended benefits.

Section 11. Subsection (3) of section 443.1215, Florida Statutes, is amended to read:

443.1215 Employers.—

(3) An employing unit that fails to keep the records of employment required by this chapter and by the rules of the Department of Economic Opportunity and the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services is presumed to be an employer liable for the payment of contributions under this chapter, regardless of the number of individuals employed by the employing unit. However, the tax collection service provider shall make written demand that the employing unit keep and maintain required payroll records. The demand must be made at least 6 months before assessing contributions against an employing unit determined to be an employer that is subject to this chapter solely by reason of this subsection.

Section 12. Paragraphs (a) and (d) of subsection (1), subsections (8) and (12), and paragraphs (f), (h), and (p) of subsection (13) of section 443.1216, Florida Statutes, are amended to read:

443.1216 Employment.—Employment, as defined in s. 443.036, is subject to this chapter under the following conditions:

(1)(a) The employment subject to this chapter includes a service performed, including a service performed in interstate commerce, by:

1. An officer of a corporation.
2. An individual who, under the usual common-law rules applicable in determining the employer-employee relationship, is an employee. However, whenever a client, as defined in s. 443.036(18), which would otherwise be designated as an employing unit has contracted with an employee leasing company to supply it with workers, those workers are considered employees of the employee leasing company. An employee leasing company may lease corporate officers of the client to the client and other workers to the client, except as prohibited by regulations of the Internal Revenue Service. Employees of an employee leasing company must be reported under the employee leasing company's tax identification number and contribution rate for work performed for the employee leasing company.

a. However, except for the internal employees of an employee leasing company, each employee leasing company may make a separate one-time election to report and pay contributions under the tax identification number and contribution rate for each client of the employee leasing company. Under the client method, an employee leasing company choosing this option must assign leased employees to the client company that is leasing the employees. The client method is solely a method to report and pay unemployment contributions and whichever method is chosen, such election may not impact any other aspect of state law. An employee leasing company that elects the client method must pay contributions at the rates assigned to each client company.

(I) The election applies to all of the employee leasing company's current and future clients.

(II) The employee leasing company must notify the Department of Revenue of its election by July 1, 2012, and such election applies to reports and contributions for the first quarter of the following calendar year. The notification must include:

(A) A list of each client company and the unemployment account number or, if one has not yet been issued, the federal employment identification number, as established by the employee leasing company upon the election to file by client method;

(B) A list of each client company's current and previous employees and their respective social security numbers for the prior 3 state fiscal years or, if the client company has not been a client for the prior 3 state fiscal years, such portion of the prior 3 state fiscal years that the client company has been a client must be supplied;

(C) The wage data and benefit charges associated with each client company for the prior 3 state fiscal years or, if the client company has not been a client for the prior 3 state fiscal years, such portion of the prior 3 state fiscal years that the client company has been a client must be supplied. If the client company's employment record is chargeable with benefits for less than 8 calendar quarters while being a client of the employee leasing company, the client company must pay contributions at the initial rate of 2.7 percent; and

(D) The wage data and benefit charges for the prior 3 state fiscal years that cannot be associated with a client company must be reported and charged to the employee leasing company.

(III) Subsequent to choosing the client method, the employee leasing company may not change its reporting method.

(IV) The employee leasing company shall file a Florida Department of Revenue Employer's Quarterly Report for each client company by approved electronic means, and pay all contributions by approved electronic means.

(V) For the purposes of calculating experience rates when the client method is chosen, each client's own benefit charges and wage data ex-

perience while with the employee leasing company determines each client's tax rate where the client has been a client of the employee leasing company for at least 8 calendar quarters before the election. The client company shall continue to report the nonleased employees under its tax rate.

(VI) The election is binding on each client of the employee leasing company, for as long as a written agreement is in effect between the client and the employee leasing company pursuant to s. 468.525(3)(a). If the relationship between the employee leasing company and the client terminates, the client retains the wage and benefit history experienced under the employee leasing company.

(VII) Notwithstanding which election method the employee leasing company chooses, the applicable client company is an employing unit for purposes of s. 443.071. The employee leasing company or any of its officers or agents are liable for any violation of s. 443.071 engaged in by such persons or entities. The applicable client company or any of its officers or agents are liable for any violation of s. 443.071 engaged in by such persons or entities. The employee leasing company or its applicable client company are not liable for any violation of s. 443.071 engaged in by the other party or by the other party's officers or agents.

(VIII) If an employee leasing company fails to select the client method of reporting not later than July 1, 2012, the entity is required to report under the employee leasing company's tax identification number and contribution rate.

(IX) After an employee leasing company is licensed pursuant to part XI of chapter 468, each newly licensed entity has 30 days after the date the license is granted to notify the tax collection service provider in writing of their selection of the client method. A newly licensed employee leasing company that fails to timely select reporting pursuant to the client method of reporting must report under the employee leasing company's tax identification number and contribution rate.

(X) Irrespective of the election, each transfer of trade or business, including workforce, or a portion thereof, between employee leasing companies is subject to the provisions of s. 443.131(3)(g) if, at the time of the transfer, there is common ownership, management, or control between the entities.

b.a. In addition to any other report required to be filed by law, an employee leasing company shall submit a report to the Labor Market Statistics Center within the Department of Economic Opportunity which includes each client establishment and each establishment of the employee leasing company, or as otherwise directed by the department. The report must include the following information for each establishment:

- (I) The trade or establishment name;
- (II) The former *reemployment assistance* ~~unemployment compensation~~ account number, if available;
- (III) The former federal employer's identification number (~~FEIN~~), if available;
- (IV) The industry code recognized and published by the United States Office of Management and Budget, if available;
- (V) A description of the client's primary business activity in order to verify or assign an industry code;
- (VI) The address of the physical location;
- (VII) The number of full-time and part-time employees who worked during, or received pay that was subject to *reemployment assistance* ~~unemployment compensation~~ taxes for, the pay period including the 12th of the month for each month of the quarter;
- (VIII) The total wages subject to *reemployment assistance* ~~unemployment compensation~~ taxes paid during the calendar quarter;
- (IX) An internal identification code to uniquely identify each establishment of each client;
- (X) The month and year that the client entered into the contract for services; and

(XI) The month and year that the client terminated the contract for services.

c.b. The report ~~must~~ *shall* be submitted electronically or in a manner otherwise prescribed by the Department of Economic Opportunity in the format specified by the Bureau of Labor Statistics of the United States Department of Labor for its Multiple Worksite Report for Professional Employer Organizations. The report must be provided quarterly to the Labor Market Statistics Center within the department, or as otherwise directed by the department, and must be filed by the last day of the month immediately after ~~following~~ the end of the calendar quarter. The information required in sub-sub-subparagraphs *b.(X) and (XI) a.(X) and (XI)* need be provided only in the quarter in which the contract to which it relates was entered into or terminated. The sum of the employment data and the sum of the wage data in this report must match the employment and wages reported in the *reemployment assistance* ~~unemployment compensation~~ quarterly tax and wage report. A report is not required for any calendar quarter preceding the third calendar quarter of 2010.

d.e. The department shall adopt rules as necessary to administer this subparagraph, and may administer, collect, enforce, and waive the penalty imposed by s. 443.141(1)(b) for the report required by this subparagraph.

e.d. For the purposes of this subparagraph, the term "establishment" means any location where business is conducted or where services or industrial operations are performed.

3. An individual other than an individual who is an employee under subparagraph 1. or subparagraph 2., who performs services for remuneration for any person:

a. As an agent-driver or commission-driver engaged in distributing meat products, vegetable products, fruit products, bakery products, beverages other than milk, or laundry or drycleaning services for his or her principal.

b. As a traveling or city salesperson engaged on a full-time basis in the solicitation on behalf of, and the transmission to, his or her principal of orders from wholesalers, retailers, contractors, or operators of hotels, restaurants, or other similar establishments for merchandise for resale or supplies for use in ~~the their~~ business operations. This sub-subparagraph does not apply to an agent-driver or a commission-driver and does not apply to sideline sales activities performed on behalf of a person other than the salesperson's principal.

4. The services described in subparagraph 3. are employment subject to this chapter only if:

a. The contract of service contemplates that substantially all of the services are to be performed personally by the individual;

b. The individual does not have a substantial investment in facilities used in connection with the services, other than facilities used for transportation; and

c. The services are not in the nature of a single transaction that is not part of a continuing relationship with the person for whom the services are performed.

(d) If two or more related corporations concurrently employ the same individual and compensate the individual through a common paymaster, each related corporation is considered to have paid wages to the individual only in the amounts actually disbursed by that corporation to the individual and is not considered to have paid the wages actually disbursed to the individual by another of the related corporations. The department and the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services may adopt rules necessary to administer this paragraph.

1. As used in this paragraph, the term "common paymaster" means a member of a group of related corporations that disburses wages to concurrent employees on behalf of the related corporations and that is responsible for keeping payroll records for those concurrent employees. A common paymaster is not required to disburse wages to all the employees of the related corporations; however, this subparagraph does not apply to wages of concurrent employees which are not disbursed through a common paymaster. A common paymaster must pay concurrently

employed individuals under this subparagraph by one combined paycheck.

2. As used in this paragraph, the term “concurrent employment” means the existence of simultaneous employment relationships between an individual and related corporations. Those relationships require the performance of services by the employee for the benefit of the related corporations, including the common paymaster, in exchange for wages that, if deductible for the purposes of federal income tax, are deductible by the related corporations.

3. Corporations are considered related corporations for an entire calendar quarter if they satisfy any one of the following tests at any time during the calendar quarter:

a. The corporations are members of a “controlled group of corporations” as defined in s. 1563 of the Internal Revenue Code of 1986 or would be members if s. 1563(a)(4) and (b) did not apply.

b. In the case of a corporation that does not issue stock, at least 50 percent of the members of the board of directors or other governing body of one corporation are members of the board of directors or other governing body of the other corporation or the holders of at least 50 percent of the voting power to select those members are concurrently the holders of at least 50 percent of the voting power to select those members of the other corporation.

c. At least 50 percent of the officers of one corporation are concurrently officers of the other corporation.

d. At least 30 percent of the employees of one corporation are concurrently employees of the other corporation.

4. The common paymaster must report to the tax collection service provider, as part of the *reemployment assistance* ~~unemployment compensation~~ quarterly tax and wage report, the state *reemployment assistance* ~~unemployment compensation~~ account number and name of each related corporation for which concurrent employees are being reported. Failure to timely report this information shall result in the related corporations being denied common paymaster status for that calendar quarter.

5. The common paymaster ~~shall remit~~ ~~also has the primary responsibility for remitting~~ contributions due under this chapter for the wages it disburses as the common paymaster. The common paymaster must compute these contributions as though it were the sole employer of the concurrently employed individuals. If a common paymaster fails to timely remit these contributions or reports, in whole or in part, the common paymaster ~~is~~ ~~remains~~ liable for the full amount of the unpaid portion of these contributions. In addition, each of the other related corporations using the common paymaster is jointly and severally liable for its appropriate share of these contributions. Each related corporation’s share equals the greater of:

a. The liability of the common paymaster under this chapter, after taking into account any contributions made.

b. The liability under this chapter which, notwithstanding this section, would have existed for the wages from the other related corporations, reduced by an allocable portion of any contributions previously paid by the common paymaster for those wages.

(8) Services not covered under paragraph (7)(b) which are performed entirely outside of this state, and for which contributions are not required or paid under a *reemployment assistance* or ~~an~~ unemployment compensation law of any other state or of the Federal Government, are deemed to be employment subject to this chapter if the individual performing the services is a resident of this state and the tax collection service provider approves the election of the employing unit for whom the services are performed, electing that the entire service of the individual is deemed to be employment subject to this chapter.

(12) The employment subject to this chapter includes services covered by a reciprocal arrangement under s. 443.221 between the Department of Economic Opportunity or its tax collection service provider and the agency charged with the administration of another state *reemployment assistance* or unemployment compensation law or a federal *reemployment assistance* or unemployment compensation law, under which all services performed by an individual for an employing unit are

deemed to be performed entirely within this state, if the department or its tax collection service provider approved an election of the employing unit in which all of the services performed by the individual during the period covered by the election are deemed to be insured work.

(13) The following are exempt from coverage under this chapter:

(f) Service performed in the employ of a public employer as defined in s. 443.036, except as provided in subsection (2), and service performed in the employ of an instrumentality of a public employer as described in s. 443.036(36)(b) or (c) ~~443.036(35)(b) or (c)~~, to the extent that the instrumentality is immune under the United States Constitution from the tax imposed by s. 3301 of the Internal Revenue Code for that service.

(h) Service for which *reemployment assistance* ~~unemployment compensation~~ is payable under a *reemployment assistance* or ~~an~~ unemployment compensation system established by the United States Congress, of which this chapter is not a part.

(p) Service covered by an arrangement between the Department of Economic Opportunity, or its tax collection service provider, and the agency charged with the administration of another state or federal *reemployment assistance* or unemployment compensation law under which all services performed by an individual for an employing unit during the period covered by the employing unit’s duly approved election is deemed to be performed entirely within the other agency’s state or under the federal law.

Section 13. Effective upon this act becoming a law and operating retroactively to June 29, 2011, paragraph (a) of subsection (2) of section 443.1217, Florida Statutes, is amended to read:

443.1217 Wages.—

(2) For the purpose of determining an employer’s contributions, the following wages are exempt from this chapter:

~~(a)1.— Beginning January 1, 2010, that part of remuneration paid to an individual by an employer for employment during a calendar year in excess of the first \$7,000 of remuneration paid to the individual by an employer or his or her predecessor during that calendar year, unless that part of the remuneration is subject to a tax, under a federal law imposing the tax, against which credit may be taken for contributions required to be paid into a state unemployment fund.~~

~~1.2.—~~ Beginning January 1, 2012, that part of remuneration paid to an individual by an employer for employment during a calendar year in excess of the first \$8,000 ~~\$8,500~~ of remuneration paid to the individual by the employer or his or her predecessor during that calendar year, unless that part of the remuneration is subject to a tax, under a federal law imposing the tax, against which credit may be taken for contributions required to be paid into a state unemployment fund.

~~2.3.—~~ Beginning January 1, 2015, the part of remuneration paid to an individual by an employer for employment during a calendar year in excess of the first \$7,000 of remuneration paid to the individual by an employer or his or her predecessor during that calendar year, unless that part of the remuneration is subject to a tax, under a federal law imposing the tax, against which credit may be taken for contributions required to be paid into a state unemployment fund. The wage base exemption adjustment authorized by this subparagraph shall be suspended in any calendar year in which repayment of the principal amount of an advance received from the Unemployment Compensation Trust Fund under 42 U.S.C. s. 1321 is due to the Federal Government.

Section 14. Effective upon this act becoming a law and operating retroactively to June 29, 2011, paragraph (e) of subsection (3) of section 443.131, Florida Statutes, is amended to read:

443.131 Contributions.—

(3) VARIATION OF CONTRIBUTION RATES BASED ON BENEFIT EXPERIENCE.—

(e) *Assignment of variations from the standard rate.*—

1. As used in this paragraph, the terms “total benefit payments,” “benefits paid to an individual,” and “benefits charged to the employ-

ment record of an employer” mean the amount of benefits paid to individuals multiplied by:

- a. For benefits paid prior to July 1, 2007, 1.
 - b. For benefits paid during the period beginning on July 1, 2007, and ending March 31, 2011, 0.90.
 - c. For benefits paid after March 31, 2011, 1.
2. For the calculation of contribution rates effective January 1, 2012 ~~2010~~, and thereafter:

- a. The tax collection service provider shall assign a variation from the standard rate of contributions for each calendar year to each eligible employer. In determining the contribution rate, varying from the standard rate to be assigned each employer, adjustment factors computed under sub-sub-paragraphs (I)-(IV) are added to the benefit ratio. This addition shall be accomplished in two steps by adding a variable adjustment factor and a final adjustment factor. The sum of these adjustment factors computed under sub-sub-paragraphs (I)-(IV) shall first be algebraically summed. The sum of these adjustment factors shall next be divided by a gross benefit ratio determined as follows: Total benefit payments for the 3-year period described in subparagraph (b)3. are charged to employers eligible for a variation from the standard rate, minus excess payments for the same period, divided by taxable payroll entering into the computation of individual benefit ratios for the calendar year for which the contribution rate is being computed. The ratio of the sum of the adjustment factors computed under sub-sub-paragraphs (I)-(IV) to the gross benefit ratio is multiplied by each individual benefit ratio that is less than the maximum contribution rate to obtain variable adjustment factors; except that if the sum of an employer’s individual benefit ratio and variable adjustment factor exceeds the maximum contribution rate, the variable adjustment factor is reduced in order for the sum to equal the maximum contribution rate. The variable adjustment factor for each of these employers is multiplied by his or her taxable payroll entering into the computation of his or her benefit ratio. The sum of these products is divided by the taxable payroll of the employers who entered into the computation of their benefit ratios. The resulting ratio is subtracted from the sum of the adjustment factors computed under sub-sub-paragraphs (I)-(IV) to obtain the final adjustment factor. The variable adjustment factors and the final adjustment factor must be computed to five decimal places and rounded to the fourth decimal place. This final adjustment factor is added to the variable adjustment factor and benefit ratio of each employer to obtain each employer’s contribution rate. An employer’s contribution rate may not, however, be rounded to less than 0.1 percent.

- (I) An adjustment factor for noncharge benefits is computed to the fifth decimal place and rounded to the fourth decimal place by dividing the amount of noncharge benefits during the 3-year period described in subparagraph (b)3. by the taxable payroll of employers eligible for a variation from the standard rate who have a benefit ratio for the current year which is less than the maximum contribution rate. For purposes of computing this adjustment factor, the taxable payroll of these employers is the taxable payrolls for the 3 years ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of the same calendar year. As used in this sub-sub-paragraph, the term “noncharge benefits” means benefits paid to an individual from the Unemployment Compensation Trust Fund, but which were not charged to the employment record of any employer.

- (II) An adjustment factor for excess payments is computed to the fifth decimal place, and rounded to the fourth decimal place by dividing the total excess payments during the 3-year period described in subparagraph (b)3. by the taxable payroll of employers eligible for a variation from the standard rate who have a benefit ratio for the current year which is less than the maximum contribution rate. For purposes of computing this adjustment factor, the taxable payroll of these employers is the same figure used to compute the adjustment factor for noncharge benefits under sub-sub-paragraph (I). As used in this sub-sub-paragraph, the term “excess payments” means the amount of benefits charged to the employment record of an employer during the 3-year period described in subparagraph (b)3., less the product of the maximum contribution rate and the employer’s taxable payroll for the 3 years ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of the same calendar year. As used in this sub-sub-paragraph, the term “total excess payments”

means the sum of the individual employer excess payments for those employers that were eligible for assignment of a contribution rate different from the standard rate.

(III) With respect to computing a positive adjustment factor:

- (A) Beginning January 1, 2012, if the balance of the Unemployment Compensation Trust Fund on September 30 of the calendar year immediately preceding the calendar year for which the contribution rate is being computed is less than 4 percent of the taxable payrolls for the year ending June 30 as reported to the tax collection service provider by September 30 of that calendar year, a positive adjustment factor shall be computed. The positive adjustment factor is computed annually to the fifth decimal place and rounded to the fourth decimal place by dividing the sum of the total taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year into a sum equal to ~~one-fifth one-third~~ of the difference between the balance of the fund as of September 30 of that calendar year and the sum of 5 percent of the total taxable payrolls for that year. The positive adjustment factor remains in effect for subsequent years until the balance of the Unemployment Compensation Trust Fund as of September 30 of the year immediately preceding the effective date of the contribution rate equals or exceeds ~~4 5~~ percent of the taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year.

- (B) Beginning January 1, ~~2015~~ 2018, and for each year thereafter, the positive adjustment shall be computed by dividing the sum of the total taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year into a sum equal to one-fourth of the difference between the balance of the fund as of September 30 of that calendar year and the sum of 5 percent of the total taxable payrolls for that year. The positive adjustment factor remains in effect for subsequent years until the balance of the Unemployment Compensation Trust Fund as of September 30 of the year immediately preceding the effective date of the contribution rate equals or exceeds 4 percent of the taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year.

- (IV) If, beginning January 1, 2015, and each year thereafter, the balance of the Unemployment Compensation Trust Fund as of September 30 of the year immediately preceding the calendar year for which the contribution rate is being computed exceeds 5 percent of the taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year, a negative adjustment factor must be computed. The negative adjustment factor shall be computed annually beginning on January 1, 2015, and each year thereafter, to the fifth decimal place and rounded to the fourth decimal place by dividing the sum of the total taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of the calendar year into a sum equal to one-fourth of the difference between the balance of the fund as of September 30 of the current calendar year and 5 percent of the total taxable payrolls of that year. The negative adjustment factor remains in effect for subsequent years until the balance of the Unemployment Compensation Trust Fund as of September 30 of the year immediately preceding the effective date of the contribution rate is less than 5 percent, but more than 4 percent of the taxable payrolls for the year ending June 30 of the current calendar year as reported to the tax collection service provider by September 30 of that calendar year. The negative adjustment authorized by this section is suspended in any calendar year in which repayment of the principal amount of an advance received from the federal Unemployment Compensation Trust Fund under 42 U.S.C. s. 1321 is due to the Federal Government.

- (V) The maximum contribution rate that may be assigned to an employer is 5.4 percent, except employers participating in an approved short-time compensation plan may be assigned a maximum contribution rate that is 1 percent greater than the maximum contribution rate for other employers in any calendar year in which short-time compensation benefits are charged to the employer’s employment record.

- (VI) As used in this subsection, “taxable payroll” shall be determined by excluding any part of the remuneration paid to an individual by an employer for employment during a calendar year in excess of the first

\$7,000. Beginning January 1, 2012, “taxable payroll” shall be determined by excluding any part of the remuneration paid to an individual by an employer for employment during a calendar year as described in s. 443.1217(2). For the purposes of the employer rate calculation that will take effect in January 1, 2012, and in January 1, 2013, the tax collection service provider shall use the data available for taxable payroll from 2009 based on excluding any part of the remuneration paid to an individual by an employer for employment during a calendar year in excess of the first \$7,000, and from 2010 and 2011, the data available for taxable payroll based on excluding any part of the remuneration paid to an individual by an employer for employment during a calendar year in excess of the first \$8,500.

b. If the transfer of an employer’s employment record to an employing unit under paragraph (f) which, before the transfer, was an employer, the tax collection service provider shall recompute a benefit ratio for the successor employer based on the combined employment records and reassign an appropriate contribution rate to the successor employer effective on the first day of the calendar quarter immediately after the effective date of the transfer.

Section 15. Paragraph (a) and (f) of subsection (3) of section 443.131, Florida Statutes, are amended to read:

443.131 Contributions.—

(3) VARIATION OF CONTRIBUTION RATES BASED ON BENEFIT EXPERIENCE.—

(a) *Employment records.*—The regular and short-time compensation benefits paid to an eligible individual shall be charged to the employment record of each employer who paid the individual wages of at least \$100 during the individual’s base period in proportion to the total wages paid by all employers who paid the individual wages during the individual’s base period. Benefits may not be charged to the employment record of an employer who furnishes part-time work to an individual who, because of loss of employment with one or more other employers, is eligible for partial benefits while being furnished part-time work by the employer on substantially the same basis and in substantially the same amount as the individual’s employment during his or her base period, regardless of whether this part-time work is simultaneous or successive to the individual’s lost employment. Further, as provided in s. 443.151(3), benefits may not be charged to the employment record of an employer who furnishes the Department of Economic Opportunity with notice, as prescribed in rules of the department, that any of the following apply:

1. If an individual leaves his or her work without good cause attributable to the employer or is discharged by the employer for misconduct connected with his or her work, benefits subsequently paid to the individual based on wages paid by the employer before the separation may not be charged to the employment record of the employer.

2. If an individual is discharged by the employer for unsatisfactory performance during an initial employment probationary period, benefits subsequently paid to the individual based on wages paid during the probationary period by the employer before the separation may not be charged to the employer’s employment record. As used in this subparagraph, the term “initial employment probationary period” means an established probationary plan that applies to all employees or a specific group of employees and that does not exceed 90 calendar days following the first day a new employee begins work. The employee must be informed of the probationary period within the first 7 days of work. The employer must demonstrate by conclusive evidence that the individual was separated because of unsatisfactory work performance and not because of lack of work due to temporary, seasonal, casual, or other similar employment that is not of a regular, permanent, and year-round nature.

3. Benefits subsequently paid to an individual after his or her refusal without good cause to accept suitable work from an employer may not be charged to the employment record of the employer if any part of those benefits are based on wages paid by the employer before the individual’s refusal to accept suitable work. As used in this subparagraph, the term “good cause” does not include distance to employment caused by a change of residence by the individual. The department shall adopt rules prescribing for the payment of all benefits whether this subparagraph applies regardless of whether a disqualification under s. 443.101 applies to the claim.

4. If an individual is separated from work as a direct result of a natural disaster declared under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. ss. 5121 et seq., benefits subsequently paid to the individual based on wages paid by the employer before the separation may not be charged to the employment record of the employer.

5. *If an individual is separated from work as a direct result of an oil spill, terrorist attack, or other similar disaster of national significance not subject to a declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, benefits subsequently paid to the individual based on wages paid by the employer before the separation may not be charged to the employment record of the employer.*

(f) *Transfer of employment records.*—

1. For the purposes of this subsection, two or more employers who are parties to a transfer of business or the subject of a merger, consolidation, or other form of reorganization, effecting a change in legal identity or form, are deemed a single employer and are considered to be one employer with a continuous employment record if the tax collection service provider finds that the successor employer continues to carry on the employing enterprises of all of the predecessor employers and that the successor employer has paid all contributions required of and due from all of the predecessor employers and has assumed liability for all contributions that may become due from all of the predecessor employers. In addition, an employer may not be considered a successor under this subparagraph if the employer purchases a company with a lower rate into which employees with job functions unrelated to the business endeavors of the predecessor are transferred for the purpose of acquiring the low rate and avoiding payment of contributions. As used in this paragraph, notwithstanding s. 443.036(14), the term “contributions” means all indebtedness to the tax collection service provider, including, but not limited to, interest, penalty, collection fee, and service fee. A successor employer must accept the transfer of all of the predecessor employers’ employment records within 30 days after the date of the official notification of liability by succession. If a predecessor employer has unpaid contributions or outstanding quarterly reports, the successor employer must pay the total amount with certified funds within 30 days after the date of the notice listing the total amount due. After the total indebtedness is paid, the tax collection service provider shall transfer the employment records of all of the predecessor employers to the successor employer’s employment record. The tax collection service provider shall determine the contribution rate of the combined successor and predecessor employers upon the transfer of the employment records, as prescribed by rule, in order to calculate any change in the contribution rate resulting from the transfer of the employment records.

2. Regardless of whether a predecessor employer’s employment record is transferred to a successor employer under this paragraph, the tax collection service provider shall treat the predecessor employer, if he or she subsequently employs individuals, as an employer without a previous employment record or, if his or her coverage is terminated under s. 443.121, as a new employing unit.

3. The state agency providing *reemployment assistance* ~~unemployment~~ tax collection services may adopt rules governing the partial transfer of experience rating when an employer transfers an identifiable and segregable portion of his or her payrolls and business to a successor employing unit. As a condition of each partial transfer, these rules must require the following to be filed with the tax collection service provider: an application by the successor employing unit, an agreement by the predecessor employer, and the evidence required by the tax collection service provider to show the benefit experience and payrolls attributable to the transferred portion through the date of the transfer. These rules must provide that the successor employing unit, if not an employer subject to this chapter, becomes an employer as of the date of the transfer and that the transferred portion of the predecessor employer’s employment record is removed from the employment record of the predecessor employer. For each calendar year after the date of the transfer of the employment record in the records of the tax collection service provider, the service provider shall compute the contribution rate payable by the successor employer or employing unit based on his or her employment record, combined with the transferred portion of the predecessor employer’s employment record. These rules may also prescribe what contribution rates are payable by the predecessor and successor employers for the period between the date of the transfer of the transferred portion of the predecessor employer’s employment record in the

records of the tax collection service provider and the first day of the next calendar year.

4. This paragraph does not apply to an employee leasing company and client contractual agreement as defined in s. 443.036, *except as provided in s. 443.1216(1)(a)2.a.* The tax collection service provider shall, if the contractual agreement is terminated or the employee leasing company fails to submit reports or pay contributions as required by the service provider, treat the client as a new employer without previous employment record unless the client is otherwise eligible for a variation from the standard rate.

Section 16. Paragraph (d) of subsection (2) of section 443.1312, Florida Statutes, is amended to read:

443.1312 Reimbursements; nonprofit organizations.—Benefits paid to employees of nonprofit organizations shall be financed in accordance with this section.

(2) LIABILITY FOR CONTRIBUTIONS AND ELECTION OF REIMBURSEMENT.—A nonprofit organization that is, or becomes, subject to this chapter under s. 443.1215(1)(c) or s. 443.121(3)(a) must pay contributions under s. 443.131 unless it elects, in accordance with this subsection, to reimburse the Unemployment Compensation Trust Fund for all of the regular benefits, short-time compensation benefits, and one-half of the extended benefits paid, which are attributable to service in the employ of the nonprofit organization, to individuals for weeks of unemployment which begin during the effective period of the election.

(d) In accordance with rules adopted by the Department of Economic Opportunity or the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services, the tax collection service provider shall notify each nonprofit organization of any determination of the organization's status as an employer, the effective date of any election the organization makes, and the effective date of any termination of the election. Each determination is subject to reconsideration, appeal, and review under s. 443.141(2)(c).

Section 17. Subsection (3) and paragraph (a) of subsection (4) of section 443.1313, Florida Statutes, are amended to read:

443.1313 Public employers; reimbursements; election to pay contributions.—Benefits paid to employees of a public employer, as defined in s. 443.036, based on service described in s. 443.1216(2) shall be financed in accordance with this section.

(3) CHANGE OF ELECTION.—Upon electing to be a reimbursing or contributing employer under this section, a public employer may not change this election for at least 2 calendar years. This subsection does not prevent a public employer subject to this subsection from changing its election after completing 2 calendar years under another financing method if the new election is timely filed. The state agency providing *reemployment assistance* ~~unemployment~~ tax collection services may adopt rules prescribing procedures for changing methods of reporting.

(4) PUBLIC EMPLOYERS REEMPLOYMENT ASSISTANCE ~~UNEMPLOYMENT COMPENSATION~~ BENEFIT ACCOUNT.—

(a) There is established within the Unemployment Compensation Trust Fund a Public Employers *Reemployment Assistance* ~~Unemployment Compensation~~ Benefit Account, which must be maintained as a separate account within the trust fund. All benefits paid to the employees of a public employer that elects to become a contributing employer under paragraph (b) must be charged to the Public Employers Unemployment Compensation Benefit Account.

Section 18. Subsection (7) of section 443.1315, Florida Statutes, is amended to read:

443.1315 Treatment of Indian tribes.—

(7) The Department of Economic Opportunity and the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services shall adopt rules necessary to administer this section.

Section 19. Section 443.1316, Florida Statutes, is amended to read:

443.1316 *Reemployment assistance* ~~Unemployment~~ tax collection services; interagency agreement.—

(1) The Department of Economic Opportunity shall contract with the Department of Revenue, through an interagency agreement, to perform the duties of the tax collection service provider and provide other *reemployment assistance* ~~unemployment~~ tax collection services under this chapter. Under the interagency agreement, the tax collection service provider may only implement:

(a) The provisions of this chapter conferring duties upon the tax collection service provider.

(b) The provisions of law conferring duties upon the department which are specifically delegated to the tax collection service provider in the interagency agreement.

(2)(a) The Department of Revenue is considered to be administering a revenue law of this state when the department implements this chapter, or otherwise provides *reemployment assistance* ~~unemployment~~ tax collection services, under contract with the department through the interagency agreement.

(b) Sections 213.015(1)-(3), (5)-(7), (9)-(19), and (21); 213.018; 213.025; 213.051; 213.053; 213.0532; 213.0535; 213.055; 213.071; 213.10; 213.21(4); 213.2201; 213.23; 213.24; 213.25; 213.27; 213.28; 213.285; 213.34(1), (3), and (4); 213.37; 213.50; 213.67; 213.69; 213.692; 213.73; 213.733; 213.74; and 213.757 apply to the collection of *reemployment assistance* ~~unemployment~~ contributions and reimbursements by the Department of Revenue unless prohibited by federal law.

Section 20. Paragraph (a) of subsection (1) and subsections (2) and (3) of section 443.1317, Florida Statutes, are amended to read:

443.1317 Rulemaking authority; enforcement of rules.—

(1) DEPARTMENT OF ECONOMIC OPPORTUNITY.—

(a) Except as otherwise provided in s. 443.012, the Department of Economic Opportunity has ultimate authority over the administration of the *Reemployment Assistance* ~~Unemployment Compensation~~ Program.

(2) TAX COLLECTION SERVICE PROVIDER.—The state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316 may adopt rules under ss. 120.536(1) and 120.54, subject to approval by the department, to administer the provisions of law described in s. 443.1316(1)(a) and (b) which are within this chapter. These rules must not conflict with the rules adopted by the department or with the interagency agreement.

(3) ENFORCEMENT OF RULES.—The Department of Economic Opportunity may enforce any rule adopted by the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services to administer this chapter. The tax collection service provider may enforce any rule adopted by the department to administer the provisions of law described in s. 443.1316(1)(a) and (b).

Section 21. Paragraphs (b) and (g) of subsection (1), paragraph (c) of subsection (2), and paragraphs (c) and (e) of subsection (4) of section 443.141, Florida Statutes, are amended to read:

443.141 Collection of contributions and reimbursements.—

(1) PAST DUE CONTRIBUTIONS AND REIMBURSEMENTS; DELINQUENT, ERRONEOUS, INCOMPLETE, OR INSUFFICIENT REPORTS.—

(b) *Penalty for delinquent, erroneous, incomplete, or insufficient reports.*—

1. An employing unit that fails to file any report required by the Department of Economic Opportunity or its tax collection service provider, in accordance with rules for administering this chapter, shall pay to the service provider for each delinquent report the sum of \$25 for each 30 days or fraction thereof that the employing unit is delinquent, unless the *department agency* or its service provider, whichever required the report, finds that the employing unit has good reason for failing to file the report. The department or its service provider may assess penalties only through the date of the issuance of the final assessment notice. However, additional penalties accrue if the delinquent report is subsequently filed.

2.a. An employing unit that files an erroneous, incomplete, or insufficient report with the department or its tax collection service provider shall pay a penalty. The amount of the penalty is \$50 or 10 percent of any tax due, whichever is greater, but no more than \$300 per report. The penalty shall be added to any tax, penalty, or interest otherwise due.

b. The department or its tax collection service provider shall waive the penalty if the employing unit files an accurate, complete, and sufficient report within 30 days after a penalty notice is issued to the employing unit. The penalty may not be waived pursuant to this subparagraph more than one time during a 12-month period.

c. As used in this subsection, the term "erroneous, incomplete, or insufficient report" means a report so lacking in information, completeness, or arrangement that the report cannot be readily understood, verified, or reviewed. Such reports include, but are not limited to, reports having missing wage or employee information, missing or incorrect social security numbers, or illegible entries; reports submitted in a format that is not approved by the department or its tax collection service provider; and reports showing gross wages that do not equal the total of the wages of each employee. However, the term does not include a report that merely contains inaccurate data that was supplied to the employer by the employee, if the employer was unaware of the inaccuracy.

3. Penalties imposed pursuant to this paragraph shall be deposited in the Special Employment Security Administration Trust Fund.

4. The penalty and interest for a delinquent, erroneous, incomplete, or insufficient report may be waived if the penalty or interest is inequitable. The provisions of s. 213.24(1) apply to any penalty or interest that is imposed under this section.

(g) *Adoption of rules.*—The department and the state agency providing *reemployment assistance unemployment* tax collection services may adopt rules to administer this subsection.

(2) REPORTS, CONTRIBUTIONS, APPEALS.—

(c) *Appeals.*—The department and the state agency providing *reemployment assistance unemployment* tax collection services shall adopt rules prescribing the procedures for an employing unit determined to be an employer to file an appeal and be afforded an opportunity for a hearing on the determination. Pending a hearing, the employing unit must file reports and pay contributions in accordance with s. 443.131.

(4) MISCELLANEOUS PROVISIONS FOR COLLECTION OF CONTRIBUTIONS AND REIMBURSEMENTS.—

(c) Any agent or employee designated by the Department of Economic Opportunity or its tax collection service provider may administer an oath to any person for any return or report required by this chapter or by the rules of the department or the state agency providing *reemployment assistance unemployment* tax collection services, and an oath made before the department or its service provider or any authorized agent or employee has the same effect as an oath made before any judicial officer or notary public of the state.

(e) The tax collection service provider may commence an action in any other state to collect *reemployment assistance unemployment compensation* contributions, reimbursements, penalties, and interest legally due this state. The officials of other states that extend a like comity to this state may sue for the collection of contributions, reimbursements, interest, and penalties in the courts of this state. The courts of this state shall recognize and enforce liability for contributions, reimbursements, interest, and penalties imposed by other states that extend a like comity to this state.

Section 22. Paragraph (b) of subsection (1), paragraph (b) of subsection (2), paragraph (c) of subsection (3), and paragraphs (a) and (b) of subsection (6) of section 443.151, Florida Statutes, are amended to read:

443.151 Procedure concerning claims.—

(1) POSTING OF INFORMATION.—

(b)1. The department shall advise each individual filing a new claim for *reemployment assistance unemployment compensation*, at the time of filing the claim, that:

a. *Reemployment assistance unemployment compensation* is subject to federal income tax.

b. Requirements exist pertaining to estimated tax payments.

c. The individual may elect to have federal income tax deducted and withheld from the individual's payment of *reemployment assistance unemployment compensation* at the amount specified in the federal Internal Revenue Code.

d. The individual is not permitted to change a previously elected withholding status more than twice per calendar year.

2. Amounts deducted and withheld from *reemployment assistance unemployment compensation* must remain in the Unemployment Compensation Trust Fund until transferred to the federal taxing authority as payment of income tax.

3. The department shall follow all procedures specified by the United States Department of Labor and the federal Internal Revenue Service pertaining to the deducting and withholding of income tax.

4. If more than one authorized request for deduction and withholding is made, amounts must be deducted and withheld in accordance with the following priorities:

a. *Reemployment assistance Unemployment* overpayments have first priority;

b. Child support payments have second priority; and

c. Withholding under this subsection has third priority.

(2) FILING OF CLAIM INVESTIGATIONS; NOTIFICATION OF CLAIMANTS AND EMPLOYERS.—

(b) *Process.*—When the *Reemployment Assistance Unemployment Compensation* Claims and Benefits Information System described in s. 443.1113 is fully operational, the process for filing claims must incorporate the process for registering for work with the workforce information systems established pursuant to s. 445.011. A claim for benefits may not be processed until the work registration requirement is satisfied. The department may adopt rules as necessary to administer the work registration requirement set forth in this paragraph.

(3) DETERMINATION OF ELIGIBILITY.—

(c) *Nonmonetary determinations.*—If the department receives information that may result in a denial of benefits, the department must complete an investigation of the claim required by subsection (2) and provide notice of a nonmonetary determination to the claimant and the employer from whom the claimant's reason for separation affects his or her entitlement to benefits. The determination must state the reason for the determination and whether the *reemployment assistance unemployment* tax account of the contributing employer is charged for benefits paid on the claim. The nonmonetary determination is final unless within 20 days after the mailing of the notices to the parties' last known addresses, or in lieu of mailing, within 20 days after the delivery of the notices, an appeal or written request for reconsideration is filed by the claimant or other party entitled to notice. The department may adopt rules as necessary to implement the processes described in this paragraph relating to notices of nonmonetary determination and the appeals or reconsideration requests filed in response to such notices, and may adopt rules prescribing the manner and procedure by which employers within the base period of a claimant become entitled to notice of nonmonetary determination.

(6) RECOVERY AND RECOUPMENT.—

(a) Any person who, by reason of her or his fraud, receives benefits under this chapter to which she or he is not entitled is liable for repaying those benefits to the Department of Economic Opportunity on behalf of the trust fund or, in the discretion of the department, to have those benefits deducted from future benefits payable to her or him under this chapter. To enforce this paragraph, the department must find the existence of fraud through a redetermination or decision under this section within 2 years after the fraud was committed. Any recovery or recoupment of benefits must be *commenced effected* within 7 5 years after the redetermination or decision.

(b) Any person who, by reason other than her or his fraud, receives benefits under this chapter to which, under a redetermination or decision pursuant to this section, she or he is not entitled, is liable for repaying those benefits to the department on behalf of the trust fund or, in the discretion of the department, to have those benefits deducted from any future benefits payable to her or him under this chapter. Any recovery or recoupment of benefits must be ~~commenced effected~~ within 7 3 years after the redetermination or decision.

Section 23. Subsection (1) and paragraph (c) of subsection (3) of section 443.163, Florida Statutes, are amended to read:

443.163 Electronic reporting and remitting of contributions and reimbursements.—

(1) An employer may file any report and remit any contributions or reimbursements required under this chapter by electronic means. The Department of Economic Opportunity or the state agency providing ~~re-employment assistance unemployment~~ tax collection services shall adopt rules prescribing the format and instructions necessary for electronically filing reports and remitting contributions and reimbursements to ensure a full collection of contributions and reimbursements due. The acceptable method of transfer, the method, form, and content of the electronic means, and the method, if any, by which the employer will be provided with an acknowledgment shall be prescribed by the department or its tax collection service provider. However, any employer who employed 10 or more employees in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports (UCT-6) for the current calendar year and remit the contributions and reimbursements due by electronic means approved by the tax collection service provider. A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year must file the Employers Quarterly Reports (UCT-6) for each calendar quarter in the current calendar year, beginning with reports due for the second calendar quarter of 2003, by electronic means approved by the tax collection service provider.

(3) The tax collection service provider may waive the requirement to file an Employers Quarterly Report (UCT-6) by electronic means for employers that are unable to comply despite good faith efforts or due to circumstances beyond the employer's reasonable control.

(c) The department or the state agency providing ~~reemployment assistance unemployment~~ tax collection services may establish by rule the length of time a waiver is valid and may determine whether subsequent waivers will be authorized, based on this subsection.

Section 24. Subsections (2) and (5) and paragraphs (a) and (c) of subsection (9) of section 443.171, Florida Statutes, are amended to read:

443.171 Department of Economic Opportunity and commission; powers and duties; records and reports; proceedings; state-federal cooperation.—

(2) PUBLICATION OF ACTS AND RULES.—The Department of Economic Opportunity shall cause to be printed and distributed to the public, or otherwise distributed to the public through the Internet or similar electronic means, the text of this chapter and of the rules for administering this chapter adopted by the department or the state agency providing ~~reemployment assistance unemployment~~ tax collection services and any other matter relevant and suitable. The department shall furnish this information to any person upon request. However, any pamphlet, rules, circulars, or reports required by this chapter may not contain any matter except the actual data necessary to complete them or the actual language of the rule, together with the proper notices.

(5) RECORDS AND REPORTS.—Each employing unit shall keep true and accurate work records, containing the information required by the Department of Economic Opportunity or its tax collection service provider. These records must be open to inspection and are subject to being copied by the department or its tax collection service provider at any reasonable time and as often as necessary. The department or its tax collection service provider may require from any employing unit any sworn or unsworn reports, for persons employed by the employing unit, necessary for the effective administration of this chapter. However, a state or local governmental agency performing intelligence or counter-intelligence functions need not report an employee if the head of that agency determines that reporting the employee could endanger the

safety of the employee or compromise an ongoing investigation or intelligence mission. ~~Information revealing the employing unit's or individual's identity obtained from the employing unit or from any individual through the administration of this chapter, is, except to the extent necessary for the proper presentation of a claim or upon written authorization of the claimant who has a workers' compensation claim pending, confidential and exempt from s. 119.07(1). This confidential information is available only to public employees in the performance of their public duties. Any claimant, or the claimant's legal representative, at a hearing before an appeals referee or the commission must be supplied with information from these records to the extent necessary for the proper presentation of her or his claim. Any employee or member of the commission, any employee of the department or its tax collection service provider, or any other person receiving confidential information who violates this subsection commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. However, the department or its tax collection service provider may furnish to any employer copies of any report previously submitted by that employer, upon the request of the employer. The department or its tax collection service provider may charge a reasonable fee for copies of reports, which may not exceed the actual reasonable cost of the preparation of the copies as prescribed by rules adopted by the department or the state agency providing tax collection services. Fees received by the department or its tax collection service provider for copies furnished under this subsection must be deposited in the Employment Security Administration Trust Fund.~~

(9) STATE-FEDERAL COOPERATION.—

(a)1. In the administration of this chapter, the Department of Economic Opportunity and its tax collection service provider shall cooperate with the United States Department of Labor to the fullest extent consistent with this chapter and shall take those actions, through the adoption of appropriate rules, administrative methods, and standards, necessary to secure for this state all advantages available under the provisions of federal law relating to ~~reemployment assistance unemployment compensation~~.

2. In the administration of the provisions in s. 443.1115, which are enacted to conform with the Federal-State Extended Unemployment Compensation Act of 1970, the department shall take those actions necessary to ensure that those provisions are interpreted and applied to meet the requirements of the federal act as interpreted by the United States Department of Labor and to secure for this state the full reimbursement of the federal share of extended benefits paid under this chapter which is reimbursable under the federal act.

3. The department and its tax collection service provider shall comply with the regulations of the United States Department of Labor relating to the receipt or expenditure by this state of funds granted under federal law; shall submit the reports in the form and containing the information the United States Department of Labor requires; and shall comply with directions of the United States Department of Labor necessary to assure the correctness and verification of these reports.

(c) The department and its tax collection service provider shall cooperate with the agencies of other states, and shall make every proper effort within their means, to oppose and prevent any further action leading to the complete or substantial federalization of state ~~reemployment assistance unemployment compensation~~ funds or state employment security programs. The department and its tax collection service provider may make, and may cooperate with other appropriate agencies in making, studies as to the practicability and probable cost of possible new state-administered social security programs and the relative desirability of state, rather than federal, action in that field of study.

Section 25. Subsections (1) and (2) of section 443.1715, Florida Statutes, are amended to read:

443.1715 Disclosure of information; confidentiality.—

(1) RECORDS AND REPORTS.—~~Information revealing an employing unit's or individual's identity obtained from the employing unit or any individual under the administration of this chapter, and any determination revealing that information, except to the extent necessary for the proper presentation of a claim or upon written authorization of the claimant who has a workers' compensation claim pending or is receiving compensation benefits, is confidential and exempt from s.~~

119.07(1) and s. 24(a), Art. I of the State Constitution. This confidential information may be released in accordance with the provisions in 20 C.F.R. part 603 only to public employees in the performance of their public duties. Except as otherwise provided by law, public employees receiving this confidential information must maintain the confidentiality of the information. Any claimant, or the claimant's legal representative, at a hearing before an appeals referee or the commission is entitled to information from these records to the extent necessary for the proper presentation of her or his claim. A person receiving confidential information who violates this subsection commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. The Department of Economic Opportunity or its tax collection service provider may, however, furnish to any employer copies of any report submitted by that employer upon the request of the employer and may furnish to any claimant copies of any report submitted by that claimant upon the request of the claimant. The department or its tax collection service provider may charge a reasonable fee for copies of these reports as prescribed by rule, which may not exceed the actual reasonable cost of the preparation of the copies. Fees received for copies under this subsection must be deposited in the Employment Security Administration Trust Fund.

(2) DISCLOSURE OF INFORMATION.—

(a) Subject to restrictions the Department of Economic Opportunity or the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services adopts by rule, information declared confidential under this section is available to any agency of this or any other state, or any federal agency, charged with the administration of any *reemployment assistance* or unemployment compensation law or the maintenance of the one-stop delivery system, or the Bureau of Internal Revenue of the United States Department of the Treasury, or the Florida Department of Revenue. Information obtained in connection with the administration of the one-stop delivery system may be made available to persons or agencies for purposes appropriate to the operation of a public employment service or a job-preparatory or career education or training program. The department shall, on a quarterly basis, furnish the National Directory of New Hires with information concerning the wages and *reemployment assistance* ~~unemployment~~ benefits paid to individuals, by the dates, in the format, and containing the information specified in the regulations of the United States Secretary of Health and Human Services. Upon request, the department shall furnish any agency of the United States charged with the administration of public works or assistance through public employment, and may furnish to any state agency similarly charged, the name, address, ordinary occupation, and employment status of each recipient of benefits and the recipient's rights to further benefits under this chapter. Except as otherwise provided by law, the receiving agency must retain the confidentiality of this information as provided in this section. The tax collection service provider may request the Comptroller of the Currency of the United States to examine the correctness of any return or report of any national banking association rendered under this chapter and may in connection with that request transmit any report or return for examination to the Comptroller of the Currency of the United States as provided in s. 3305(c) of the federal Internal Revenue Code.

(b) The employer or the employer's workers' compensation carrier against whom a claim for benefits under chapter 440 has been made, or a representative of either, may request from the department records of wages of the employee reported to the department by any employer for the quarter that includes the date of the accident that is the subject of such claim and for subsequent quarters.

1. The request must be made with the authorization or consent of the employee or any employer who paid wages to the employee after the date of the accident.

2. The employer or carrier shall make the request on a form prescribed by rule for such purpose by the *department* ~~agency~~. Such form shall contain a certification by the requesting party that it is a party entitled to the information requested.

3. The department shall provide the most current information readily available within 15 days after receiving the request.

Section 26. Subsections (1), (4), (5), (6), and (7) and paragraph (c) of subsection (2) of section 443.17161, Florida Statutes, are amended to read:

443.17161 Authorized electronic access to employer information.—

(1) Notwithstanding any other provision of this chapter, the *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ shall contract with one or more consumer reporting agencies to provide users with secured electronic access to employer-provided information relating to the quarterly wages report submitted in accordance with the state's *reemployment assistance* ~~unemployment compensation~~ law. The access is limited to the wage reports for the appropriate amount of time for the purpose the information is requested.

(2) Users must obtain consent in writing or by electronic signature from an applicant for credit, employment, or other permitted purposes. Any written or electronic signature consent from an applicant must be signed and must include the following:

(c) Notice that the files of the *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ or its tax collection service provider containing information concerning wage and employment history which is submitted by the applicant or his or her employers may be accessed; and

(4) If a consumer reporting agency or user violates this section, the *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ shall, upon 30 days' written notice to the consumer reporting agency, terminate the contract established between the *department* ~~Agency for Workforce Innovation~~ and the consumer reporting agency or require the consumer reporting agency to terminate the contract established between the consumer reporting agency and the user under this section.

(5) The *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ shall establish minimum audit, security, net worth, and liability insurance standards, technical requirements, and any other terms and conditions considered necessary in the discretion of the state agency to safeguard the confidentiality of the information released under this section and to otherwise serve the public interest. The *department* ~~Agency for Workforce Innovation~~ shall also include, in coordination with any necessary state agencies, necessary audit procedures to ensure that these rules are followed.

(6) In contracting with one or more consumer reporting agencies under this section, any revenues generated by the contract must be used to pay the entire cost of providing access to the information. Further, in accordance with federal regulations, any additional revenues generated by the *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ or the state under this section must be paid into the Administrative Trust Fund of the *department* ~~Agency for Workforce Innovation~~ for the administration of the unemployment compensation system or be used as program income.

(7) The *Department of Economic Opportunity* ~~Agency for Workforce Innovation~~ may not provide wage and employment history information to any consumer reporting agency before the consumer reporting agency or agencies under contract with the *department* ~~Agency for Workforce Innovation~~ pay all development and other startup costs incurred by the state in connection with the design, installation, and administration of technological systems and procedures for the electronic access program.

Section 27. Subsection (2) of section 443.181, Florida Statutes, is amended to read:

443.181 Public employment service.—

(2) All funds received by this state under 29 U.S.C. ss. 49-49l-1 must be paid into the Employment Security Administration Trust Fund, and these funds are available to the Department of Economic Opportunity for expenditure as provided by this chapter or by federal law. For the purpose of establishing and maintaining one-stop career centers, the department may enter into agreements with the Railroad Retirement Board or any other agency of the United States charged with the administration of a *reemployment assistance* or ~~an~~ unemployment compensation law, with any political subdivision of this state, or with any private, nonprofit organization. As a part of any such agreement, the department may accept moneys, services, or quarters as a contribution to the Employment Security Administration Trust Fund.

Section 28. Subsection (6) of section 443.191, Florida Statutes, is amended to read:

443.191 Unemployment Compensation Trust Fund; establishment and control.—

(6) TRUST FUND SOLE SOURCE FOR BENEFITS.—The Unemployment Compensation Trust Fund is the sole and exclusive source for paying *reemployment assistance* ~~unemployment~~ benefits, and these benefits are due and payable only to the extent that contributions or reimbursements, with increments thereon, actually collected and credited to the fund and not otherwise appropriated or allocated, are available for payment. The state shall administer the fund without any liability on the part of the state beyond the amount of moneys received from the United States Department of Labor or other federal agency.

Section 29. Paragraphs (b), (c), and (d) of subsection (1) and subsections (3) and (4) of section 443.221, Florida Statutes, are amended to read:

443.221 Reciprocal arrangements.—

(1)

(b) For services to be considered as performed within a state under a reciprocal agreement, the employing unit must have an election in effect for those services, which is approved by the agency charged with the administration of such state's *reemployment assistance* or unemployment compensation law, under which all the services performed by the individual for the employing unit are deemed to be performed entirely within that state.

(c) The department shall participate in any arrangements for the payment of compensation on the basis of combining an individual's wages and employment covered under this chapter with her or his wages and employment covered under the *reemployment assistance* or unemployment compensation laws of other states, which are approved by the United States Secretary of Labor, in consultation with the state *reemployment assistance* or unemployment compensation agencies, as reasonably calculated to assure the prompt and full payment of compensation in those situations and which include provisions for:

1. Applying the base period of a single state law to a claim involving the combining of an individual's wages and employment covered under two or more state *reemployment assistance* or unemployment compensation laws; and

2. Avoiding the duplicate use of wages and employment because of the combination.

(d) Contributions or reimbursements due under this chapter with respect to wages for insured work are, for the purposes of ss. 443.131, 443.1312, 443.1313, and 443.141, deemed to be paid to the fund as of the date payment was made as contributions or reimbursements therefor under another state or federal *reemployment assistance* or unemployment compensation law, but an arrangement may not be entered into unless it contains provisions for reimbursement to the fund of the contributions or reimbursements and the actual earnings thereon as the department or its tax collection service provider finds are fair and reasonable as to all affected interests.

(3) The Department of Economic Opportunity or its tax collection service provider may enter into reciprocal arrangements with other states or the Federal Government, or both, for exchanging services, determining and enforcing payment obligations, and making available facilities and information. The department or its tax collection service provider may conduct investigations, secure and transmit information, make available services and facilities, and exercise other powers provided under this chapter to facilitate the administration of any *reemployment assistance* or unemployment compensation or public employment service law and, in a similar manner, accept and use information, services, and facilities made available to this state by the agency charged with the administration of any other unemployment compensation or public employment service law.

(4) To the extent permissible under federal law, the Department of Economic Opportunity may enter into or cooperate in arrangements whereby facilities and services provided under this chapter and facilities and services provided under the *reemployment assistance* or unemployment compensation law of any foreign government may be used for the

taking of claims and the payment of benefits under the employment security law of the state or under a similar law of that government.

Section 30. Paragraph (c) of subsection (5) and subsection (8) of section 20.60, Florida Statutes, are amended to read:

20.60 Department of Economic Opportunity; creation; powers and duties.—

(5) The divisions within the department have specific responsibilities to achieve the duties, responsibilities, and goals of the department. Specifically:

(c) The Division of Workforce Services shall:

1. Prepare and submit a unified budget request for workforce in accordance with chapter 216 for, and in conjunction with, Workforce Florida, Inc., and its board.

2. Ensure that the state appropriately administers federal and state workforce funding by administering plans and policies of Workforce Florida, Inc., under contract with Workforce Florida, Inc. The operating budget and midyear amendments thereto must be part of such contract.

a. All program and fiscal instructions to regional workforce boards shall emanate from the Department of Economic Opportunity pursuant to plans and policies of Workforce Florida, Inc., which shall be responsible for all policy directions to the regional workforce boards.

b. Unless otherwise provided by agreement with Workforce Florida, Inc., administrative and personnel policies of the Department of Economic Opportunity shall apply.

3. Implement the state's *reemployment assistance* ~~unemployment compensation~~ program. The Department of Economic Opportunity shall ensure that the state appropriately administers the *reemployment assistance* ~~unemployment compensation~~ program pursuant to state and federal law.

4. Assist in developing the 5-year statewide strategic plan required by this section.

(8) The *Reemployment Assistance* ~~Unemployment~~ Appeals Commission, authorized by s. 443.012, is not subject to control, supervision, or direction by the department in the performance of its powers and duties but shall receive any and all support and assistance from the department which is required for the performance of its duties.

Section 31. Paragraph (a) of subsection (1) of section 27.52, Florida Statutes, is amended to read:

27.52 Determination of indigent status.—

(1) APPLICATION TO THE CLERK.—A person seeking appointment of a public defender under s. 27.51 based upon an inability to pay must apply to the clerk of the court for a determination of indigent status using an application form developed by the Florida Clerks of Court Operations Corporation with final approval by the Supreme Court.

(a) The application must include, at a minimum, the following financial information:

1. Net income, consisting of total salary and wages, minus deductions required by law, including court-ordered support payments.

2. Other income, including, but not limited to, social security benefits, union funds, veterans' benefits, workers' compensation, other regular support from absent family members, public or private employee pensions, *reemployment assistance* or unemployment compensation, dividends, interest, rent, trusts, and gifts.

3. Assets, including, but not limited to, cash, savings accounts, bank accounts, stocks, bonds, certificates of deposit, equity in real estate, and equity in a boat or a motor vehicle or in other tangible property.

4. All liabilities and debts.

5. If applicable, the amount of any bail paid for the applicant's release from incarceration and the source of the funds.

The application must include a signature by the applicant which attests to the truthfulness of the information provided. The application form developed by the corporation must include notice that the applicant may seek court review of a clerk's determination that the applicant is not indigent, as provided in this section.

Section 32. Subsection (6) of section 40.24, Florida Statutes, is amended to read:

40.24 Compensation and reimbursement policy.—

(6) A juror who receives *reemployment assistance* ~~unemployment~~ benefits does not lose such benefits because he or she receives compensation for juror service.

Section 33. Paragraph (a) of subsection (7) of section 45.031, Florida Statutes, is amended to read:

45.031 Judicial sales procedure.—In any sale of real or personal property under an order or judgment, the procedures provided in this section and ss. 45.0315-45.035 may be followed as an alternative to any other sale procedure if so ordered by the court.

(7) DISBURSEMENTS OF PROCEEDS.—

(a) On filing a certificate of title, the clerk shall disburse the proceeds of the sale in accordance with the order or final judgment and shall file a report of such disbursements and serve a copy of it on each party, and on the Department of Revenue if the department was named as a defendant in the action or if the Department of Economic Opportunity or the former Agency for Workforce Innovation was named as a defendant while the Department of Revenue was providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity or the former Agency for Workforce Innovation through an interagency agreement pursuant to s. 443.1316.

Section 34. Subsection (2) of section 55.204, Florida Statutes, is amended to read:

55.204 Duration and continuation of judgment lien; destruction of records.—

(2) Liens securing the payment of child support or tax obligations under s. 95.091(1)(b) lapse 20 years after the date of the original filing of the warrant or other document required by law to establish a lien. Liens securing the payment of *reemployment assistance* ~~unemployment~~ tax obligations lapse 10 years after the date of the original filing of the notice of lien. A second lien based on the original filing may not be obtained.

Section 35. Paragraph (a) of subsection (1) of section 57.082, Florida Statutes, is amended to read:

57.082 Determination of civil indigent status.—

(1) APPLICATION TO THE CLERK.—A person seeking appointment of an attorney in a civil case eligible for court-appointed counsel, or seeking relief from payment of filing fees and prepayment of costs under s. 57.081, based upon an inability to pay must apply to the clerk of the court for a determination of civil indigent status using an application form developed by the Florida Clerks of Court Operations Corporation with final approval by the Supreme Court.

(a) The application must include, at a minimum, the following financial information:

1. Net income, consisting of total salary and wages, minus deductions required by law, including court-ordered support payments.

2. Other income, including, but not limited to, social security benefits, union funds, veterans' benefits, workers' compensation, other regular support from absent family members, public or private employee pensions, *reemployment assistance* or unemployment compensation, dividends, interest, rent, trusts, and gifts.

3. Assets, including, but not limited to, cash, savings accounts, bank accounts, stocks, bonds, certificates of deposit, equity in real estate, and equity in a boat or a motor vehicle or in other tangible property.

4. All liabilities and debts.

The application must include a signature by the applicant which attests to the truthfulness of the information provided. The application form developed by the corporation must include notice that the applicant may seek court review of a clerk's determination that the applicant is not indigent, as provided in this section.

Section 36. Subsection (8) of section 61.046, Florida Statutes, is amended to read:

61.046 Definitions.—As used in this chapter, the term:

(8) "Income" means any form of payment to an individual, regardless of source, including, but not limited to: wages, salary, commissions and bonuses, compensation as an independent contractor, worker's compensation, disability benefits, annuity and retirement benefits, pensions, dividends, interest, royalties, trusts, and any other payments, made by any person, private entity, federal or state government, or any unit of local government. United States Department of Veterans Affairs disability benefits and *reemployment assistance* or unemployment compensation, as defined in chapter 443, are excluded from this definition of income except for purposes of establishing an amount of support.

Section 37. Paragraph (a) of subsection (3) of section 61.1824, Florida Statutes, is amended to read:

61.1824 State Disbursement Unit.—

(3) The State Disbursement Unit shall perform the following functions:

(a) Disburse all receipts from intercepts, including, but not limited to, United States Internal Revenue Service, *reemployment assistance* or unemployment compensation, lottery, and administrative offset intercepts.

Section 38. Paragraph (a) of subsection (2) of section 61.30, Florida Statutes, is amended to read:

61.30 Child support guidelines; retroactive child support.—

(2) Income shall be determined on a monthly basis for each parent as follows:

(a) Gross income shall include, but is not limited to, the following:

1. Salary or wages.

2. Bonuses, commissions, allowances, overtime, tips, and other similar payments.

3. Business income from sources such as self-employment, partnership, close corporations, and independent contracts. "Business income" means gross receipts minus ordinary and necessary expenses required to produce income.

4. Disability benefits.

5. All workers' compensation benefits and settlements.

6. *Reemployment assistance* or unemployment compensation.

7. Pension, retirement, or annuity payments.

8. Social security benefits.

9. Spousal support received from a previous marriage or court ordered in the marriage before the court.

10. Interest and dividends.

11. Rental income, which is gross receipts minus ordinary and necessary expenses required to produce the income.

12. Income from royalties, trusts, or estates.

13. Reimbursed expenses or in kind payments to the extent that they reduce living expenses.

14. Gains derived from dealings in property, unless the gain is nonrecurring.

Section 39. Paragraph (a) of subsection (4) of section 69.041, Florida Statutes, is amended to read:

69.041 State named party; lien foreclosure, suit to quiet title.—

(4)(a) The Department of Revenue has the right to participate in the disbursement of funds remaining in the registry of the court after distribution pursuant to s. 45.031(7). The department shall participate in accordance with applicable procedures in any mortgage foreclosure action in which the department has a duly filed tax warrant, or interests under a lien arising from a judgment, order, or decree for support, as defined in s. 409.2554, or interest in an *reemployment assistance un-employment compensation* tax lien under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316, against the subject property and with the same priority, regardless of whether a default against the department, the Department of Economic Opportunity, or the former Agency for Workforce Innovation has been entered for failure to file an answer or other responsive pleading.

Section 40. Subsection (1) of section 77.041, Florida Statutes, is amended to read:

77.041 Notice to individual defendant for claim of exemption from garnishment; procedure for hearing.—

(1) Upon application for a writ of garnishment by a plaintiff, if the defendant is an individual, the clerk of the court shall attach to the writ the following "Notice to Defendant":

NOTICE TO DEFENDANT OF RIGHT AGAINST GARNISHMENT OF WAGES, MONEY, AND OTHER PROPERTY

The Writ of Garnishment delivered to you with this Notice means that wages, money, and other property belonging to you have been garnished to pay a court judgment against you. HOWEVER, YOU MAY BE ABLE TO KEEP OR RECOVER YOUR WAGES, MONEY, OR PROPERTY. READ THIS NOTICE CAREFULLY.

State and federal laws provide that certain wages, money, and property, even if deposited in a bank, savings and loan, or credit union, may not be taken to pay certain types of court judgments. Such wages, money, and property are exempt from garnishment. The major exemptions are listed below on the form for Claim of Exemption and Request for Hearing. This list does not include all possible exemptions. You should consult a lawyer for specific advice.

TO KEEP YOUR WAGES, MONEY, AND OTHER PROPERTY FROM BEING GARNISHED, OR TO GET BACK ANYTHING ALREADY TAKEN, YOU MUST COMPLETE A FORM FOR CLAIM OF EXEMPTION AND REQUEST FOR HEARING AS SET FORTH BELOW AND HAVE THE FORM NOTARIZED. YOU MUST FILE THE FORM WITH THE CLERK'S OFFICE WITHIN 20 DAYS AFTER THE DATE YOU RECEIVE THIS NOTICE OR YOU MAY LOSE IMPORTANT RIGHTS. YOU MUST ALSO MAIL OR DELIVER A COPY OF THIS FORM TO THE PLAINTIFF AND THE GARNISHEE AT THE ADDRESSES LISTED ON THE WRIT OF GARNISHMENT.

If you request a hearing, it will be held as soon as possible after your request is received by the court. The plaintiff must file any objection within 3 business days if you hand delivered to the plaintiff a copy of the form for Claim of Exemption and Request for Hearing or, alternatively, 8 business days if you mailed a copy of the form for claim and request to the plaintiff. If the plaintiff files an objection to your Claim of Exemption and Request for Hearing, the clerk will notify you and the other parties of the time and date of the hearing. You may attend the hearing with or without an attorney. If the plaintiff fails to file an objection, no hearing is required, the writ of garnishment will be dissolved and your wages, money, or property will be released.

YOU SHOULD FILE THE FORM FOR CLAIM OF EXEMPTION IMMEDIATELY TO KEEP YOUR WAGES, MONEY, OR PROPERTY FROM BEING APPLIED TO THE COURT JUDGMENT. THE CLERK CANNOT GIVE YOU LEGAL ADVICE. IF YOU NEED LEGAL ASSISTANCE YOU SHOULD SEE A LAWYER. IF YOU CANNOT AFFORD A PRIVATE LAWYER, LEGAL SERVICES MAY BE AVAILABLE. CONTACT YOUR LOCAL BAR ASSOCIATION OR ASK THE

CLERK'S OFFICE ABOUT ANY LEGAL SERVICES PROGRAM IN YOUR AREA.

CLAIM OF EXEMPTION AND REQUEST FOR HEARING

I claim exemptions from garnishment under the following categories as checked:

-1. Head of family wages. (You must check a. or b. below.)
....a. I provide more than one-half of the support for a child or other dependent and have net earnings of \$750 or less per week.
....b. I provide more than one-half of the support for a child or other dependent, have net earnings of more than \$750 per week, but have not agreed in writing to have my wages garnished.
....2. Social Security benefits.
....3. Supplemental Security Income benefits.
....4. Public assistance (welfare).
....5. Workers' Compensation.
....6. Reemployment assistance or unemployment Compensation.
....7. Veterans' benefits.
....8. Retirement or profit-sharing benefits or pension money.
....9. Life insurance benefits or cash surrender value of a life insurance policy or proceeds of annuity contract.
....10. Disability income benefits.
....11. Prepaid College Trust Fund or Medical Savings Account.
....12. Other exemptions as provided by law.....(explain)

I request a hearing to decide the validity of my claim. Notice of the hearing should be given to me at:

Address:
Telephone number:.....

The statements made in this request are true to the best of my knowledge and belief.

.....
Defendant's signature
Date.....

STATE OF FLORIDA
COUNTY OF

Sworn and subscribed to before me this day of ...(month and year)..., by ...(name of person making statement)...

Notary Public/Deputy Clerk
Personally KnownOR Produced Identification....
Type of Identification Produced.....

Section 41. Paragraph (n) of subsection (2) of section 110.205, Florida Statutes, is amended to read:

110.205 Career service; exemptions.—

(2) EXEMPT POSITIONS.—The exempt positions that are not covered by this part include the following:

(n)1.a. In addition to those positions exempted by other paragraphs of this subsection, each department head may designate a maximum of 20 policymaking or managerial positions, as defined by the department and approved by the Administration Commission, as being exempt from

the Career Service System. Career service employees who occupy a position designated as a position in the Selected Exempt Service under this paragraph shall have the right to remain in the Career Service System by opting to serve in a position not exempted by the employing agency. Unless otherwise fixed by law, the department shall set the salary and benefits of these positions in accordance with the rules of the Selected Exempt Service; provided, however, that if the agency head determines that the general counsel, chief Cabinet aide, public information administrator or comparable position for a Cabinet officer, inspector general, or legislative affairs director has both policymaking and managerial responsibilities and if the department determines that any such position has both policymaking and managerial responsibilities, the salary and benefits for each such position shall be established by the department in accordance with the rules of the Senior Management Service.

b. In addition, each department may designate one additional position in the Senior Management Service if that position reports directly to the agency head or to a position in the Senior Management Service and if any additional costs are absorbed from the existing budget of that department.

2. If otherwise exempt, employees of the Public Employees Relations Commission, the Commission on Human Relations, and the *Reemployment Assistance Unemployment Appeals Commission*, upon the certification of their respective commission heads, may be provided for under this paragraph as members of the Senior Management Service, if otherwise qualified. However, the deputy general counsel of the Public Employees Relations Commission shall be compensated as members of the Selected Exempt Service.

Section 42. Subsection (4) of section 110.502, Florida Statutes, is amended to read:

110.502 Scope of act; status of volunteers.—

(4) Persons working with state agencies pursuant to this part shall be considered as unpaid independent volunteers and shall not be entitled to *reemployment assistance unemployment compensation*.

Section 43. Subsection (10) of section 120.80, Florida Statutes, is amended to read:

120.80 Exceptions and special requirements; agencies.—

(10) DEPARTMENT OF ECONOMIC OPPORTUNITY.—

(a) Notwithstanding s. 120.54, the rulemaking provisions of this chapter do not apply to *reemployment assistance unemployment* appeals referees.

(b) Notwithstanding s. 120.54(5), the uniform rules of procedure do not apply to appeal proceedings conducted under chapter 443 by the *Reemployment Assistance Unemployment Appeals Commission*, special deputies, or *reemployment assistance unemployment* appeals referees.

(c) Notwithstanding s. 120.57(1)(a), hearings under chapter 443 may not be conducted by an administrative law judge assigned by the division, but instead shall be conducted by the *Reemployment Assistance Unemployment Appeals Commission* in *reemployment assistance unemployment compensation* appeals, *reemployment assistance unemployment* appeals referees, and the Department of Economic Opportunity or its special deputies under s. 443.141.

Section 44. Subsection (4) of section 125.9502, Florida Statutes, is amended to read:

125.9502 Scope of ss. 125.9501-125.9506; status of volunteers.—

(4) Persons working with a unit of county government or a constitutional county officer pursuant to ss. 125.9501-125.9506 are considered unpaid independent volunteers and are not entitled to *reemployment assistance unemployment compensation*.

Section 45. Paragraph (d) of subsection (1) and paragraph (b) of subsection (2) of section 212.096, Florida Statutes, are amended to read:

212.096 Sales, rental, storage, use tax; enterprise zone jobs credit against sales tax.—

(1) For the purposes of the credit provided in this section:

(d) “Job” means a full-time position, as consistent with terms used by the *Department of Economic Opportunity Agency for Workforce Innovation* and the United States Department of Labor for purposes of *reemployment assistance unemployment compensation* tax administration and employment estimation resulting directly from a business operation in this state. This term may not include a temporary construction job involved with the construction of facilities or any job that has previously been included in any application for tax credits under s. 220.181(1). The term also includes employment of an employee leased from an employee leasing company licensed under chapter 468 if such employee has been continuously leased to the employer for an average of at least 36 hours per week for more than 6 months.

A person shall be deemed to be employed if the person performs duties in connection with the operations of the business on a regular, full-time basis, provided the person is performing such duties for an average of at least 36 hours per week each month. The person must be performing such duties at a business site located in the enterprise zone.

(2)

(b) The credit shall be computed as 20 percent of the actual monthly wages paid in this state to each new employee hired when a new job has been created, unless the business is located within a rural enterprise zone pursuant to s. 290.004, in which case the credit shall be 30 percent of the actual monthly wages paid. If no less than 20 percent of the employees of the business are residents of an enterprise zone, excluding temporary and part-time employees, the credit shall be computed as 30 percent of the actual monthly wages paid in this state to each new employee hired when a new job has been created, unless the business is located within a rural enterprise zone, in which case the credit shall be 45 percent of the actual monthly wages paid. If the new employee hired when a new job is created is a participant in the welfare transition program, the following credit shall be a percent of the actual monthly wages paid: 40 percent for \$4 above the hourly federal minimum wage rate; 41 percent for \$5 above the hourly federal minimum wage rate; 42 percent for \$6 above the hourly federal minimum wage rate; 43 percent for \$7 above the hourly federal minimum wage rate; and 44 percent for \$8 above the hourly federal minimum wage rate. For purposes of this paragraph, monthly wages shall be computed as one-twelfth of the expected annual wages paid to such employee. The amount paid as wages to a new employee is the compensation paid to such employee that is subject to *reemployment assistance unemployment* tax. The credit shall be allowed for up to 24 consecutive months, beginning with the first tax return due pursuant to s. 212.11 after approval by the department.

Section 46. Subsection (4) of section 213.053, Florida Statutes, is amended to read:

213.053 Confidentiality and information sharing.—

(4) The department, while providing *reemployment assistance unemployment* tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316, may release *reemployment assistance unemployment* tax rate information to the agent of an employer who provides payroll services for more than 100 employers, pursuant to the terms of a memorandum of understanding. The memorandum of understanding must state that the agent affirms, subject to the criminal penalties contained in ss. 443.171 and 443.1715, that the agent will retain the confidentiality of the information, that the agent has in effect a power of attorney from the employer which permits the agent to obtain *reemployment assistance unemployment* tax rate information, and that the agent shall provide the department with a copy of the employer’s power of attorney upon request.

Section 47. Paragraph (a) of subsection (6) of section 216.292, Florida Statutes, is amended to read:

216.292 Appropriations nontransferable; exceptions.—

(6) The Chief Financial Officer shall transfer from any available funds of an agency or the judicial branch the following amounts and shall report all such transfers and the reasons therefor to the legislative appropriations committees and the Executive Office of the Governor:

(a) The amount due to the Unemployment Compensation Trust Fund which is more than 90 days delinquent on reimbursements due to the Unemployment Compensation Trust Fund. The amount transferred shall be that certified by the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316.

Section 48. Paragraph (ff) of subsection (1) of section 220.03, Florida Statutes, is amended to read:

220.03 Definitions.—

(1) SPECIFIC TERMS.—When used in this code, and when not otherwise distinctly expressed or manifestly incompatible with the intent thereof, the following terms shall have the following meanings:

(ff) “Job” means a full-time position, as consistent with terms used by the Department of Economic Opportunity and the United States Department of Labor for purposes of *reemployment assistance* ~~unemployment compensation~~ tax administration and employment estimation resulting directly from business operations in this state. The term may not include a temporary construction job involved with the construction of facilities or any job that has previously been included in any application for tax credits under s. 212.096. The term also includes employment of an employee leased from an employee leasing company licensed under chapter 468 if the employee has been continuously leased to the employer for an average of at least 36 hours per week for more than 6 months.

Section 49. Paragraph (b) of subsection (1) of section 220.181, Florida Statutes, is amended to read:

220.181 Enterprise zone jobs credit.—

(1)

(b) This credit applies only with respect to wages subject to *reemployment assistance* ~~unemployment~~ tax. The credit provided in this section does not apply:

1. For any employee who is an owner, partner, or majority stockholder of an eligible business.
2. For any new employee who is employed for any period less than 3 months.

Section 50. Paragraph (e) of subsection (1) of section 220.191, Florida Statutes, is amended to read:

220.191 Capital investment tax credit.—

(1) DEFINITIONS.—For purposes of this section:

(e) “Jobs” means full-time equivalent positions, as that term is consistent with terms used by the Department of Economic Opportunity and the United States Department of Labor for purposes of *reemployment assistance* ~~unemployment~~ tax administration and employment estimation, resulting directly from a project in this state. The term does not include temporary construction jobs involved in the construction of the project facility.

Section 51. Paragraph (d) of subsection (3) of section 220.194, Florida Statutes, is amended to read:

220.194 Corporate income tax credits for spaceflight projects.—

(3) DEFINITIONS.—As used in this section, the term:

(d) “New job” means the full-time employment of an employee in a manner that is consistent with terms used by the *Department of Economic Opportunity Agency for Workforce Innovation* and the United States Department of Labor for purposes of *reemployment assistance* ~~unemployment compensation~~ tax administration and employment estimation. In order to meet the requirement for certification specified in paragraph (5)(b), a new job must:

1. Pay new employees at least 115 percent of the statewide or countywide average annual private sector wage for the 3 taxable years immediately preceding filing an application for certification;

2. Require a new employee to perform duties on a regular full-time basis in this state for an average of at least 36 hours per week each month for the 3 taxable years immediately preceding filing an application for certification; and

3. Not be held by a person who has previously been included as a new employee on an application for any credit authorized under this section.

Section 52. Section 222.15, Florida Statutes, is amended to read:

222.15 Wages or *reemployment assistance* or unemployment compensation payments due deceased employee may be paid spouse or certain relatives.—

(1) It is lawful for any employer, in case of the death of an employee, to pay to the wife or husband, and in case there is no wife or husband, then to the child or children, provided the child or children are over the age of 18 years, and in case there is no child or children, then to the father or mother, any wages or travel expenses that may be due such employee at the time of his or her death.

(2) It is also lawful for the Department of Economic Opportunity, in case of death of any unemployed individual, to pay to those persons referred to in subsection (1) any *reemployment assistance* or unemployment compensation payments that may be due to the individual at the time of his or her death.

Section 53. Section 222.16, Florida Statutes, is amended to read:

222.16 Wages or *reemployment assistance* or unemployment compensation payments so paid not subject to administration.—Any wages, travel expenses, or *reemployment assistance* or unemployment compensation payments so paid under the authority of s. 222.15 shall not be considered as assets of the estate and subject to administration; provided, however, that the travel expenses so exempted from administration shall not exceed the sum of \$300.

Section 54. Paragraph (m) of subsection (1) of section 255.20, Florida Statutes, is amended to read:

255.20 Local bids and contracts for public construction works; specification of state-produced lumber.—

(1) A county, municipality, special district as defined in chapter 189, or other political subdivision of the state seeking to construct or improve a public building, structure, or other public construction works must competitively award to an appropriately licensed contractor each project that is estimated in accordance with generally accepted cost-accounting principles to cost more than \$300,000. For electrical work, the local government must competitively award to an appropriately licensed contractor each project that is estimated in accordance with generally accepted cost-accounting principles to cost more than \$75,000. As used in this section, the term “competitively award” means to award contracts based on the submission of sealed bids, proposals submitted in response to a request for proposal, proposals submitted in response to a request for qualifications, or proposals submitted for competitive negotiation. This subsection expressly allows contracts for construction management services, design/build contracts, continuation contracts based on unit prices, and any other contract arrangement with a private sector contractor permitted by any applicable municipal or county ordinance, by district resolution, or by state law. For purposes of this section, cost includes the cost of all labor, except inmate labor, and the cost of equipment and materials to be used in the construction of the project. Subject to the provisions of subsection (3), the county, municipality, special district, or other political subdivision may establish, by municipal or county ordinance or special district resolution, procedures for conducting the bidding process.

(m) Any contractor may be considered ineligible to bid by the governmental entity if the contractor has been found guilty by a court of any violation of federal labor or employment tax laws regarding subjects such as safety, tax withholding, workers’ compensation, *reemployment assistance* or unemployment tax, social security and Medicare tax, wage or hour, or prevailing rate laws within the past 5 years.

Section 55. Subsection (5) of section 288.075, Florida Statutes, is amended to read:

288.075 Confidentiality of records.—

(5) IDENTIFICATION, ACCOUNT, AND REGISTRATION NUMBERS.—A federal employer identification number, *reemployment assistance* ~~unemployment compensation~~ account number, or Florida sales tax registration number held by an economic development agency is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

Section 56. Paragraph (c) of subsection (1) of section 288.1045, Florida Statutes, is amended to read:

288.1045 Qualified defense contractor and space flight business tax refund program.—

(1) DEFINITIONS.—As used in this section:

(c) “Business unit” means an employing unit, as defined in s. 443.036, that is registered with the department for *reemployment assistance* ~~unemployment compensation~~ purposes or means a subcategory or division of an employing unit that is accepted by the department as a reporting unit.

Section 57. Paragraph (d) of subsection (2) of section 288.106, Florida Statutes, is amended to read:

288.106 Tax refund program for qualified target industry businesses.—

(2) DEFINITIONS.—As used in this section:

(d) “Business” means an employing unit, as defined in s. 443.036, that is registered for *reemployment assistance* ~~unemployment compensation~~ purposes with the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under an interagency agreement pursuant to s. 443.1316, or a subcategory or division of an employing unit that is accepted by the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services as a reporting unit.

Section 58. Paragraph (b) of subsection (3) of section 288.1081, Florida Statutes, is amended to read:

288.1081 Economic Gardening Business Loan Pilot Program.—

(3)

(b) A loan applicant must submit a written application to the loan administrator in the format prescribed by the loan administrator. The application must include:

1. The applicant’s federal employer identification number, *reemployment assistance* ~~unemployment~~ account number, and sales or other tax registration number.

2. The street address of the applicant’s principal place of business in this state.

3. A description of the type of economic activity, product, or research and development undertaken by the applicant, including the six-digit North American Industry Classification System code for each type of economic activity conducted by the applicant.

4. The applicant’s annual revenue, number of employees, number of full-time equivalent employees, and other information necessary to verify the applicant’s eligibility for the pilot program under s. 288.1082(4)(a).

5. The projected investment in the business, if any, which the applicant proposes in conjunction with the loan.

6. The total investment in the business from all sources, if any, which the applicant proposes in conjunction with the loan.

7. The number of net new full-time equivalent jobs that, as a result of the loan, the applicant proposes to create in this state as of December 31 of each year and the average annual wage of the proposed jobs.

8. The total number of full-time equivalent employees the applicant currently employs in this state.

9. The date that the applicant anticipates it needs the loan.

10. A detailed explanation of why the loan is needed to assist the applicant in expanding jobs in the state.

11. A statement that all of the applicant’s available corporate assets are pledged as collateral for the amount of the loan.

12. A statement that the applicant, upon receiving the loan, agrees not to seek additional long-term debt without prior approval of the loan administrator.

13. A statement that the loan is a joint obligation of the business and of each person who owns at least 20 percent of the business.

14. Any additional information requested by the department or the loan administrator.

Section 59. Paragraph (a) of subsection (3) of section 288.1089, Florida Statutes, is amended to read:

288.1089 Innovation Incentive Program.—

(3) To be eligible for consideration for an innovation incentive award, an innovation business, a research and development entity, or an alternative and renewable energy company must submit a written application to the department before making a decision to locate new operations in this state or expand an existing operation in this state. The application must include, but not be limited to:

(a) The applicant’s federal employer identification number, *reemployment assistance* ~~unemployment~~ account number, and state sales tax registration number. If such numbers are not available at the time of application, they must be submitted to the department in writing before the disbursement of any payments under this section.

Section 60. Subsection (1) of section 334.30, Florida Statutes, is amended to read:

334.30 Public-private transportation facilities.—The Legislature finds and declares that there is a public need for the rapid construction of safe and efficient transportation facilities for the purpose of traveling within the state, and that it is in the public’s interest to provide for the construction of additional safe, convenient, and economical transportation facilities.

(1) The department may receive or solicit proposals and, with legislative approval as evidenced by approval of the project in the department’s work program, enter into agreements with private entities, or consortia thereof, for the building, operation, ownership, or financing of transportation facilities. The department may advance projects programmed in the adopted 5-year work program or projects increasing transportation capacity and greater than \$500 million in the 10-year Strategic Intermodal Plan using funds provided by public-private partnerships or private entities to be reimbursed from department funds for the project as programmed in the adopted work program. The department shall by rule establish an application fee for the submission of unsolicited proposals under this section. The fee must be sufficient to pay the costs of evaluating the proposals. The department may engage the services of private consultants to assist in the evaluation. Before approval, the department must determine that the proposed project:

(a) Is in the public’s best interest;

(b) Would not require state funds to be used unless the project is on the State Highway System;

(c) Would have adequate safeguards in place to ensure that no additional costs or service disruptions would be realized by the traveling public and residents of the state in the event of default or cancellation of the agreement by the department;

(d) Would have adequate safeguards in place to ensure that the department or the private entity has the opportunity to add capacity to the proposed project and other transportation facilities serving similar origins and destinations; and

(e) Would be owned by the department upon completion or termination of the agreement.

The department shall ensure that all reasonable costs to the state, related to transportation facilities that are not part of the State Highway System, are borne by the private entity. The department shall also ensure that all reasonable costs to the state and substantially affected local governments and utilities, related to the private transportation facility, are borne by the private entity for transportation facilities that are owned by private entities. For projects on the State Highway System, the department may use state resources to participate in funding and financing the project as provided for under the department's enabling legislation. Because the Legislature recognizes that private entities or consortia thereof would perform a governmental or public purpose or function when they enter into agreements with the department to design, build, operate, own, or finance transportation facilities, the transportation facilities, including leasehold interests thereof, are exempt from ad valorem taxes as provided in chapter 196 to the extent property is owned by the state or other government entity, and from intangible taxes as provided in chapter 199 and special assessments of the state, any city, town, county, special district, political subdivision of the state, or any other governmental entity. The private entities or consortia thereof are exempt from tax imposed by chapter 201 on all documents or obligations to pay money which arise out of the agreements to design, build, operate, own, lease, or finance transportation facilities. Any private entities or consortia thereof must pay any applicable corporate taxes as provided in chapter 220, and *reemployment assistance* ~~unemployment compensation~~ taxes as provided in chapter 443, and sales and use tax as provided in chapter 212 shall be applicable. The private entities or consortia thereof must also register and collect the tax imposed by chapter 212 on all their direct sales and leases that are subject to tax under chapter 212. The agreement between the private entity or consortia thereof and the department establishing a transportation facility under this chapter constitutes documentation sufficient to claim any exemption under this section.

Section 61. Subsection (8) of section 408.809, Florida Statutes, is amended to read:

408.809 Background screening; prohibited offenses.—

(8) There is no *reemployment assistance* ~~unemployment compensation~~ or other monetary liability on the part of, and no cause of action for damages arising against, an employer that, upon notice of a disqualifying offense listed under chapter 435 or this section, terminates the person against whom the report was issued, whether or not that person has filed for an exemption with the Department of Health or the agency.

Section 62. Paragraph (e) of subsection (7) of section 409.2563, Florida Statutes, is amended to read:

409.2563 Administrative establishment of child support obligations.—

(7) ADMINISTRATIVE SUPPORT ORDER.—

(e) An administrative support order must comply with ss. 61.13(1) and 61.30. The department shall develop a standard form or forms for administrative support orders. An administrative support order must provide and state findings, if applicable, concerning:

1. The full name and date of birth of the child or children;
2. The name of the parent from whom support is being sought and the other parent or caregiver;
3. The parent's duty and ability to provide support;
4. The amount of the parent's monthly support obligation;
5. Any obligation to pay retroactive support;
6. The parent's obligation to provide for the health care needs of each child, whether through health insurance, contribution toward the cost of health insurance, payment or reimbursement of health care expenses for the child, or any combination thereof;
7. The beginning date of any required monthly payments and health insurance;

8. That all support payments ordered must be paid to the Florida State Disbursement Unit as provided by s. 61.1824;

9. That the parents, or caregiver if applicable, must file with the department when the administrative support order is rendered, if they have not already done so, and update as appropriate the information required pursuant to paragraph (13)(b);

10. That both parents, or parent and caregiver if applicable, are required to promptly notify the department of any change in their mailing addresses pursuant to paragraph (13)(c); and

11. That if the parent ordered to pay support receives *reemployment assistance* or unemployment compensation benefits, the payor shall withhold, and transmit to the department, 40 percent of the benefits for payment of support, not to exceed the amount owed.

An income deduction order as provided by s. 61.1301 must be incorporated into the administrative support order or, if not incorporated into the administrative support order, the department or the Division of Administrative Hearings shall render a separate income deduction order.

Section 63. Paragraph (a) of subsection (3), subsection (8), and paragraph (a) of subsection (9) of section 409.2576, Florida Statutes, are amended to read:

409.2576 State Directory of New Hires.—

(3) EMPLOYERS TO FURNISH REPORTS.—

(a) Each employer subject to the reporting requirements of chapter 443 with 250 or more employees, shall provide to the State Directory of New Hires, a report listing the employer's legal name, address, and *reemployment assistance* ~~unemployment compensation~~ identification number. The report must also provide the name and social security number of each new employee or rehired employee at the end of the first pay period following employment or reemployment.

(8) PROVIDING INFORMATION TO NATIONAL DIRECTORY.— The State Directory of New Hires must furnish information regarding newly hired or rehired employees to the National Directory of New Hires for matching with the records of other state case registries within 3 business days of entering such information from the employer into the State Directory of New Hires. The State Directory of New Hires shall enter into an agreement with the Department of Economic Opportunity or its tax collection service provider for the quarterly reporting to the National Directory of New Hires information on wages and *reemployment assistance* ~~unemployment compensation~~ taken from the quarterly report to the Secretary of Labor, now required by Title III of the Social Security Act, except that no report shall be filed with respect to an employee of a state or local agency performing intelligence or counter-intelligence functions, if the head of such agency has determined that filing such a report could endanger the safety of the employee or compromise an ongoing investigation or intelligence mission.

(9) DISCLOSURE OF INFORMATION.—

(a) New hire information shall be disclosed to the state agency administering the following programs for the purposes of determining eligibility under those programs:

1. Any state program funded under part A of Title IV of the Social Security Act;
2. The Medicaid program under Title XIX of the Social Security Act;
3. The *reemployment assistance* or unemployment compensation program under s. 3304 of the Internal Revenue Code of 1954;
4. The food assistance program under the Food and Nutrition Act of 2008; and
5. Any state program under a plan approved under Title I (Old-Age Assistance for the Aged), Title X (Aid to the Blind), Title XIV (Aid to the Permanently and Totally Disabled), or Title XVI (Aid to the Aged, Blind, or Disabled; Supplemental Security Income for the Aged, Blind, and Disabled) of the Social Security Act.

Section 64. Paragraph (f) of subsection (1) of section 414.295, Florida Statutes, is amended to read:

414.295 Temporary cash assistance programs; public records exemption.—

(1) Personal identifying information of a temporary cash assistance program participant, a participant's family, or a participant's family or household member, except for information identifying a parent who does not live in the same home as the child, held by the department, the Office of Early Learning, Workforce Florida, Inc., the Department of Health, the Department of Revenue, the Department of Education, or a regional workforce board or local committee created pursuant to s. 445.007 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such confidential and exempt information may be released for purposes directly connected with:

(f) The administration of the *reemployment assistance* ~~unemployment compensation~~ program.

Section 65. Subsection (4) of section 435.06, Florida Statutes, is amended to read:

435.06 Exclusion from employment.—

(4) There is no *reemployment assistance* ~~unemployment compensation~~ or other monetary liability on the part of, and no cause of action for damages against, an employer that, upon notice of a conviction or arrest for a disqualifying offense listed under this chapter, terminates the person against whom the report was issued or who was arrested, regardless of whether or not that person has filed for an exemption pursuant to this chapter.

Section 66. Subsection (2) of section 440.12, Florida Statutes, is amended to read:

440.12 Time for commencement and limits on weekly rate of compensation.—

(2) Compensation for disability resulting from injuries which occur after December 31, 1974, shall not be less than \$20 per week. However, if the employee's wages at the time of injury are less than \$20 per week, he or she shall receive his or her full weekly wages. If the employee's wages at the time of the injury exceed \$20 per week, compensation shall not exceed an amount per week which is:

(a) Equal to 100 percent of the statewide average weekly wage, determined as hereinafter provided for the year in which the injury occurred; however, the increase to 100 percent from 66 2/3 percent of the statewide average weekly wage shall apply only to injuries occurring on or after August 1, 1979; and

(b) Adjusted to the nearest dollar.

For the purpose of this subsection, the "statewide average weekly wage" means the average weekly wage paid by employers subject to the Florida *Reemployment Assistance Program* ~~Unemployment Compensation~~ Law as reported to the Department of Economic Opportunity for the four calendar quarters ending each June 30, which average weekly wage shall be determined by the Department of Economic Opportunity on or before November 30 of each year and shall be used in determining the maximum weekly compensation rate with respect to injuries occurring in the calendar year immediately following. The statewide average weekly wage determined by the Department of Economic Opportunity shall be reported annually to the Legislature.

Section 67. Paragraph (c) of subsection (9) and subsection (10) of section 440.15, Florida Statutes, are amended to read:

440.15 Compensation for disability.—Compensation for disability shall be paid to the employee, subject to the limits provided in s. 440.12(2), as follows:

(9) EMPLOYEE ELIGIBLE FOR BENEFITS UNDER THIS CHAPTER AND FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE ACT.—

(c) Disability compensation benefits payable for any week, including those benefits provided by paragraph (1)(f), may not be reduced pursuant

to this subsection until the Social Security Administration determines the amount otherwise payable to the employee under 42 U.S.C. ss. 402 and 423 and the employee has begun receiving such social security benefit payments. The employee shall, upon demand by the department, the employer, or the carrier, authorize the Social Security Administration to release disability information relating to her or him and authorize the Department of Economic Opportunity to release *reemployment assistance* ~~unemployment compensation~~ information relating to her or him, in accordance with rules to be adopted by the department prescribing the procedure and manner for requesting the authorization and for compliance by the employee. The department or the employer or carrier may not make any payment of benefits for total disability or those additional benefits provided by paragraph (1)(f) for any period during which the employee willfully fails or refuses to authorize the release of information in the manner and within the time prescribed by such rules. The authority for release of disability information granted by an employee under this paragraph is effective for a period not to exceed 12 months and such authority may be renewed, as the department prescribes by rule.

(10) EMPLOYEE ELIGIBLE FOR BENEFITS UNDER THIS CHAPTER WHO HAS RECEIVED OR IS ENTITLED TO RECEIVE *REEMPLOYMENT ASSISTANCE* ~~UNEMPLOYMENT COMPENSATION~~.—

(a) No compensation benefits shall be payable for temporary total disability or permanent total disability under this chapter for any week in which the injured employee has received, or is receiving, *reemployment assistance* or unemployment compensation benefits.

(b) If an employee is entitled to temporary partial benefits pursuant to subsection (4) and *reemployment assistance* or unemployment compensation benefits, such *reemployment assistance* or unemployment compensation benefits shall be primary and the temporary partial benefits shall be supplemental only, the sum of the two benefits not to exceed the amount of temporary partial benefits which would otherwise be payable.

Section 68. Subsections (4) and (7) of section 440.381, Florida Statutes, are amended to read:

440.381 Application for coverage; reporting payroll; payroll audit procedures; penalties.—

(4) Each employer must submit a copy of the quarterly earnings report required by chapter 443 at the end of each quarter to the carrier and submit self-audits supported by the quarterly earnings reports required by chapter 443 and the rules adopted by the Department of Economic Opportunity or by the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316. The reports must include a sworn statement by an officer or principal of the employer attesting to the accuracy of the information contained in the report.

(7) If an employee suffering a compensable injury was not reported as earning wages on the last quarterly earnings report filed with the Department of Economic Opportunity or the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316 before the accident, the employer shall indemnify the carrier for all workers' compensation benefits paid to or on behalf of the employee unless the employer establishes that the employee was hired after the filing of the quarterly report, in which case the employer and employee shall attest to the fact that the employee was employed by the employer at the time of the injury. Failure of the employer to indemnify the insurer within 21 days after demand by the insurer is grounds for the insurer to immediately cancel coverage. Any action for indemnification brought by the carrier is cognizable in the circuit court having jurisdiction where the employer or carrier resides or transacts business. The insurer is entitled to a reasonable attorney's fee if it recovers any portion of the benefits paid in the action.

Section 69. Subsection (2) of section 440.42, Florida Statutes, is amended to read:

440.42 Insurance policies; liability.—

(2) A workers' compensation insurance policy may require the employer to release certain employment and wage information maintained by the state pursuant to federal and state *reemployment assistance* ~~unemployment compensation~~ laws except to the extent prohibited or limited under federal law. By entering into a workers' compensation insurance policy with such a provision, the employer consents to the release of the information. The insurance carrier requiring such consent shall safeguard the information and maintain its confidentiality. The carrier shall limit use of the information to verifying compliance with the terms of the workers' compensation insurance policy. The department may charge a fee to cover the cost of disclosing the information.

Section 70. Paragraph (i) of subsection (1) and paragraph (b) of subsection (9) of section 445.009, Florida Statutes, are amended to read:

445.009 One-stop delivery system.—

(1) The one-stop delivery system is the state's primary customer-service strategy for offering every Floridian access, through service sites or telephone or computer networks, to the following services:

(i) Claim filing for *reemployment assistance* ~~unemployment compensation~~ services.

(9)

(b) The network shall assure that a uniform method is used to determine eligibility for and management of services provided by agencies that conduct workforce development activities. The Department of Management Services shall develop strategies to allow access to the databases and information management systems of the following systems in order to link information in those databases with the one-stop delivery system:

1. The *Reemployment Assistance* ~~Unemployment Compensation~~ Program under chapter 443.

2. The public employment service described in s. 443.181.

3. The FLORIDA System and the components related to temporary cash assistance, food assistance, and Medicaid eligibility.

4. The Student Financial Assistance System of the Department of Education.

5. Enrollment in the public postsecondary education system.

6. Other information systems determined appropriate by Workforce Florida, Inc.

Section 71. Subsection (6) of section 445.016, Florida Statutes, is amended to read:

445.016 Untried Worker Placement and Employment Incentive Act.—

(6) During an untried worker's probationary placement, the for-profit or not-for-profit agent shall be the employer of record of that untried worker, and shall provide workers' compensation and *reemployment assistance* ~~unemployment compensation~~ coverage as provided by law. The business employing the untried worker through the agent may be eligible to apply for any tax credits, wage supplementation, wage subsidy, or employer payment for that employee that are authorized in law or by agreement with the employer. After satisfactory completion of such a probationary period, an untried worker shall not be considered an untried worker.

Section 72. Paragraph (c) of subsection (2) and paragraph (a) of subsection (3) of section 446.50, Florida Statutes, are amended to read:

446.50 Displaced homemakers; multiservice programs; report to the Legislature; Displaced Homemaker Trust Fund created.—

(2) DEFINITION.—For the purposes of this section, the term "displaced homemaker" means an individual who:

(c) Is not adequately employed, as defined by rule of the *Department of Economic Opportunity* ~~agency~~;

(3) POWERS AND DUTIES OF THE DEPARTMENT OF ECONOMIC OPPORTUNITY.—

(a) The Department of Economic Opportunity, under plans established by Workforce Florida, Inc., shall establish, or contract for the establishment of, programs for displaced homemakers which shall include:

1. Job counseling, by professionals and peers, specifically designed for a person entering the job market after a number of years as a homemaker.

2. Job training and placement services, including:

a. Training programs for available jobs in the public and private sectors, taking into account the skills and job experiences of a homemaker and developed by working with public and private employers.

b. Assistance in locating available employment for displaced homemakers, some of whom could be employed in existing job training and placement programs.

c. Utilization of the services of the state employment service in locating employment opportunities.

3. Financial management services providing information and assistance with respect to insurance, including, but not limited to, life, health, home, and automobile insurance, and taxes, estate and probate problems, mortgages, loans, and other related financial matters.

4. Educational services, including high school equivalency degree and such other courses as the department determines would be of interest and benefit to displaced homemakers.

5. Outreach and information services with respect to federal and state employment, education, health, and *reemployment* ~~unemployment~~ assistance programs that the department determines would be of interest and benefit to displaced homemakers.

Section 73. Paragraph (b) of subsection (4) of section 448.110, Florida Statutes, is amended to read:

448.110 State minimum wage; annual wage adjustment; enforcement.—

(4)

(b) The Department of Revenue and the Department of Economic Opportunity shall annually publish the amount of the adjusted state minimum wage and the effective date. Publication shall occur by posting the adjusted state minimum wage rate and the effective date on the Internet home pages of the Department of Economic Opportunity and the Department of Revenue by October 15 of each year. In addition, to the extent funded in the General Appropriations Act, the Department of Economic Opportunity shall provide written notice of the adjusted rate and the effective date of the adjusted state minimum wage to all employers registered in the most current *reemployment assistance* ~~unemployment compensation~~ database. Such notice shall be mailed by November 15 of each year using the addresses included in the database. Employers are responsible for maintaining current address information in the *reemployment assistance* ~~unemployment compensation~~ database. The Department of Economic Opportunity is not responsible for failure to provide notice due to incorrect or incomplete address information in the database. The Department of Economic Opportunity shall provide the Department of Revenue with the adjusted state minimum wage rate information and effective date in a timely manner.

Section 74. Paragraph (e) of subsection (2) of section 450.31, Florida Statutes, is amended to read:

450.31 Issuance, revocation, and suspension of, and refusal to issue or renew, certificate of registration.—

(2) The department may revoke, suspend, or refuse to issue or renew any certificate of registration when it is shown that the farm labor contractor has:

(e) Failed to pay *reemployment assistance* ~~unemployment compensation~~ taxes as determined by the Department of Economic Opportunity; or

Section 75. Subsection (9) of section 450.33, Florida Statutes, is amended to read:

450.33 Duties of farm labor contractor.—Every farm labor contractor must:

(9) Comply with all applicable statutes, rules, and regulations of the United States and of the State of Florida for the protection or benefit of labor, including, but not limited to, those providing for wages, hours, fair labor standards, social security, workers' compensation, *reemployment assistance* or unemployment compensation, child labor, and transportation.

Section 76. Subsections (1) and (3) of section 468.529, Florida Statutes, are amended to read:

468.529 Licensee's insurance; employment tax; benefit plans.—

(1) A licensed employee leasing company is the employer of the leased employees, except that this provision is not intended to affect the determination of any issue arising under Pub. L. No. 93-406, the Employee Retirement Income Security Act, as amended from time to time. An employee leasing company shall be responsible for timely payment of *reemployment assistance* ~~unemployment~~ taxes pursuant to chapter 443, and shall be responsible for providing workers' compensation coverage pursuant to chapter 440. However, no licensed employee leasing company shall sponsor a plan of self-insurance for health benefits, except as may be permitted by the provisions of the Florida Insurance Code or, if applicable, by Pub. L. No. 93-406, the Employee Retirement Income Security Act, as amended from time to time. For purposes of this section, a "plan of self-insurance" shall exclude any arrangement where an admitted insurance carrier has issued a policy of insurance primarily responsible for the obligations of the health plan.

(3) A licensed employee leasing company shall within 30 days after initiation or termination notify its workers' compensation insurance carrier, the Division of Workers' Compensation of the Department of Financial Services, and the state agency providing *reemployment assistance* ~~unemployment~~ tax collection services under contract with the Department of Economic Opportunity through an interagency agreement pursuant to s. 443.1316 of both the initiation or the termination of the company's relationship with any client company.

Section 77. Subsection (8) of section 553.791, Florida Statutes, is amended to read:

553.791 Alternative plans review and inspection.—

(8) A private provider performing required inspections under this section shall inspect each phase of construction as required by the applicable codes. The private provider shall be permitted to send a duly authorized representative to the building site to perform the required inspections, provided all required reports are prepared by and bear the signature of the private provider or the private provider's duly authorized representative. The duly authorized representative must be an employee of the private provider entitled to receive *reemployment assistance* ~~unemployment compensation~~ benefits under chapter 443. The contractor's contractual or legal obligations are not relieved by any action of the private provider.

Section 78. Paragraph (b) of subsection (5) of section 624.509, Florida Statutes, is amended to read:

624.509 Premium tax; rate and computation.—

(5)

(b) For purposes of this subsection:

1. The term "salaries" does not include amounts paid as commissions.

2. The term "employees" does not include independent contractors or any person whose duties require that the person hold a valid license

under the Florida Insurance Code, except adjusters, managing general agents, and service representatives, as defined in s. 626.015.

3. The term "net tax" means the tax imposed by this section after applying the calculations and credits set forth in subsection (4).

4. An affiliated group of corporations that created a service company within its affiliated group on July 30, 2002, shall allocate the salary of each service company employee covered by contracts with affiliated group members to the companies for which the employees perform services. The salary allocation is based on the amount of time during the tax year that the individual employee spends performing services or otherwise working for each company over the total amount of time the employee spends performing services or otherwise working for all companies. The total amount of salary allocated to an insurance company within the affiliated group shall be included as that insurer's employee salaries for purposes of this section.

a. Except as provided in subparagraph (a)2., the term "affiliated group of corporations" means two or more corporations that are entirely owned by a single corporation and that constitute an affiliated group of corporations as defined in s. 1504(a) of the Internal Revenue Code.

b. The term "service company" means a separate corporation within the affiliated group of corporations whose employees provide services to affiliated group members and which are treated as service company employees for *reemployment assistance* or unemployment compensation and common law purposes. The holding company of an affiliated group may not qualify as a service company. An insurance company may not qualify as a service company.

c. If an insurance company fails to substantiate, whether by means of adequate records or otherwise, its eligibility to claim the service company exception under this section, or its salary allocation under this section, no credit shall be allowed.

5. A service company that is a subsidiary of a mutual insurance holding company, which mutual insurance holding company was in existence on or before January 1, 2000, shall allocate the salary of each service company employee covered by contracts with members of the mutual insurance holding company system to the companies for which the employees perform services. The salary allocation is based on the ratio of the amount of time during the tax year which the individual employee spends performing services or otherwise working for each company to the total amount of time the employee spends performing services or otherwise working for all companies. The total amount of salary allocated to an insurance company within the mutual insurance holding company system shall be included as that insurer's employee salaries for purposes of this section. However, this subparagraph does not apply for any tax year unless funds sufficient to offset the anticipated salary credits have been appropriated to the General Revenue Fund prior to the due date of the final return for that year.

a. The term "mutual insurance holding company system" means two or more corporations that are subsidiaries of a mutual insurance holding company and in compliance with part IV of chapter 628.

b. The term "service company" means a separate corporation within the mutual insurance holding company system whose employees provide services to other members of the mutual insurance holding company system and are treated as service company employees for *reemployment assistance* or unemployment compensation and common-law purposes. The mutual insurance holding company may not qualify as a service company.

c. If an insurance company fails to substantiate, whether by means of adequate records or otherwise, its eligibility to claim the service company exception under this section, or its salary allocation under this section, no credit shall be allowed.

Section 79. Paragraph (c) of subsection (8) of section 679.4061, Florida Statutes, is amended to read:

679.4061 Discharge of account debtor; notification of assignment; identification and proof of assignment; restrictions on assignment of accounts, chattel paper, payment intangibles, and promissory notes ineffective.—

(8) This section is subject to law other than this chapter which establishes a different rule for an account debtor who is an individual and who incurred the obligation primarily for personal, family, or household purposes. Subsections (4) and (6) do not apply to the creation, attachment, perfection, or enforcement of a security interest in:

(c) The interest of a debtor who is a natural person in *reemployment assistance* or unemployment, alimony, disability, pension, or retirement benefits or victim compensation funds.

Section 80. Paragraph (c) of subsection (6) of section 679.4081, Florida Statutes, is amended to read:

679.4081 Restrictions on assignment of promissory notes, health-care-insurance receivables, and certain general intangibles ineffective.—

(6) Subsections (1) and (3) do not apply to the creation, attachment, perfection, or enforcement of a security interest in:

(c) The interest of a debtor who is a natural person in *reemployment assistance* or unemployment, alimony, disability, pension, or retirement benefits or victim compensation funds.

Section 81. Paragraph (a) of subsection (1) of section 895.02, Florida Statutes, is amended to read:

895.02 Definitions.—As used in ss. 895.01-895.08, the term:

(1) “Racketeering activity” means to commit, to attempt to commit, to conspire to commit, or to solicit, coerce, or intimidate another person to commit:

(a) Any crime that is chargeable by petition, indictment, or information under the following provisions of the Florida Statutes:

1. Section 210.18, relating to evasion of payment of cigarette taxes.
2. Section 316.1935, relating to fleeing or attempting to elude a law enforcement officer and aggravated fleeing or eluding.
3. Section 403.727(3)(b), relating to environmental control.
4. Section 409.920 or s. 409.9201, relating to Medicaid fraud.
5. Section 414.39, relating to public assistance fraud.
6. Section 440.105 or s. 440.106, relating to workers’ compensation.
7. Section 443.071(4), relating to creation of a fictitious employer scheme to commit *reemployment assistance* ~~unemployment compensation~~ fraud.
8. Section 465.0161, relating to distribution of medicinal drugs without a permit as an Internet pharmacy.
9. Section 499.0051, relating to crimes involving contraband and adulterated drugs.
10. Part IV of chapter 501, relating to telemarketing.
11. Chapter 517, relating to sale of securities and investor protection.
12. Section 550.235 or s. 550.3551, relating to dogracing and horse-racing.
13. Chapter 550, relating to jai alai frontons.
14. Section 551.109, relating to slot machine gaming.
15. Chapter 552, relating to the manufacture, distribution, and use of explosives.
16. Chapter 560, relating to money transmitters, if the violation is punishable as a felony.
17. Chapter 562, relating to beverage law enforcement.
18. Section 624.401, relating to transacting insurance without a certificate of authority, s. 624.437(4)(c)1., relating to operating an un-

authorized multiple-employer welfare arrangement, or s. 626.902(1)(b), relating to representing or aiding an unauthorized insurer.

19. Section 655.50, relating to reports of currency transactions, when such violation is punishable as a felony.
20. Chapter 687, relating to interest and usurious practices.
21. Section 721.08, s. 721.09, or s. 721.13, relating to real estate timeshare plans.
22. Section 775.13(5)(b), relating to registration of persons found to have committed any offense for the purpose of benefiting, promoting, or furthering the interests of a criminal gang.
23. Section 777.03, relating to commission of crimes by accessories after the fact.
24. Chapter 782, relating to homicide.
25. Chapter 784, relating to assault and battery.
26. Chapter 787, relating to kidnapping or human trafficking.
27. Chapter 790, relating to weapons and firearms.
28. Chapter 794, relating to sexual battery, but only if such crime was committed with the intent to benefit, promote, or further the interests of a criminal gang, or for the purpose of increasing a criminal gang member’s own standing or position within a criminal gang.
29. Section 796.03, s. 796.035, s. 796.04, s. 796.045, s. 796.05, or s. 796.07, relating to prostitution and sex trafficking.
30. Chapter 806, relating to arson and criminal mischief.
31. Chapter 810, relating to burglary and trespass.
32. Chapter 812, relating to theft, robbery, and related crimes.
33. Chapter 815, relating to computer-related crimes.
34. Chapter 817, relating to fraudulent practices, false pretenses, fraud generally, and credit card crimes.
35. Chapter 825, relating to abuse, neglect, or exploitation of an elderly person or disabled adult.
36. Section 827.071, relating to commercial sexual exploitation of children.
37. Chapter 831, relating to forgery and counterfeiting.
38. Chapter 832, relating to issuance of worthless checks and drafts.
39. Section 836.05, relating to extortion.
40. Chapter 837, relating to perjury.
41. Chapter 838, relating to bribery and misuse of public office.
42. Chapter 843, relating to obstruction of justice.
43. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or s. 847.07, relating to obscene literature and profanity.
44. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s. 849.25, relating to gambling.
45. Chapter 874, relating to criminal gangs.
46. Chapter 893, relating to drug abuse prevention and control.
47. Chapter 896, relating to offenses related to financial transactions.
48. Sections 914.22 and 914.23, relating to tampering with or harassing a witness, victim, or informant, and retaliation against a witness, victim, or informant.

Florida Statute	Felony-Degree	Description
		prizes, or dispose of property or money by means of lottery.
849.23	3rd	Gambling-related machines; "common offender" as to property rights.
849.25(2)	3rd	Engaging in bookmaking.
860.08	3rd	Interfere with a railroad signal.
860.13(1)(a)	3rd	Operate aircraft while under the influence.
893.13(2)(a)2.	3rd	Purchase of cannabis.
893.13(6)(a)	3rd	Possession of cannabis (more than 20 grams).
934.03(1)(a)	3rd	Intercepts, or procures any other person to intercept, any wire or oral communication.

Section 84. Subsection (2) of section 946.513, Florida Statutes, is amended to read:

946.513 Private employment of inmates; disposition of compensation received.—

(2) No inmate is eligible for *reemployment assistance benefits* ~~unemployment compensation~~, whether employed by the corporation or by any other private enterprise operating on the grounds of a correctional institution or elsewhere, when such employment is part of a correctional work program or work-release program of either the corporation or the department.

Section 85. Subsection (2) of section 946.523, Florida Statutes, is amended to read:

946.523 Prison industry enhancement (PIE) programs.—

(2) Notwithstanding any other law to the contrary, including s. 440.15(8), private sector employers shall provide workers' compensation coverage to inmates who participate in prison industry enhancement (PIE) programs under subsection (1). However, inmates are not entitled to *reemployment assistance benefits* ~~unemployment compensation~~.

Section 86. Paragraph (c) of subsection (5) of section 985.618, Florida Statutes, is amended to read:

985.618 Educational and career-related programs.—

(5)

(c) Notwithstanding any other law to the contrary, including s. 440.15(8), private sector employers shall provide juveniles participating in juvenile work programs under paragraph (b) with workers' compensation coverage, and juveniles shall be entitled to the benefits of such coverage. Nothing in this subsection shall be construed to allow juveniles to participate in *reemployment assistance* ~~unemployment compensation~~ benefits.

Section 87. Subsection (3) of section 1003.496, Florida Statutes, is amended to read:

1003.496 High School to Business Career Enhancement Program.—

(3) Employment under this section of a student intern who meets the criteria of s. 443.1216(13)(q) is not employment for purposes of *reemployment assistance* ~~unemployment compensation~~ under chapter 443.

Section 88. Subsection (3) of section 1008.39, Florida Statutes, is amended to read:

1008.39 Florida Education and Training Placement Information Program.—

(3) The Florida Education and Training Placement Information Program must not make public any information that could identify an individual or the individual's employer. The Department of Education must ensure that the purpose of obtaining placement information is to

evaluate and improve public programs or to conduct research for the purpose of improving services to the individuals whose social security numbers are used to identify their placement. If an agreement assures that this purpose will be served and that privacy will be protected, the Department of Education shall have access to the *reemployment assistance* ~~unemployment insurance~~ wage reports maintained by the Department of Economic Opportunity, the files of the Department of Children and Family Services that contain information about the distribution of public assistance, the files of the Department of Corrections that contain records of incarcerations, and the files of the Department of Business and Professional Regulation that contain the results of licensure examination.

Section 89. Paragraph (b) of subsection (1) of section 1008.41, Florida Statutes, is amended to read:

1008.41 Workforce education; management information system.—

(1) The Commissioner of Education shall coordinate uniform program structures, common definitions, and uniform management information systems for workforce education for all divisions within the department. In performing these functions, the commissioner shall designate deadlines after which data elements may not be changed for the coming fiscal or school year. School districts and Florida College System institutions shall be notified of data element changes at least 90 days prior to the start of the subsequent fiscal or school year. Such systems must provide for:

(b) Compliance with state and federal confidentiality requirements, except that the department shall have access to the *reemployment assistance* ~~unemployment insurance~~ wage reports to collect and report placement information about former students. Such placement reports must not disclose the individual identities of former students.

Section 90. Notwithstanding the expiration date contained in section 13 of chapter 2011-235, Laws of Florida, operating retroactive to January 4, 2012, and expiring January 5, 2013, section 443.1117, Florida Statutes, is revived, readopted, and amended to read:

443.1117 Temporary extended benefits.—

(1) APPLICABILITY OF EXTENDED BENEFITS STATUTE.—Except if the result is inconsistent with other provisions of this section, s. 443.1115(2), (3), (4), (6), and (7) apply to all claims covered by this section.

(2) DEFINITIONS.—As used in this section, the term:

(a) "Regular benefits" and "extended benefits" have the same meaning as in s. 443.1115.

(b) "Eligibility period" means the weeks in an individual's benefit year or emergency benefit period which begin in an extended benefit period and, if the benefit year or emergency benefit period ends within that extended benefit period, any subsequent weeks beginning in that period.

(c) "Emergency benefits" means *benefits* ~~Emergency Unemployment Compensation~~ paid pursuant to Pub. L. No. 110-252, and any subsequent federal law that provides for the payment of *Emergency Unemployment Compensation* ~~Pub. L. No. 110-449, Pub. L. No. 111-5, Pub. L. No. 111-92, Pub. L. No. 111-118, Pub. L. No. 111-144, Pub. L. No. 111-157, Pub. L. No. 111-205, and Pub. L. No. 111-312.~~

(d) "Extended benefit period" means a period that:

1. Begins with the third week after a week for which there is a state "on" indicator; and

2. Ends with any of the following weeks, whichever occurs later:

a. The third week after the first week for which there is a state "off" indicator; or

b. The 13th consecutive week of that period.

However, an extended benefit period may not begin by reason of a state "on" indicator before the 14th week after the end of a prior extended benefit period that was in effect for this state.

(e) “Emergency benefit period” means the period during which an individual receives emergency benefits.

(f) “Exhaustee” means an individual who, for any week of unemployment in her or his eligibility period:

1. Has received, before that week, all of the regular benefits and emergency benefits, if any, available under this chapter or any other law, including dependents’ allowances and benefits payable to federal civilian employees and ex-servicemembers under 5 U.S.C. ss. 8501-8525, in the current benefit year or emergency benefit period that includes that week. For the purposes of this subparagraph, an individual has received all of the regular benefits and emergency benefits, if any, available even if, as a result of a pending appeal for wages paid for insured work which were not considered in the original monetary determination in the benefit year, she or he may subsequently be determined to be entitled to added regular benefits;

2. Had a benefit year that expired before that week, and was paid no, or insufficient, wages for insured work on the basis of which she or he could establish a new benefit year that includes that week; and

3.a. Has no right to unemployment benefits or allowances under the Railroad Unemployment Insurance Act or other federal laws as specified in regulations issued by the United States Secretary of Labor; and

b. Has not received and is not seeking unemployment benefits under the unemployment compensation law of Canada; but if an individual is seeking those benefits and the appropriate agency finally determines that she or he is not entitled to benefits under that law, she or he is considered an exhaustee.

(g) “State ‘on’ indicator” means, with respect to weeks of unemployment ending on or before *December 8, 2012* ~~December 10, 2011~~, the occurrence of a week in which the average total unemployment rate, seasonally adjusted, as determined by the United States Secretary of Labor, for the most recent 3 months for which data for all states are published by the United States Department of Labor:

1. Equals or exceeds 110 percent of the average of those rates for the corresponding 3-month period ending in any or all of the preceding 3 calendar years; and

2. Equals or exceeds 6.5 percent.

(h) “High unemployment period” means, with respect to weeks of unemployment ending on or before *December 8, 2012* ~~December 10, 2011~~, any week in which the average total unemployment rate, seasonally adjusted, as determined by the United States Secretary of Labor, for the most recent 3 months for which data for all states are published by the United States Department of Labor:

1. Equals or exceeds 110 percent of the average of those rates for the corresponding 3-month period ending in any or all of the preceding 3 calendar years; and

2. Equals or exceeds 8 percent.

(i) “State ‘off’ indicator” means the occurrence of a week in which there is no state “on” indicator or which does not constitute a high unemployment period.

(3) TOTAL EXTENDED BENEFIT AMOUNT.—Except as provided in subsection (4):

(a) For any week for which there is an “on” indicator pursuant to paragraph (2)(g), the total extended benefit amount payable to an eligible individual for her or his applicable benefit year is the lesser of:

1. Fifty percent of the total regular benefits payable under this chapter in the applicable benefit year; or

2. Thirteen times the weekly benefit amount payable under this chapter for a week of total unemployment in the applicable benefit year.

(b) For any high unemployment period, the total extended benefit amount payable to an eligible individual for her or his applicable benefit year is the lesser of:

1. Eighty percent of the total regular benefits payable under this chapter in the applicable benefit year; or

2. Twenty times the weekly benefit amount payable under this chapter for a week of total unemployment in the applicable benefit year.

(4) EFFECT ON TRADE READJUSTMENT.—Notwithstanding any other provision of this chapter, if the benefit year of an individual ends within an extended benefit period, the number of weeks of extended benefits the individual is entitled to receive in that extended benefit period for weeks of unemployment beginning after the end of the benefit year, except as provided in this section, is reduced, but not to below zero, by the number of weeks for which the individual received, within that benefit year, trade readjustment allowances under the Trade Act of 1974, as amended.

Section 91. *The provisions of s. 443.1117, Florida Statutes, as revised, readopted, and amended by this act, apply only to claims for weeks of unemployment in which an exhaustee establishes entitlement to extended benefits pursuant to that section which are established for the period between January 4, 2012, and January 5, 2013.*

Section 92. *The Department of Economic Opportunity shall convene a work group to study Florida’s reemployment assistance contribution calculation as specified in s. 443.131, Florida Statutes, and other related law.*

(1) *The work group shall consist of 10 members as follows:*

(a) *The executive director of the Department of Economic Opportunity, or his or her designee, who shall serve as the chair of the work group.*

(b) *The executive director of the Department of Revenue, or his or her designee.*

(c) *Four representatives of the business community, two of whom shall represent small businesses, to be appointed by joint agreement of the executive directors of the departments.*

(d) *The director of the Division of Workforce Services within the Department of Economic Opportunity, or his or her designee.*

(e) *The program director of the General Tax Administration Program Office within the Department of Revenue, or his or her designee.*

(f) *A member of the Senate designated by the President of the Senate.*

(g) *A member of the House of Representatives designated by the Speaker of the House of Representatives.*

(2) *The work group shall convene its first meeting by July 15, 2012. Thereafter, the chair of the work group shall call a meeting as often as necessary to carry out the provisions of this section. The Department of Economic Opportunity shall keep a complete record of the proceedings of each meeting, which includes the names of the members present at each meeting and the actions taken. The records shall be public records pursuant to chapter 119, Florida Statutes. A quorum shall consist of a majority of the group members. Members of the group shall not receive compensation.*

(3) *The purpose of the work group is to study Florida’s reemployment assistance contribution calculation and provide recommendations to the Legislature for changes to the calculation designed to ensure the long-term solvency of the reemployment assistance program while promoting equitable, minimal tax burdens on Florida employers. The recommendations shall be limited to changes to the calculation and related law and shall not include changes to eligibility for benefits or any other portion of the reemployment assistance program. The work group may review the laws of other states to develop recommendations appropriate to Florida.*

(4) *Relevant staff from the Department of Economic Opportunity and the Department of Revenue who are knowledgeable in the subject area may be assigned to assist the work group. The President of the Senate and the Speaker of the House of Representatives may also assign their respective staff to provide technical guidance and assistance to the work group in the development of alternative proposals.*

(5) *Members of the work group are entitled to reimbursement for travel and per diem expenses, as provided in s. 112.061, Florida Statutes, while performing their duties under this section. Travel and per diem expenses of work group members and other staff who are state employees shall be reimbursed by the respective state agency employing the member or staff. The Department of Economic Opportunity and the Department of Revenue shall jointly provide administrative support for the work group, shall pay equally for travel and per diem expenses of work group members who are not state employees, and shall pay equally any other operational expenses of the work group as deemed reasonable and appropriate by joint agreement of the executive directors of the departments.*

(6) *The findings and recommendations of the work group shall be submitted to the Legislature by December 31, 2012.*

(7) *This section expires January 31, 2013.*

Section 93. *If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provision of the act are severable.*

Section 94. *The Legislature finds that this act fulfills an important state interest.*

Section 95. *There is appropriated to the Department of Economic Opportunity from the Employment Security Administration Trust Fund \$346,463 for the 2011-2012 fiscal year and \$100,884 for the 2012-2013 fiscal year, which funds shall be used to contract with the Department of Revenue to implement the provisions of this act. There is appropriated to the Department of Revenue from the Federal Grants Fund \$346,463 for the 2011-2012 fiscal year and \$100,884 for the 2012-2013 fiscal year to implement the provisions of this act. This section shall be effective upon this act becoming a law.*

Section 96. *Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.*

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to unemployment compensation; amending s. 443.011, F.S.; revising a short title to rename “unemployment compensation” as “reemployment assistance”; amending s. 443.012, F.S.; renaming the Unemployment Appeals Commission as the Reemployment Assistance Appeals Commission; amending s. 443.036, F.S.; providing a definition for the term “reemployment assistance”; revising references to conform to changes made by the act; amending s. 443.071, F.S.; specifying what constitutes prima facie evidence that the person claimed and received reemployment assistance from the state through transaction history and payment; revising references to conform to changes made by the act; amending s. 443.091, F.S.; providing scoring requirements relating to initial skills reviews; providing for workforce training for certain eligible claimants; requiring the development and use of best practices; providing reporting requirements; providing work search requirements for certain claimants; revising references to conform to changes made by the act; providing for the applicability of certain exceptions relating to benefits based on employment with a private employer under contract with an educational institution; amending s. 443.101, F.S.; clarifying how a disqualification for benefits for fraud is imposed; revising references to conform to changes made by the act; amending s. 443.1216, F.S.; providing that employee leasing companies may make a one-time election to report leased employees under the respective unemployment account of each leasing company client; providing procedures and application for such election; revising references to conform to the changes made by this act; amending s. 443.1217, F.S.; reducing the amount of an employee’s wages that are exempt from the employer’s contribution to the Unemployment Compensation Trust Fund for a certain period of time; amending s. 443.131, F.S.; revising the rate and recoupment period for computing the employer contribution to the trust fund until January 1, 2018; providing for retroactive application; prohibiting benefits from being charged to the employment record of an employer that is forced to lay off workers as a result of a manmade disaster of national significance; revising references to conform to changes made by the act; amending s. 443.151, F.S.; revising the statute of limitations related to the collection of unemployment compensation

benefits overpayments; revising references to conform to changes made by the act; amending s. 443.171, F.S.; deleting an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by the act; amending s. 443.1715, F.S.; revising an exemption from public records requirements for unemployment compensation records and reports; revising references to conform to changes made by the act; amending ss. 20.60, 27.52, 40.24, 45.031, 55.204, 57.082, 61.046, 61.1824, 61.30, 69.041, 77.041, 110.205, 110.502, 120.80, 125.9502, 212.096, 213.053, 216.292, 220.03, 220.181, 220.191, 220.194, 222.15, 222.16, 255.20, 288.075, 288.1045, 288.106, 288.1081, 288.1089, 334.30, 408.809, 409.2563, 409.2576, 414.295, 435.06, 440.12, 440.15, 440.381, 440.42, 443.051, 443.111, 443.1113, 443.1116, 443.1215, 443.1312, 443.1313, 443.1315, 443.1316, 443.1317, 443.141, 443.163, 443.17161, 443.181, 443.191, 443.221, 445.009, 445.016, 446.50, 448.110, 450.31, 450.33, 468.529, 553.791, 624.509, 679.4061, 679.4081, 895.02, 896.101, 921.0022, 946.513, 946.523, 985.618, 1003.496, 1008.39, and 1008.41, F.S.; revising references to conform to changes made by the act; revising, readopting, and amending s. 443.1117, F.S., relating to temporary extended benefits; providing for retroactive application; providing for applicability relating to extended benefits for certain weeks and for periods of high unemployment; providing for applicability; creating a work group to study Florida’s reemployment assistance contribution calculation and provide recommendations; providing for membership; providing for reimbursement; providing for future expiration; providing for severability; providing that the act fulfills an important state interest; providing appropriations for purposes of implementation; providing effective dates.

On motion by Senator Bogdanoff, by two-thirds vote **CS for HB 7027** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—1

Joyner

SB 1470—A bill to be entitled An act relating to the repeal of administrative rules; amending s. 120.536, F.S.; providing for repeal of administrative rules upon the repeal of the law implemented; creating s. 120.555, F.S.; providing a process for summary repeal of administrative rules that are no longer in effect; nullifying specific administrative rules adopted by the Northwest Florida Water Management District, Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, South Florida Water Management District, the former Department of Commerce, the former Department of Health and Rehabilitative Services, Health Program Office, the former Advisory Council on Intergovernmental Relations, or the former Department of Labor and Employment Security; directing the Department of Health and the Department of Education to initiate necessary rulemaking before the effective date of specified rule nullifications; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1470**, on motion by Senator Norman, by two-thirds vote **HB 7029** was withdrawn from the Committees on Governmental Oversight and Accountability; and Budget.

On motion by Senator Norman—

HB 7029—A bill to be entitled An act relating to the repeal of administrative rules; amending s. 120.536, F.S.; providing for repeal of administrative rules upon the repeal of the law implemented; creating s. 120.555, F.S.; providing a process for summary repeal of administrative rules that are no longer in effect; nullifying specific administrative rules adopted by the Northwest Florida Water Management District, Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, South Florida Water Management District, the former Department of Commerce, the former Department of Health and Rehabilitative Services, Health Program Office, the former Advisory Council on Intergovernmental Relations, or the former Department of Labor and Employment Security; directing the Department of Health and the Department of Education to initiate necessary rulemaking before the effective date of specified rule nullifications; providing an effective date.

—a companion measure, was substituted for **SB 1470** and read the second time by title.

On motion by Senator Norman, by two-thirds vote **HB 7029** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Consideration of **CS for SB 1312** was deferred.

CS for SJR 1508—A joint resolution proposing an amendment to Section 7 of Article IX of the State Constitution to revise the selection process for the student member of the Board of Governors of the State University System.

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

That the following amendment to Section 7 of Article IX of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE IX
EDUCATION

SECTION 7. State University System.—

(a) **PURPOSES.** In order to achieve excellence through teaching students, advancing research and providing public service for the benefit of Florida’s citizens, their communities and economies, the people hereby establish a system of governance for the state university system of Florida.

(b) **STATE UNIVERSITY SYSTEM.** There shall be a single state university system comprised of all public universities. A board of trustees shall administer each public university and a board of governors shall govern the state university system.

(c) **LOCAL BOARDS OF TRUSTEES.** Each local constituent university shall be administered by a board of trustees consisting of thirteen

members dedicated to the purposes of the state university system. The board of governors shall establish the powers and duties of the boards of trustees. Each board of trustees shall consist of six citizen members appointed by the governor and five citizen members appointed by the board of governors. The appointed members shall be confirmed by the senate and serve staggered terms of five years as provided by law. The chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

(d) **STATEWIDE BOARD OF GOVERNORS.** The board of governors shall be a body corporate consisting of seventeen members. The board shall operate, regulate, control, and be fully responsible for the management of the whole university system. These responsibilities shall include, but not be limited to, defining the distinctive mission of each constituent university and its articulation with free public schools and community colleges, ensuring the well-planned coordination and operation of the system, and avoiding wasteful duplication of facilities or programs. The board’s management shall be subject to the powers of the legislature to appropriate for the expenditure of funds, and the board shall account for such expenditures as provided by law. The governor shall appoint to the board fourteen citizens dedicated to the purposes of the state university system. The appointed members shall be confirmed by the senate and serve staggered terms of seven years as provided by law. The commissioner of education, the chair of the advisory council of faculty senates, or the equivalent, and the chair of the council of student body presidents, which council shall be organized by the board of governors and consist of all the student body presidents of the state university system ~~and the president of the Florida student association, or the equivalent,~~ shall also be members of the board.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT
ARTICLE IX, SECTION 7

APPOINTMENT OF STUDENT BODY PRESIDENT TO BOARD OF GOVERNORS OF THE STATE UNIVERSITY SYSTEM.—Proposing an amendment to the State Constitution to remove the Florida Student Association as the organization responsible for electing the student member of the Board of Governors of the State University System and to require that the Board of Governors organize a council of state university student body presidents for the purpose of electing one of the state university student body presidents to the Board of Governors.

—was read the second time in full.

Pending further consideration of **CS for SJR 1508**, on motion by Senator Montford, by two-thirds vote **CS for HJR 931** was withdrawn from the Committees on Higher Education; Judiciary; Rules Subcommittee on Ethics and Elections; and Rules.

On motion by Senator Montford—

CS for HJR 931—A joint resolution proposing an amendment to Section 7 of Article IX of the State Constitution to revise the selection process for the student member of the Board of Governors of the State University System.

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

That the following amendment to Section 7 of Article IX of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE IX
EDUCATION

SECTION 7. State University System.—

(a) **PURPOSES.** In order to achieve excellence through teaching students, advancing research and providing public service for the benefit of Florida’s citizens, their communities and economies, the people hereby establish a system of governance for the state university system of Florida.

(b) STATE UNIVERSITY SYSTEM. There shall be a single state university system comprised of all public universities. A board of trustees shall administer each public university and a board of governors shall govern the state university system.

(c) LOCAL BOARDS OF TRUSTEES. Each local constituent university shall be administered by a board of trustees consisting of thirteen members dedicated to the purposes of the state university system. The board of governors shall establish the powers and duties of the boards of trustees. Each board of trustees shall consist of six citizen members appointed by the governor and five citizen members appointed by the board of governors. The appointed members shall be confirmed by the senate and serve staggered terms of five years as provided by law. The chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

(d) STATEWIDE BOARD OF GOVERNORS. The board of governors shall be a body corporate consisting of seventeen members. The board shall operate, regulate, control, and be fully responsible for the management of the whole university system. These responsibilities shall include, but not be limited to, defining the distinctive mission of each constituent university and its articulation with free public schools and community colleges, ensuring the well-planned coordination and operation of the system, and avoiding wasteful duplication of facilities or programs. The board's management shall be subject to the powers of the legislature to appropriate for the expenditure of funds, and the board shall account for such expenditures as provided by law. The governor shall appoint to the board fourteen citizens dedicated to the purposes of the state university system. The appointed members shall be confirmed by the senate and serve staggered terms of seven years as provided by law. The commissioner of education, the chair of the advisory council of faculty senates, or the equivalent, and the *chair of the council of student body presidents, which council shall be organized by the board of governors and consist of all the student body presidents of the state university system* ~~president of the Florida student association, or the equivalent,~~ shall also be members of the board.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE IX, SECTION 7

APPOINTMENT OF STUDENT BODY PRESIDENT TO BOARD OF GOVERNORS OF THE STATE UNIVERSITY SYSTEM.—Proposing an amendment to the State Constitution to replace the president of the Florida Student Association with the chair of the council of state university student body presidents as the student member of the Board of Governors of the State University System and to require that the Board of Governors organize such council of state university student body presidents.

—a companion measure, was substituted for **CS for SJR 1508** and read the second time in full.

On motion by Senator Montford, by two-thirds vote **CS for HJR 931** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gaetz	Rich
Alexander	Garcia	Richter
Altman	Gardiner	Ring
Benacquisto	Gibson	Sachs
Bennett	Hays	Simmons
Bogdanoff	Jones	Siplin
Braynon	Latvala	Smith
Bullard	Lynn	Sobel
Dean	Margolis	Storms
Detert	Montford	Thrasher
Diaz de la Portilla	Negron	Wise
Evers	Norman	
Flores	Oelrich	

Nays—3

Dockery	Fasano	Joyner
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CS for CS for CS for SB 1516—A bill to be entitled An act relating to the Agency for Persons with Disabilities; amending s. 393.062, F.S.; providing additional legislative findings relating to the provision of services for individuals who have developmental disabilities; reordering and amending s. 393.063, F.S.; revising current definitions and providing definitions for the terms “adult day services,” “nonwaiver resources,” and “waiver”; amending s. 393.065, F.S.; clarifying provisions relating to eligibility requirements based on citizenship and state residency; amending s. 393.066, F.S.; revising provisions relating to community services and treatment; revising an express list of services; requiring the agency to promote partnerships and collaborative efforts to enhance the availability of nonwaiver services; deleting a requirement that the agency promote day habilitation services for certain individuals; amending s. 393.0661, F.S.; revising provisions relating to eligibility under the Medicaid waiver redesign; providing that final tier eligibility be determined at the time a waiver slot and funding are available; providing criteria for moving an individual between tiers; deleting a cap on tier one expenditures for certain individuals; authorizing the agency and the Agency for Health Care Administration to adopt rules; deleting certain directions relating to the adjustment of an individual’s cost plan; providing criteria for reviewing Medicaid waiver provider agreements, including support coordinators; deleting obsolete provisions; amending s. 393.0662, F.S.; providing criteria for calculating an individual’s iBudget; deleting obsolete provisions; amending s. 393.067, F.S.; requiring that facilities that are accredited by certain organizations be inspected and reviewed by the agency every 2 years; providing agency criteria for monitoring licensees; amending s. 393.068, F.S.; conforming a cross-reference and terminology; amending s. 393.11, F.S.; clarifying eligibility for involuntary admission to residential services; amending s. 393.125, F.S.; requiring the Department of Children and Family Services to submit its hearing recommendations to the agency; amending s. 393.23, F.S.; providing that receipts from the operation of canteens, vending machines, and other activities may be used to pay certain wages; creating s. 393.28, F.S.; directing the agency to adopt sanitation standards by rule; providing penalties for violations; authorizing the agency to contract for food services and inspection services to enforce standards; amending s. 393.502, F.S.; revising the membership of family care councils; amending s. 514.072, F.S.; conforming a cross-reference; deleting an obsolete provision; providing an effective date.

—was read the second time by title. On motion by Senator Negron, by two-thirds vote **CS for CS for CS for SB 1516** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 1620—A bill to be entitled An act relating to insurance; amending s. 320.27, F.S.; providing that a salvage motor vehicle dealer is not required to carry certain insurance on vehicles that cannot be legally operated on roads, highways, or streets; amending s. 624.402, F.S.; revising a provision exempting alien insurers from the requirement to obtain a certificate of authority; revising the definition of the term “nonresident”; providing that a life insurance policy or annuity contract

may be issued by an insurer domiciled outside the United States under certain conditions; specifying the terms and conditions that must be satisfied before an alien insured may issue a policy or contract; authorizing the Office of Insurance Regulation to conduct an examination of an alien insurer if the office has reason to believe that the insurer is insolvent or is in unsound financial condition; providing that an alien insurer issuing policies or contracts in this state is subject to the Unfair Insurance Trade Practices Act; providing that policies and contracts issued pursuant to the act are not subject to the premium tax; requiring that an application for a life insurance policy or an annuity contract contain certain specified statements to protect consumers; amending s. 624.4625, F.S.; authorizing corporation not for profit self-insurance funds that are required to maintain a continuing program of excess insurance coverage and reserve evaluation to purchase excess insurance from eligible surplus lines insurers or reinsurers; authorizing certain corporation not for profit self-insurance funds to purchase certain group insurance coverage for its members; providing requirements and conditions relating to such purchases; amending s. 624.501, F.S.; conforming a cross-reference; amending s. 624.610, F.S.; revising provisions specifying which insurers are not subject to certain filing requirements relating to reinsurance; amending s. 626.261, F.S.; authorizing the Department of Financial Services to provide examinations in Spanish; amending s. 626.321, F.S.; revising provisions relating to limited licenses for travel insurance; providing that a full-time salaried employee of a licensed general lines agent or a business entity that offers travel planning services may be issued such license under certain circumstances; amending s. 626.7491, F.S.; clarifying the definition of the term "licensed insurer" or "insurer"; creating s. 626.8675, F.S.; providing that provisions relating to insurance adjusters do not apply to individuals who conduct data entry into an automated claims adjustment system for portable electronics insurance claims; amending s. 626.9201, F.S.; providing certain exceptions to the notice of cancellation or nonrenewal requirements; amending s. 626.9541, F.S.; adding the practice of knowingly altering property and casualty certificates of insurance to the list of unfair or deceptive acts or practices; amending s. 627.351, F.S.; increasing the amount of surplus required for an association to qualify as a limited apportionment company; requiring the corporation to offer certain types of basic personal lines policies; providing valuation criteria for establishing replacement costs for coverage on a dwelling issued by the corporation; creating s. 627.6011, F.S.; providing that mandatory health benefits apply only to certain health benefit plans; amending s. 627.6699, F.S.; revising the definition of "carrier"; amending s. 627.7015, F.S.; revising provisions relating to alternative procedures for the resolution of disputed property insurance claims; amending s. 627.707, F.S.; defining the term "rebate"; amending s. 627.7295, F.S.; revising provisions relating to cancellation for nonpayment of premiums for motor vehicle insurance; amending s. 627.736, F.S.; clarifying provisions relating to the amount of interest on overdue payments for personal injury protection benefits; amending s. 627.7405, F.S.; providing that certain owners or registrants are not liable for an insurers' right of reimbursement; amending s. 628.901, F.S.; providing definitions; repealing s. 628.903, F.S., relating to the definition of the term "industrial insured captive insurer"; amending s. 628.905, F.S.; expanding the kinds of insurance for which a captive insurer may seek licensure; limiting the risks that certain captive insurers may insure; specifying requirements and conditions relating to a captive insurer's authority to conduct business; requiring that before licensure certain captive insurers must file or submit to the Office of Insurance Regulation specified information, documents, and statements; requiring a captive insurance company to file specific evidence with the office relating to the financial condition and quality of management and operations of the company; specifying certain fees to be paid by captive insurance companies; authorizing a foreign or alien captive insurance company to become a domestic captive insurance company by complying with specified requirements; authorizing the office to waive any requirements for public hearings relating to the redomestication of an alien captive insurance company; creating s. 628.906, F.S.; requiring biographical affidavits, background investigations, and fingerprint cards for all officers and directors; providing restrictions on officers and directors involved with insolvent insurers under certain conditions; providing restrictions on officers and directors that are found guilty of, or have pleaded guilty or nolo contendere to, any felony or crime involving moral turpitude, including a crime of dishonesty or breach of trust; amending s. 628.907, F.S.; revising capitalization requirements for specified captive insurance companies; requiring capital of specified captive insurance companies to be held in certain forms; requiring contributions to captive insurance companies that are stock insurer corporations to be in a certain form; authorizing the office

to issue a captive insurance company license conditioned upon certain evidence relating to possession of specified capital; authorizing revocation of a conditional license under certain circumstances; authorizing the office to prescribe certain additional capital and net asset requirements; requiring such additional requirements relating to capital and net assets to be held in specified forms; requiring dividends or distributions of capital or surplus to meet certain conditions and be approved by the office; requiring certain irrevocable letters of credit to meet certain standards; creating s. 628.908, F.S.; prohibiting the issuance of a license to specified captive insurance companies unless such companies possess and maintain certain levels of unimpaired surplus; authorizing the office to condition issuance of a captive insurance company license upon the provision of certain evidence relating to the possession of a minimum amount of unimpaired surplus; authorizing revocation of a conditional license under certain circumstances; requiring dividends or distributions of capital or surplus to meet certain conditions and be approved by the office; requiring certain irrevocable letters of credit to meet certain standards; amending s. 628.909, F.S.; providing for applicability of certain statutory provisions to specified captive insurers; creating s. 628.910, F.S.; providing requirements, options, and conditions relating to how a captive insurance company may be incorporated or organized as a business; amending s. 628.911, F.S.; providing reporting requirements for specified captive insurance companies and captive reinsurance companies; creating s. 628.912, F.S.; authorizing a captive reinsurance company to discount specified losses subject to certain conditions; amending s. 628.913, F.S.; authorizing a captive reinsurance company to apply to the office for licensure to write reinsurance covering property and casualty insurance or reinsurance contracts; authorizing the office to allow a captive reinsurance company to write reinsurance contracts covering risks in any state; specifying that a captive reinsurance company is subject to specified requirements and must meet specified conditions in order to conduct business in this state; creating s. 628.914, F.S.; specifying requirements and conditions relating to the capitalization or maintenance of reserves by a captive reinsurance company; creating s. 628.9141, F.S.; specifying requirements and conditions relating to the incorporation of a captive reinsurance company; creating s. 628.9142, F.S.; providing for the effect on reserves of certain actions taken by a captive insurance company relating to providing reinsurance for specified risks; creating s. 628.918, F.S.; requiring a specified percentage of a captive reinsurance company's assets to be managed by an asset manager domiciled in this state; creating s. 628.919, F.S.; authorizing the Financial Services Commission to adopt rules establishing certain standards for control of an unaffiliated business by a parent or affiliated company relating to coverage by a pure captive insurance company; creating s. 628.920, F.S.; requiring that a licensed captive insurance company must be considered for issuance of a certificate of authority as an insurer under certain circumstances; amending s. 631.271, F.S.; providing for the order of distribution for interest on allowed claims; providing that if CS for SB 578 or similar legislation becomes law, a surplus lines insurer removing policies from the Citizens Property Insurance Corporation must maintain a certain financial rating; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1620**, on motion by Senator Richter, by two-thirds vote **CS for CS for HB 1101** was withdrawn from the Committees on Banking and Insurance; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Richter—

CS for CS for HB 1101—A bill to be entitled An act relating to insurance; amending s. 320.27, F.S.; exempting salvage motor vehicle dealers from having to carry certain types of insurance coverage under certain circumstances; amending s. 624.4625, F.S.; authorizing corporation not for profit self-insurance funds that are required to maintain a continuing program of excess insurance coverage and reserve evaluation to purchase excess insurance from eligible surplus lines insurers or reinsurers; authorizing certain corporation not for profit self-insurance funds to purchase certain group insurance coverage for its members; providing requirements and conditions relating to such purchases; amending s. 624.501, F.S.; conforming a cross-reference; amending s. 624.402, F.S.; revising provisions relating to determining whether the domicile of an insurer is outside the United States for certain purposes; providing that life insurance policies or annuity contracts may be solicited, sold, or issued in this state by insurers domiciled outside the United States in certain circumstances; amending s. 624.610, F.S.; re-

vising provisions specifying which insurers are not subject to certain filing requirements relating to reinsurance; amending s. 626.261, F.S.; authorizing the Department of Financial Services to provide examinations in Spanish; providing for costs to be paid by applicants who request examinations in Spanish; providing a requirement with respect to whether an examination in Spanish should be allowed; amending s. 626.321, F.S.; revising provisions relating to limited licenses for travel insurance; providing that a full-time salaried employee of a licensed general lines agent or a business entity that offers travel planning services may be issued such license under certain circumstances; creating s. 626.8685, F.S.; exempting certain employees who conduct data entry from licensure as insurance adjusters under certain circumstances; defining the term “automated claims adjudication system” with respect to application of such exemption; prohibiting residents of Canada from licensure as nonresident independent adjusters under certain circumstances; amending s. 626.9201, F.S.; providing specified exemptions from the requirement that an insurer provide notification of nonrenewal to an insured; amending s. 626.9541, F.S.; providing an additional action that is a misrepresentation and false advertising of insurance policies; amending s. 627.351, F.S.; increasing the amount of surplus as to policyholders that certain insurers who are members of a plan to equitably apportion or share windstorm coverage may have in order to petition the Department of Financial Services to qualify as a limited apportionment company; requiring the Citizens Property Insurance Corporation to offer certain policies; specifying acceptable valuations for replacement costs; creating s. 627.6011, F.S.; providing legislative intent relating to the application of certain mandatory health benefits regulated under ch. 627, F.S.; defining the term “mandatory health benefits”; amending s. 627.6699, F.S.; revising the definition of the term “carrier” for purposes of the Employee Health Care Access Act; amending s. 627.7015, F.S.; revising provisions relating to alternative procedures for the resolution of disputed property insurance claims; amending s. 627.707, F.S.; providing a definition; amending s. 627.7295, F.S.; clarifying provisions relating to cancellation for nonpayment of premiums for motor vehicle insurance; allowing the cancellation of such policies under certain circumstances; amending s. 627.736, F.S.; specifying the interest rate applicable to the accrual of interest on overdue payments of personal injury protection benefits; amending s. 627.7405, F.S.; providing an exception for liability for right of reimbursement; amending s. 628.901, F.S.; providing definitions; amending s. 628.905, F.S.; expanding the kinds of insurance for which a captive insurer may seek licensure; limiting the risks that certain captive insurers may insure; specifying requirements and conditions relating to a captive insurer’s authority to conduct business; requiring that before licensure certain captive insurers must file or submit to the Office of Insurance Regulation specified information, documents, and statements; requiring a captive insurance company to file specific evidence with the office relating to the financial condition and quality of management and operations of the company; specifying certain fees to be paid by captive insurance companies; authorizing a foreign or alien captive insurance company to become a domestic captive insurance company by complying with specified requirements; authorizing the office to waive any requirements for public hearings relating to the redomestication of an alien captive insurance company; creating s. 628.906, F.S.; requiring biographical affidavits, background investigations, and fingerprint cards for all officers and directors; providing restrictions on officers and directors involved with insolvent insurers under certain conditions; providing restrictions on officers and directors that are found guilty of, or have pleaded guilty or nolo contendere to, any felony or crime involving moral turpitude, including a crime of dishonesty or breach of trust; amending s. 628.907, F.S.; revising capitalization requirements for specified captive insurance companies; requiring capital of specified captive insurance companies to be held in certain forms; requiring contributions to captive insurance companies that are stock insurer corporations to be in a certain form; authorizing the office to issue a captive insurance company license conditioned upon certain evidence relating to possession of specified capital; authorizing revocation of a conditional license under certain circumstances; authorizing the office to prescribe certain additional capital and net asset requirements; requiring such additional requirements relating to capital and net assets to be held in specified forms; requiring dividends or distributions of capital or surplus to meet certain conditions and be approved by the office; requiring certain irrevocable letters of credit to meet certain standards; creating s. 628.908, F.S.; prohibiting the issuance of a license to specified captive insurance companies unless such companies possess and maintain certain levels of unimpaired surplus; authorizing the office to condition issuance of a captive insurance company license upon the provision of certain evidence relating to the possession of a minimum amount

of unimpaired surplus; authorizing revocation of a conditional license under certain circumstances; requiring dividends or distributions of capital or surplus to meet certain conditions and be approved by the office; requiring certain irrevocable letters of credit to meet certain standards; amending s. 628.909, F.S.; providing for applicability of certain statutory provisions to specified captive insurers; creating s. 628.910, F.S.; providing requirements, options, and conditions relating to how a captive insurance company may be incorporated or organized as a business; amending s. 628.911, F.S.; providing reporting requirements for specified captive insurance companies and captive reinsurance companies; creating s. 628.912, F.S.; authorizing a captive reinsurance company to discount specified losses subject to certain conditions; amending s. 628.913, F.S.; authorizing a captive reinsurance company to apply to the office for licensure to write reinsurance covering property and casualty insurance or reinsurance contracts; authorizing the office to allow a captive reinsurance company to write reinsurance contracts covering risks in any state; specifying that a captive reinsurance company is subject to specified requirements and must meet specified conditions in order to conduct business in this state; creating s. 628.914, F.S.; specifying requirements and conditions relating to the capitalization or maintenance of reserves by a captive reinsurance company; creating s. 628.9141, F.S.; specifying requirements and conditions relating to the incorporation of a captive reinsurance company; creating s. 628.9142, F.S.; providing for the effect on reserves of certain actions taken by a captive insurance company relating to providing reinsurance for specified risks; creating s. 628.918, F.S.; requiring a specified percentage of a captive reinsurance company’s assets to be managed by an asset manager domiciled in this state; creating s. 628.919, F.S.; authorizing the Financial Services Commission to adopt rules establishing certain standards for control of an unaffiliated business by a parent or affiliated company relating to coverage by a pure captive insurance company; creating s. 628.920, F.S.; requiring that a licensed captive insurance company must be considered for issuance of a certificate of authority as an insurer under certain circumstances; amending s. 626.7491, F.S.; conforming a cross-reference; repealing s. 628.903, F.S., relating to the definition of the term “industrial insured captive insurer,” to conform to changes made by the act; amending s. 631.271, F.S.; providing for priority of interest on allowed claims; providing that if this act and certain legislation become law in the same legislative session or an extension thereof, a surplus lines insurer removing policies from the Citizens Property Insurance Corporation must maintain a specified financial rating; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1620** and read the second time by title.

On motion by Senator Richter, by two-thirds vote **CS for CS for HB 1101** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Consideration of **CS for CS for SB 1718** was deferred.

CS for CS for CS for SB 1626—A bill to be entitled An act relating to state contracting; amending s. 11.45, F.S.; conforming provisions to changes made by the act; amending s. 215.985, F.S.; revising provisions

relating to the Chief Financial Officer’s intergovernmental contract tracking system under the Transparency Florida Act; requiring state agencies to post certain information in the tracking system and to update that information; requiring that exempt and confidential information be redacted from contracts and procurement documents posted on the system; authorizing the Chief Financial Officer to make available the information posted on the system to the public through a secure website; authorizing the Department of Financial Services to adopt rules; repealing s. 216.0111, F.S., relating to a requirement that state agencies report certain contract information to the Department of Financial Services and transferring that requirement to s. 215.985, F.S.; authorizing a state agency, a special district, or a local government to competitively bid professional services; providing a procedure for considering proposals for the selection of competing firms or vendors; requiring that each agency adopt rules; providing an effective date.

—was read the second time by title.

Senator Bogdanoff moved the following amendment:

Amendment 1 (287310) (with title amendment)—Delete lines 178-188.

And the title is amended as follows:

Delete lines 20-24.

On motion by Senator Gaetz, further consideration of **CS for CS for SB 1626** with pending **Amendment 1 (287310)** was deferred.

CS for SB 1656—A bill to be entitled An act relating to public accountancy; amending s. 473.308, F.S.; revising and updating education and work experience requirements for applicants for licensure as a certified public accountant; revising provisions governing licensure by endorsement; amending s. 473.313, F.S.; revising requirements for reactivation of an inactive license as a certified public accountant; requiring the Board of Accountancy to conduct a study to assess the privatization of the Division of Certified Public Accounting; providing a deadline for completion of the study; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1656**, on motion by Senator Latvala, by two-thirds vote **CS for CS for HB 769** was withdrawn from the Committees on Regulated Industries; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Latvala—

CS for CS for HB 769—A bill to be entitled An act relating to public accountancy; amending s. 473.308, F.S.; revising and updating education and work experience requirements for applicants for licensure as a certified public accountant; revising provisions governing licensure by endorsement; amending s. 473.313, F.S.; revising requirements for reactivation of an inactive license as a certified public accountant; requiring the Board of Accountancy to conduct a study to assess the privatization of the Division of Certified Public Accounting; providing a deadline for completion of the study; providing an effective date.

—a companion measure, was substituted for **CS for SB 1656** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for CS for HB 769** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Detert	Gibson
Alexander	Diaz de la Portilla	Hays
Altman	Dockery	Jones
Benacquisto	Evers	Joyner
Bennett	Fasano	Latvala
Bogdanoff	Flores	Lynn
Braynon	Gaetz	Margolis
Bullard	Garcia	Montford
Dean	Gardiner	Negron

Norman	Sachs	Sobel
Oelrich	Simmons	Storms
Rich	Siplin	Thrasher
Ring	Smith	Wise

Nays—None

CS for CS for SB 2024—A bill to be entitled An act relating to state retirement; creating s. 121.012, F.S.; providing applicability; amending s. 121.021, F.S.; clarifying the definitions of the terms “normal retirement date” and “vesting”; amending s. 121.0515, F.S.; correcting a cross-reference; amending s. 121.055, F.S.; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the Department of Management Services; clarifying provisions related to the prohibition of hardship loans or payments; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.071, F.S.; clarifying provisions related to the prohibition of hardship loans or payments; amending s. 121.091, F.S.; making conforming changes to the Deferred Retirement Option Program regarding deferral age; amending s. 121.122, F.S.; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.35, F.S.; providing that a benefit for the purposes of the optional retirement program for the State University System includes a certain distribution; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the Department of Management Services; clarifying provisions related to the prohibition of hardship loans or payments; clarifying when voluntary contributions may be paid out; amending s. 121.4501, F.S.; specifying that the definition of the term “eligible employee” does not include certain members reemployed in regularly established positions; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.591, F.S.; clarifying provisions related to the prohibition of hardship loans or payments; amending s. 1012.875, F.S.; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the boards of trustees for colleges; clarifying provisions related to the prohibition of hardship loans or payments; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 2024**, on motion by Senator Ring, by two-thirds vote **CS for HB 7079** was withdrawn from the Committees on Governmental Oversight and Accountability; and Budget.

On motion by Senator Ring—

CS for HB 7079—A bill to be entitled An act relating to state retirement; creating s. 121.012, F.S.; providing applicability; amending s. 121.021, F.S.; clarifying the definitions of the terms “normal retirement date” and “vesting”; amending s. 121.0515, F.S.; correcting a cross-reference; amending s. 121.055, F.S.; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the Department of Management Services; clarifying provisions related to the prohibition of hardship loans or payments; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.071, F.S.; clarifying provisions related to the prohibition of hardship loans or payments; amending s. 121.091, F.S.; making conforming changes to the Deferred Retirement Option Program regarding deferral age; amending s. 121.122, F.S.; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.35, F.S.; providing that a benefit for the purposes of the optional retirement program for the State University System includes a certain distribution; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the Department of Management Services; clarifying provisions related to the prohibition of hardship loans or payments; clarifying when voluntary contributions may be paid

out; amending s. 121.4501, F.S.; specifying that the definition of the term “eligible employee” does not include certain members reemployed in regularly established positions; clarifying that a retiree who is reemployed in a regularly established position after a certain date may not be enrolled as a renewed member; amending s. 121.591, F.S.; clarifying provisions related to the prohibition of hardship loans or payments; amending s. 1012.875, F.S.; authorizing distributions to a member who is terminated from employment for 1 calendar month if the member has reached the normal retirement date; providing rulemaking authority to the boards of trustees for colleges; clarifying provisions related to the prohibition of hardship loans or payments; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 2024** and read the second time by title.

On motion by Senator Ring, by two-thirds vote **CS for HB 7079** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

Vote after roll call:

Yea—Bullard

Consideration of **CS for SB 1824** and **SM 1836** was deferred.

CS for CS for SB 1874—A bill to be entitled An act relating to child visitation and adoption; amending s. 39.802, F.S.; requiring the Department of Children and Family Services to inform the parents of a child of the availability of private placement of the child with an adoption entity in certain circumstances; amending s. 63.022, F.S.; revising legislative intent to delete reference to reporting requirements for placements of minors and exceptions; amending s. 63.032, F.S.; revising definitions; amending s. 63.037, F.S.; exempting adoption proceedings initiated under ch. 39, F.S., from a requirement for a search of the Florida Putative Father Registry; amending s. 63.039, F.S.; providing that all adoptions of minor children require the use of an adoption entity that will assume the responsibilities provided in specified provisions; providing an exception; amending s. 63.0423, F.S.; revising terminology relating to surrendered infants; providing for an infant who tests positive for illegal drugs, narcotic prescription drugs, alcohol, or other substances, but who shows no other signs of child abuse or neglect, to be placed in the custody of an adoption entity; providing that a specified reporting requirement is not superseded; requiring that if the Department of Children and Family Services is contacted regarding a surrendered infant who does not appear to have been the victim of actual or suspected child abuse or neglect, the department shall provide instruction to contact an adoption entity and may not take custody of the infant; providing an exception; revising provisions relating to scientific testing to determine the paternity or maternity of a minor; amending s. 63.0425, F.S.; requiring that a child’s residence be continuous for a specified period in order to entitle the grandparent to notice of certain proceedings; amending s. 63.0427, F.S.; prohibiting a court from increasing contact between an adopted child and siblings, birth parents, or other relatives without the consent of the adoptive parent or parents; amending s. 63.052, F.S.; deleting a requirement that a minor be permanently committed to an adoption entity in order for the entity to be

guardian of the person of the minor; limiting the circumstances in which an intermediary may remove a child; providing that an intermediary does not become responsible for a minor child’s medical bills that were incurred before taking physical custody of the child; providing additional placement options for a minor surrendered to an adoption entity for subsequent adoption when a suitable prospective adoptive home is not available; amending s. 63.053, F.S.; requiring that an unmarried biological father strictly comply with specified provisions in order to protect his interests; amending s. 63.054, F.S.; authorizing submission of an alternative document to the Office of Vital Statistics by the petitioner in each proceeding for termination of parental rights; providing that by filing a claim of paternity form, the registrant expressly consents to paying for DNA testing; requiring that an alternative address designated by a registrant be a physical address; providing that the filing of a claim of paternity with the Florida Putative Father Registry does not relieve a person from compliance with specified requirements; amending s. 63.062, F.S.; revising requirements for when a minor’s father must be served prior to termination of parental rights; providing that consent of an unmarried biological father is not required if he fails to comply with specified requirements; revising such requirements; providing that the mere fact that a father expresses a desire to fulfill his responsibilities toward his child which is unsupported by acts evidencing this intent does not meet the requirements; providing for the sufficiency of an affidavit of nonpaternity; providing an exception to a condition to a petition to adopt an adult; amending s. 63.063, F.S.; conforming terminology; amending s. 63.082, F.S.; revising provisions concerning applicability of notice and consent requirements in cases in which the child is conceived as a result of a violation of criminal law; providing that a criminal conviction is not required in order for the court to find that the child was conceived as a result of a violation of criminal law; requiring an affidavit of diligent search to be filed whenever a person who is required to consent is unavailable because the person cannot be located; providing that in an adoption of a stepchild or a relative, a certified copy of the death certificate of the person whose consent is required may be attached to the petition for adoption if a separate petition for termination of parental rights is not being filed; authorizing the execution of an affidavit of nonpaternity before the birth of a minor in preplanned adoptions; revising the language of the consent to adoption; providing that a home study provided by the adoption entity is deemed to be sufficient except in certain circumstances; providing for a hearing if an adoption entity moves to intervene in a dependency case; revising provisions concerning seeking to revoke consent to an adoption of a child older than 6 months of age; providing that if the consent of one parent is set aside or revoked, any other consents executed by the other parent or a third party whose consent is required for the adoption of the child may not be used by the parent whose consent was revoked or set aside to terminate or diminish the rights of the other parent or third party; amending s. 63.085, F.S.; revising the language of the adoption disclosure statement; requiring that a copy of a waiver by prospective adoptive parents of receipt of certain records must be filed with the court; amending s. 63.087, F.S.; specifying that a failure to personally appear at a proceeding to terminate parental rights constitutes grounds for termination; amending s. 63.088, F.S.; providing that, in a termination of parental rights proceeding, if a required inquiry identifies a father who has been adjudicated by a court as the father of the minor child before the date a petition for termination of parental rights is filed, the inquiry must terminate at that point; amending s. 63.089, F.S.; specifying that failure to personally appear provides grounds for termination of parental rights in certain circumstances; revising provisions relating to dismissal of petitions to terminate parental rights; providing that contact between a parent seeking relief from a judgment terminating parental rights and a child may be awarded only in certain circumstances; providing for placement of a child in the event that a court grants relief from a judgment terminating parental rights and no new pleading is filed to terminate parental rights; amending s. 63.092, F.S.; requiring that a signed copy of the home study be provided to the intended adoptive parents who were the subject of the study; amending s. 63.097, F.S.; providing guidelines for a court considering a reasonable attorney fee associated with adoption services; amending s. 63.152, F.S.; authorizing an adoption entity to transmit a certified statement of the entry of a judgment of adoption to the state registrar of vital statistics; amending s. 63.162, F.S.; authorizing a birth parent to petition the court to appoint an intermediary or an adoption entity to contact an adult adoptee and advise both of the availability of the adoption registry and that the birth parent wishes to establish contact; amending s. 63.167, F.S.; requiring that the state adoption center provide contact information for all adoption entities in a caller’s county or, if no adoption entities are located in the caller’s

county, the number of the nearest adoption entity when contacted for a referral to make an adoption plan; amending s. 63.212, F.S.; restricting who may place a paid advertisement or paid listing of the person's telephone number offering certain adoption services; requiring publishers of telephone directories to include certain statements at the beginning of any classified heading for adoption and adoption services; providing requirements for such advertisements; providing criminal penalties for violations; prohibiting the offense of adoption deception by a person who is a birth mother or a woman who holds herself out to be a birth mother; providing criminal penalties; providing liability for certain damages; amending s. 63.213, F.S.; providing that a preplanned adoption arrangement does not constitute consent of a mother to place her biological child for adoption until 48 hours following birth; providing that a volunteer mother's right to rescind her consent in a preplanned adoption applies only when the child is genetically related to her; revising the definitions of the terms "child," "preplanned adoption arrangement," and "volunteer mother"; amending s. 63.222, F.S.; providing that provisions designated as remedial may apply to any proceedings pending on the effective date of the provisions; amending s. 63.2325, F.S.; revising terminology relating to revocation of consent to adoption; creating s. 753.06, F.S.; adopting state standards for supervised visitation programs; requiring each program to annually affirm compliance with the standards to the court; providing that after a specified date, only those programs that adhere to the state standards may receive state funding; creating s. 753.07, F.S.; providing factors for the court or child-placing agency to consider when referring cases for supervised visitation or exchange monitoring; specifying training requirements for persons providing such services; authorizing supervised visitation programs to alert the court to problems with referred cases; creating s. 753.08, F.S.; requiring supervised visitation programs to conduct security background checks of employees and volunteers; providing requirements for such checks; requiring that an employer furnish a copy of the personnel record for the employee or former employee upon request; providing immunity to employers who provide information for purposes of a background check; requiring that all applicants hired or certified by a program after a specified date undergo a level 2 background screening; delegating responsibility for screening criminal history information and for costs; authorizing a supervised visitation program to participate in the Volunteer and Employee Criminal History System in order to obtain criminal history information; providing that certain persons providing services at a supervised visitation program are presumed to act in good faith; providing that such persons acting in good faith are immune from civil and criminal liability; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for CS for SB 1874** to **CS for CS for CS for HB 1163**.

Pending further consideration of **CS for CS for SB 1874** as amended, on motion by Senator Wise, by two-thirds vote **CS for CS for CS for HB 1163** was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Wise—

CS for CS for CS for HB 1163—A bill to be entitled An act relating to adoption; amending s. 39.802, F.S.; requiring the Department of Children and Family Services to inform the parents of a child of the availability of private placement of the child with an adoption entity in certain circumstances; amending s. 63.022, F.S.; revising legislative intent to delete reference to reporting requirements for placements of minors and exceptions; amending s. 63.032, F.S.; revising definitions; amending s. 63.037, F.S.; exempting adoption proceedings initiated under chapter 39, F.S., from a requirement for a search of the Florida Putative Father Registry; amending s. 63.039, F.S.; providing that all adoptions of minor children require the use of an adoption entity that will assume the responsibilities provided in specified provisions; providing an exception; amending s. 63.0423, F.S.; revising procedures with respect to surrendered infants; providing that an infant who tests positive for illegal drugs, narcotic prescription drugs, alcohol, or other substances, but shows no other signs of child abuse or neglect, shall be placed in the custody of a licensed child-placing agency; providing that a specified reporting requirement is not superseded; providing that when the Department of Children and Family Services is contacted regarding a surrendered infant who does not appear to have been the victim of actual or suspected child abuse or neglect, it shall provide instruction to

contact a licensed child-placing agency and may not take custody of the infant; providing an exception; revising provisions relating to scientific testing to determine the paternity or maternity of a minor; amending s. 63.0427, F.S.; prohibiting a court from increasing contact between an adopted child and siblings, birth parents, or other relatives without the consent of the adoptive parent or parents; amending s. 63.052, F.S.; deleting a requirement that a minor be permanently committed to an adoption entity in order for the entity to be guardian of the person of the minor; limiting the circumstances in which an intermediary may remove a child; providing that an intermediary does not become responsible for a minor child's medical bills that were incurred before taking physical custody of the child; providing additional placement options for a minor surrendered to an adoption entity for subsequent adoption when a suitable prospective adoptive home is not available; amending s. 63.053, F.S.; requiring that an unmarried biological father strictly comply with specified provisions in order to protect his interests; amending s. 63.054, F.S.; authorizing submission of an alternative document to the Office of Vital Statistics by the petitioner in each proceeding for termination of parental rights; providing that by filing a claim of paternity form the registrant expressly consents to paying for DNA testing; requiring that an alternative address designated by a registrant be a physical address; providing that the filing of a claim of paternity with the Florida Putative Father Registry does not relieve a person from compliance with specified requirements; amending s. 63.062, F.S.; revising requirements for when a minor's father must be served prior to termination of parental rights; requiring that an unmarried biological father comply with specified requirements in order for his consent to be required for adoption; revising such requirements; providing that the mere fact that a father expresses a desire to fulfill his responsibilities towards his child which is unsupported by acts evidencing this intent does not meet the requirements; providing for the sufficiency of an affidavit of nonpaternity; providing an exception to a condition to a petition to adopt an adult; amending s. 63.063, F.S.; conforming terminology; amending s. 63.082, F.S.; revising language concerning applicability of notice and consent provisions in cases in which the child is conceived as a result of a violation of criminal law; requiring notice to be provided to the father of a child alleged to be conceived as a result of a violation of criminal law if charges are not filed; providing that a criminal conviction is not required for the court to find that the child was conceived as a result of a violation of criminal law; requiring an affidavit of diligent search to be filed whenever a person who is required to consent is unavailable because the person cannot be located; providing that in an adoption of a stepchild or a relative, a certified copy of the death certificate of the person whose consent is required may be attached to the petition for adoption if a separate petition for termination of parental rights is not being filed; authorizing the execution of an affidavit of nonpaternity before the birth of a minor in preplanned adoptions; revising language of a consent to adoption; providing that a home study provided by the adoption entity shall be deemed to be sufficient except in certain circumstances; providing for a hearing if an adoption entity moves to intervene in a dependency case; requiring the court to provide information to prospective adoptive parents regarding parent training classes in the community upon determining the child dependent; requiring the department to file an acknowledgement of receipt of information; requiring the adoption entity to provide updates to the court at specified intervals; requiring the court to advise a biological parent who is a party to a dependency proceeding of the right to participate in a private adoption; revising language concerning seeking to revoke consent to an adoption of a child older than 6 months of age; providing that if the consent of one parent is set aside or revoked, any other consents executed by the other parent or a third party whose consent is required for the adoption of the child may not be used by the parent who consent was revoked or set aside to terminate or diminish the rights of the other parent or third party; amending s. 63.085, F.S.; revising language of an adoption disclosure statement; requiring that a copy of a waiver by prospective adoptive parents of receipt of certain records must be filed with the court; amending s. 63.087, F.S.; specifying that a failure to personally appear at a proceeding to terminate parental rights constitutes grounds for termination; amending s. 63.088, F.S.; providing that in a termination of parental rights proceeding if a required inquiry that identifies a father who has been adjudicated by a court as the father of the minor child before the date a petition for termination of parental rights is filed the inquiry must terminate at that point; amending s. 63.089, F.S.; specifying that it is a failure to personally appear that provides grounds for termination of parental rights in certain circumstances; providing additional grounds upon which a finding of abandonment may be made; revising provisions relating to dismissal of petitions to terminate parental rights; providing

that contact between a parent seeking relief from a judgment terminating parental rights and a child may be awarded only in certain circumstances; providing for placement of a child in the event that a court grants relief from a judgment terminating parental rights and no new pleading is filed to terminate parental rights; amending s. 63.092, F.S.; requiring that a signed copy of the home study must be provided to the intended adoptive parents who were the subject of the study; amending s. 63.152, F.S.; authorizing an adoption entity to transmit a certified statement of the entry of a judgment of adoption to the state registrar of vital statistics; amending s. 63.162, F.S.; authorizing a birth parent to petition that court to appoint an intermediary or a licensed child-placing agency to contact an adult adoptee and advise both of the availability of the adoption registry and that the birth parent wishes to establish contact; amending s. 63.167, F.S.; requiring that the state adoption center provide contact information for all adoption entities in a caller's county or, if no adoption entities are located in the caller's county, the number of the nearest adoption entity when contacted for a referral to make an adoption plan; amending s. 63.202, F.S.; revising terminology in provisions relating to licensing by the department; amending s. 63.212, F.S.; restricting who may place a paid advertisement or paid listing of the person's telephone number offering certain adoption services; requiring of publishers of telephone directories to include certain statements at the beginning of any classified heading for adoption and adoption services; providing requirements for such advertisements; providing criminal penalties for violations; prohibiting the offense of adoption deception by a person who is a birth mother or a woman who holds herself out to be a birth mother; providing criminal penalties; providing liability by violators for certain damages; amending s. 63.213, F.S.; providing that a preplanned adoption arrangement does not constitute consent of a mother to place her biological child for adoption until 48 hours following birth; providing that a volunteer mother's right to rescind her consent in a preplanned adoption applies only when the child is genetically related to her; revising the definitions of the terms "child," "preplanned adoption arrangement," and "volunteer mother"; amending s. 63.222, F.S.; providing that provisions designated as remedial may apply to any proceedings pending on the effective date of the provisions; amending s. 63.2325, F.S.; revising terminology relating to revocation of consent to adoption; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1874** as amended and read the second time by title.

MOTION

On motion by Senator Wise, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Wise moved the following amendment which was adopted:

Amendment 1 (154434) (with title amendment)—Delete lines 823-829 and insert: lewd acts perpetrated upon a minor, or incest.

And the title is amended as follows:

Delete lines 76-85 and insert: terminology; amending s. 63.082, F.S.; requiring an

On motion by Senator Wise, further consideration of **CS for CS for CS for HB 1163** as amended was deferred.

CS for SB 2044—A bill to be entitled An act relating to child protection; amending s. 39.01, F.S.; revising the definitions of the term "abandoned" or "abandonment," "institutional child abuse or neglect," and "abandons the child within the context of harm"; amending s. 39.013, F.S.; specifying when jurisdiction attaches for a petition for an injunction to prevent child abuse issued pursuant to specified provisions; amending s. 39.0138, F.S.; revising provisions relating to criminal history records check on persons being considered for placement of a child; requiring a records check through the State Automated Child Welfare Information System; providing for an out-of-state criminal history records check of certain persons who have lived out of state if such records may be obtained; amending s. 39.201, F.S.; providing procedures for calls from a parent or legal custodian seeking assistance for himself or herself which do not meet the criteria for being a report of child abuse, abandonment, or neglect, but show a potential future risk of harm to a child and requiring a referral if a need for community services exists; specifying that the central abuse hotline is the first step in the safety as-

essment and investigation process; amending s. 39.205, F.S.; permitting discontinuance of an investigation of child abuse, abandonment, or neglect during the course of the investigation if it is determined that the report was false; amending s. 39.301, F.S.; substituting references to a standard electronic child welfare case for a master file; revising requirements for such a file; revising requirements for informing the subject of an investigation; deleting provisions relating to a preliminary determination as to whether an investigation report is complete; revising requirements for child protective investigation activities to be performed to determine child safety; specifying uses for certain criminal justice information accesses by child protection investigators; requiring documentation of the present and impending dangers to each child through use of a standardized safety assessment; revising provisions relating to required protective, treatment, and ameliorative services; revising requirements for the Department of Children and Family Service's training program for staff responsible for responding to reports accepted by the central abuse hotline; requiring the department's training program at the regional and district levels to include results of qualitative reviews of child protective investigation cases handled within the region or district; revising requirements for the department's quality assurance program; amending s. 39.302, F.S.; requiring that a protective investigation must include an interview with the child's parent or legal guardian; amending s. 39.307, F.S.; requiring the department, contracted sheriff's office providing protective investigation services, or contracted case management personnel responsible for providing services to adhere to certain procedures relating to reports of child-on-child sexual abuse; deleting a requirement that an assessment of service and treatment needs to be completed within a specified period; amending s. 39.504, F.S.; revising provisions relating to the process for seeking a child protective injunction; providing for temporary ex parte injunctions; providing requirements for service on an alleged offender; revising provisions relating to the contents of an injunction; providing for certain relief; providing requirements for notice of a hearing on a motion to modify or dissolve an injunction; providing that a person against whom an injunction is entered does not automatically become a party to a subsequent dependency action concerning the same child unless he or she was a party to the action in which the injunction was entered; amending s. 39.521, F.S.; requiring a home study report if a child has been removed from the home and will be remaining with a parent; substituting references to the State Automated Child Welfare Information System for the Florida Abuse Hotline Information System applicable to records checks; authorizing submission of fingerprints of certain household members; authorizing requests for national criminal history checks and fingerprinting of any visitor to the home known to the department; amending s. 39.6011, F.S.; providing additional options for the court with respect to case plans; providing for expiration of a child's case plan no later than 12 months after the date the child was adjudicated dependent; conforming a cross-reference to changes made by the act; amending s. 39.621, F.S.; revising terminology relating to permanency determinations; amending s. 39.701, F.S.; providing that a court must schedule a judicial review hearing if the citizen review panel recommends extending the goal of reunification for any case plan beyond 12 months from the date the child was adjudicated dependent, unless specified other events occurred earlier; conforming a cross-reference to changes made by the act; amending s. 39.8055, F.S.; requiring the department to file a petition to terminate parental rights within a certain number of days after the completion of a specified period after the child was sheltered or adjudicated dependent, whichever occurs first; amending s. 39.806, F.S.; providing additional criteria for the court to consider when deciding whether to terminate the parental rights of a parent or legal guardian because the parent or legal guardian is incarcerated; increasing the number of months of failure of the parent or parents to substantially comply with a child's case plan in certain circumstances that constitutes evidence of continuing abuse, neglect, or abandonment and grounds for termination of parental rights; revising a cross-reference; clarifying applicability of certain amendments made by the act; amending ss. 39.502, 39.823, and 39.828, F.S.; conforming cross-references to changes made by the act; amending s. 402.56, F.S.; directing the Children and Youth Cabinet to meet at least four times per year rather than six times per year; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform **CS for SB 2044** to **CS for CS for HB 803**.

Pending further consideration of **CS for SB 2044** as amended, on motion by Senator Storms, by two-thirds vote **CS for CS for HB 803**

was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Budget.

On motion by Senator Storms—

CS for CS for HB 803—A bill to be entitled An act relating to child protection; amending s. 39.01, F.S.; revising definitions; amending s. 39.013, F.S.; specifying when jurisdiction attaches for a petition for an injunction to prevent child abuse issued pursuant to specified provisions; amending s. 39.0138, F.S.; revising provisions relating to criminal history records check on persons being considered for placement of a child; requiring a records check through the State Automated Child Welfare Information System; providing for an out-of-state criminal history records check of certain persons who have lived out of state if such records may be obtained; amending s. 39.201, F.S.; providing procedures for calls from a parent or legal custodian seeking assistance for himself or herself which do not meet the criteria for being a report of child abuse, abandonment, or neglect, but show a potential future risk of harm to a child and requiring a referral if a need for community services exists; specifying that the central abuse hotline is the first step in the safety assessment and investigation process; amending s. 39.205, F.S.; permitting discontinuance of an investigation of child abuse, abandonment, or neglect during the course of the investigation if it is determined that the report was false; amending s. 39.301, F.S.; substituting references to a standard electronic child welfare case for a master file; revising requirements for such a file; revising requirements for informing the subject of an investigation; deleting provisions relating to a preliminary determination as to whether an investigation report is complete; revising requirements for child protective investigation activities to be performed to determine child safety; specifying uses for certain criminal justice information accesses by child protection investigators; requiring documentation of the present and impending dangers to each child through use of a standardized safety assessment; revising provisions relating to required protective, treatment, and ameliorative services; revising requirements for the Department of Children and Family Service’s training program for staff responsible for responding to reports accepted by the central abuse hotline; requiring the department’s training program at the regional and district levels to include results of qualitative reviews of child protective investigation cases handled within the region or district; revising requirements for the department’s quality assurance program; amending s. 39.302, F.S.; requiring that a protective investigation must include an interview with the child’s parent or legal guardian; amending s. 39.307, F.S.; requiring the department, contracted sheriff’s office providing protective investigation services, or contracted case management personnel responsible for providing services to adhere to certain procedures relating to reports of child-on-child sexual abuse; deleting a requirement that an assessment of service and treatment needs to be completed within a specified period; amending s. 39.504, F.S.; revising provisions relating to the process for seeking a child protective injunction; providing for temporary ex parte injunctions; providing requirements for service on an alleged offender; revising provisions relating to the contents of an injunction; providing for certain relief; providing requirements for notice of a hearing on a motion to modify or dissolve an injunction; providing that a person against whom an injunction is entered does not automatically become a party to a subsequent dependency action concerning the same child; amending s. 39.521, F.S.; requiring a home study report if a child has been removed from the home and will be remaining with a parent; substituting references to the State Automated Child Welfare Information System for the Florida Abuse Hotline Information System applicable to records checks; authorizing submission of fingerprints of certain household members; authorizing requests for national criminal history checks and fingerprinting of any visitor to the home known to the department; amending s. 39.6011, F.S.; providing additional options for the court with respect to case plans; providing for expiration of a child’s case plan no later than 12 months after the date the child was adjudicated dependent; conforming a cross-reference to changes made by the act; amending s. 39.621, F.S.; revising terminology relating to permanency determinations; amending s. 39.701, F.S.; providing that a court must schedule a judicial review hearing if the citizen review panel recommends extending the goal of reunification for any case plan beyond 12 months from the date the child was adjudicated dependent, unless specified other events occurred earlier; conforming a cross-reference to changes made by the act; amending s. 39.8055, F.S.; requiring the department to file a petition to terminate parental rights within a certain number of days after the completion of a specified period after the child was sheltered or adjudicated dependent, whichever occurs first; amending s. 39.806, F.S.; providing additional

criteria for the court to consider when deciding whether to terminate the parental rights of a parent or legal guardian because the parent or legal guardian is incarcerated; increasing the number of months of failure of the parent or parents to substantially comply with a child’s case plan in certain circumstances that constitutes evidence of continuing abuse, neglect, or abandonment and grounds for termination of parental rights; revising a cross-reference; amending s. 402.56, F.S.; providing that the Children and Youth Cabinet shall meet at least four times but no more than six times each year; amending ss. 39.502, 39.823, and 39.828, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 2044** as amended and read the second time by title.

On motion by Senator Storms, by two-thirds vote **CS for CS for HB 803** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	Wise

Nays—None

Consideration of **CS for SB 2074** and **CS for CS for CS for SB 2094** was deferred.

CS for CS for SB 1196—A bill to be entitled An act relating to residential construction warranties; creating s. 553.835, F.S.; providing legislative findings; providing legislative intent to affirm the limitations to the doctrine of implied warranty of fitness and merchantability or habitability associated with the construction and sale of a new home; providing a definition; prohibiting a cause of action in law or equity based upon the doctrine of implied warranty of fitness and merchantability or habitability for offsite improvements; providing that the existing rights of purchasers of homes or homeowners’ associations to pursue certain causes of action are not altered or limited; providing for applicability of the act; providing for severability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1196**, on motion by Senator Bennett, by two-thirds vote **CS for HB 1013** was withdrawn from the Committees on Community Affairs; Judiciary; and Budget.

On motion by Senator Bennett—

CS for HB 1013—A bill to be entitled An act relating to residential construction warranties; creating s. 553.835, F.S.; providing legislative findings; providing legislative intent to affirm the limitations to the doctrine or theory of implied warranty of fitness and merchantability or habitability associated with the construction and sale of a new home; providing a definition; prohibiting a cause of action in law or equity based upon the doctrine or theory of implied warranty of fitness and merchantability or habitability for damages to offsite improvements; providing that the existing rights of purchasers of homes or homeowners’ associations to pursue certain causes of action are not altered or limited; providing for applicability of the act; providing for severability; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1196** and read the second time by title.

On motion by Senator Bennett, by two-thirds vote **CS for HB 1013** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Evers	Negron
Alexander	Fasano	Norman
Altman	Flores	Oelrich
Benacquisto	Gaetz	Richter
Bennett	Garcia	Ring
Bogdanoff	Gardiner	Sachs
Braynon	Gibson	Simmons
Bullard	Hays	Siplin
Dean	Jones	Sobel
Detert	Latvala	Storms
Diaz de la Portilla	Lynn	Thrasher
Dockery	Montford	Wise

Nays—4

Joyner	Margolis	Rich
Smith		

Vote after roll call:

Yea to Nay—Dockery, Lynn

The Senate resumed consideration of—

CS for CS for CS for SB 1626—A bill to be entitled An act relating to state contracting; amending s. 11.45, F.S.; conforming provisions to changes made by the act; amending s. 215.985, F.S.; revising provisions relating to the Chief Financial Officer’s intergovernmental contract tracking system under the Transparency Florida Act; requiring state agencies to post certain information in the tracking system and to update that information; requiring that exempt and confidential information be redacted from contracts and procurement documents posted on the system; authorizing the Chief Financial Officer to make available the information posted on the system to the public through a secure website; authorizing the Department of Financial Services to adopt rules; repealing s. 216.0111, F.S., relating to a requirement that state agencies report certain contract information to the Department of Financial Services and transferring that requirement to s. 215.985, F.S.; authorizing a state agency, a special district, or a local government to competitively bid professional services; providing a procedure for considering proposals for the selection of competing firms or vendors; requiring that each agency adopt rules; providing an effective date.

—which was previously considered this day. Pending **Amendment 1 (287310)** by Senator Bogdanoff was adopted.

On motion by Senator Gaetz, by two-thirds vote **CS for CS for CS for SB 1626** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Wise

Nays—None

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed **CS for SB 800**, with 1 amendment, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for SB 800—A bill to be entitled An act relating to county boundary lines; amending s. 7.43, F.S.; incorporating a portion of St. Lucie County into Martin County; revising the legal description of Martin County; amending s. 7.59, F.S.; revising the legal description of St. Lucie County, to conform; transferring certain roads and associated rights-of-way; requiring that St. Lucie County and Martin County enter into an interlocal agreement that provides for a feasible plan for the transfer of county services, buildings, infrastructure, waterways, and employees and for the transfer of income generated from the area transferred by a time certain; limiting the annual loss of revenue from the transferred land; providing that the transfer is contingent upon approval of a referendum by the qualified electors residing in the area being transferred from St. Lucie County to Martin County; providing effective dates.

House Amendment 1 (831651) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 7.43, Florida Statutes, is amended to read:

7.43 Martin County.—The boundary lines of Martin County are as follows: Beginning at the northwest corner of township thirty-eight south, range thirty-seven east; thence east, concurrent with the south boundary line of St. Lucie County, to the southwest corner of section thirty-one, township thirty-seven south, range forty-one east; thence north on the west line of said section thirty-one and *section thirty, township thirty-seven south, range forty-one east, 6,459 feet to a point lying within the water body of the north fork of the St. Lucie River; thence departing said line within the north fork of the St. Lucie River a bearing direction (State Plane Coordinate System, Florida East Zone) of 41 degrees north, 4 minutes west, a distance of 6,155 feet, more or less, to a point lying within the water body of the north fork of the St. Lucie River; thence departing said point a bearing direction (State Plane Coordinate System, Florida East Zone) of 45 degrees north, 16 minutes east, a distance of 2,355 feet, more or less, to a point intersecting with the north shore of the north fork of the St. Lucie River and the west edge of the Howard Creek as concurrent with the City of Port St. Lucie municipal boundary limits; thence departing said intersecting shore and edge lines following along the City of Port St. Lucie municipal boundary line north along the west edge of Howard Creek to the south line of the northeast quarter of section twenty-four, township thirty-seven south, range forty east; thence east along said south line of the northeast quarter to the intersection of the east 924.15 feet of section twenty-four, township thirty-seven south, range forty east; thence north along said east 924.15-foot line of section twenty-four, township thirty-seven south, range forty east, to the intersection of the north line of the south 508.15 feet of the northeast quarter of section twenty-four, township thirty-seven south, range forty east; thence east along said south 508.15-foot line of the northeast quarter of said section twenty-four, township thirty-seven south, range forty east, to an intersection with the west line of township thirty-seven south, range forty-one east, also being the existing Martin County boundary line; thence north concurrent with the Martin County boundary line, along the west line of sections nineteen and eighteen, township thirty-seven south, range forty-one east, ~~other sections~~ to the northwest corner of section eighteen, township thirty-seven south, range forty-one east; thence east on the north line of said section eighteen and other sections to the waters of the Atlantic Ocean; thence easterly to the eastern boundary of the State of Florida; thence southward along the coast, including the waters of the Atlantic Ocean within the jurisdiction of the State of Florida, to the south line of section twenty, township forty south, range forty-three east, produced easterly; thence west on the south line of said section twenty, and other sections, to the southwest corner of section twenty-*

two, township forty south, range forty-two east; thence south on the east line of section twenty-eight, township forty south, range forty-two east, to the southeast corner of said section twenty-eight; thence west on the south line of said section twenty-eight and other sections to the east shore of Lake Okeechobee; thence continue west in a straight course to the northeast corner of section thirty-six, township forty south, range thirty-four east, being the southwest corner of section thirty, township forty south, range thirty-five east; thence northeasterly in a straight course to the line of normal water level on the boundary of Lake Okeechobee at its intersection with the line dividing ranges thirty-six and thirty-seven east, township thirty-eight south; thence north on said range line to the place of beginning.

Section 2. Section 7.59, Florida Statutes, is amended to read:

7.59 St. Lucie County.—The boundary lines of St. Lucie County are as follows: Beginning on the eastern boundary of the State of Florida at a point where the north section line of section thirteen, township thirty-seven south, range forty-one east, produced easterly, would intersect the same; thence westerly on the north line of said section and other sections to the northwest corner of section eighteen, township thirty-seven south, range forty-one east; thence south along the range line between ranges forty east and forty-one east which is concurrent with the St. Lucie County and Martin County boundary lines to the intersection with the north line of the south 508.15 feet of the northeast quarter of section twenty-four, township thirty-seven south, range forty east; thence west along the south 508.15-foot line of the northeast quarter of section twenty-four, township thirty-seven south, range forty east and concurrent with the municipal boundary line of the City of Port St. Lucie to the intersection of the east 924.15-foot line of section twenty-four, township thirty-seven south, range forty east; thence south along the east 924.15-foot line of section twenty-four, township thirty-seven south, range forty east and continuing along the municipal boundary line of the City of Port St. Lucie, to the intersection of the south line of the northeast quarter of section twenty-four, township thirty-seven south, range forty east; thence west along the south line of the northeast quarter of section twenty-four, township thirty-seven south, range forty east to the intersection with the west edge of Howard Creek; thence southerly and along with the west edge of Howard Creek being concurrent with the municipal boundary line of the City of Port St. Lucie to the intersection of the north shore of the north fork of the St. Lucie River and the west edge of Howard Creek as concurrent with the City of Port St. Lucie municipal boundary; thence departing said north shore of the north fork of the St. Lucie River and the municipal boundary line of the City of Port St. Lucie, a bearing direction (State Plane Coordinate System, Florida East Zone) of south 45 degrees, 16 minutes west, 2,355 feet more or less, to a point within the body of water of the north fork of the St. Lucie River; thence departing said point a bearing direction (State Plane Coordinate System, Florida East Zone) of south 41 degrees, 4 minutes east, 6,155 feet more or less to a point located in the body of the north fork of the St. Lucie River which intersects with the west line of section thirty, township thirty-seven south, range forty-one east; thence south 6,459 feet along the west line of sections thirty and thirty-one, township thirty-seven south, range forty-one east, to the intersection with ~~on the range line between ranges forty and forty-one east, to the township line between townships thirty-seven and thirty-eight south; also being the southwest corner of section thirty-one, township thirty-seven, range forty-one east;~~ thence west on the said township line to the range line dividing ranges thirty-six and thirty-seven east; thence north on said range line, concurrent with the east boundary of Okeechobee County, to the northwest corner of township thirty-four south, range thirty-seven east; thence east on the township line dividing townships thirty-three and thirty-four south, to the Atlantic Ocean; thence continuing easterly to the eastern boundary of the State of Florida; thence southerly along said east boundary, including the waters of the Atlantic Ocean within the jurisdiction of the State of Florida, to the place of beginning.

Section 3. All public roads, and the public rights-of-way associated therewith, lying within the limits of the lands being incorporated into Martin County as described in sections 1 and 2 are transferred from the jurisdiction of St. Lucie County to the jurisdiction of Martin County on the effective date of the change in county boundaries pursuant to this act.

Section 4. The governing bodies of St. Lucie County and Martin County shall enter into an interlocal agreement no later than May 1, 2013, which shall provide a financially feasible plan for transfer of services, personnel, and public infrastructure from St. Lucie County to Martin County. The agreement shall include compensation for the value

of infrastructure investments by St. Lucie County in the transferred property minus depreciation, if any. Upon the effective date of this act, the total tax and assessment revenue that would have been generated in fiscal year 2013-2014 by all St. Lucie County taxing authorities levying taxes or assessments within the area transferred to Martin County less 10 percent shall be transmitted to St. Lucie County for distribution to the county and all other affected taxing authorities. Thereafter, through fiscal year 2022-2023, the tax and assessment revenue amount that would have been generated by all St. Lucie County taxing authorities levying taxes or assessments in the transferred area for fiscal year 2013-2014 shall serve as the base amount of tax and assessment revenue for further annual reductions of 10 percent of the base amount before annual distributions to the St. Lucie County through fiscal year 2022-2023. However, for any fiscal year through fiscal year 2022-2023 when the total taxes and assessments collected within the transferred area exceed the base amount by more than 3 percent, St. Lucie County shall receive the same percentage distribution from the tax and assessment revenue that exceeds the base amount by more than 3 percent as they will receive from the base amount. All distributions to St. Lucie County shall occur within 30 days after the beginning of each calendar year.

Section 5. Upon approval by a majority vote of those qualified electors residing in the area being transferred from St. Lucie County to Martin County as described in section 1 voting in a referendum to be held by the Board of County Commissioners of St. Lucie County and conducted by the Supervisor of Elections of St. Lucie County in conjunction with the next general, special, or other election to be held in St. Lucie County, in accordance with the provisions of law relating to elections currently in force, this act shall take effect July 1, 2013, except that this section shall take effect upon becoming a law.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to county boundary lines; amending s. 7.43, F.S.; incorporating a portion of St. Lucie County into Martin County; revising the legal description of Martin County; amending s. 7.59, F.S.; revising the legal description of St. Lucie County, to conform; transferring roads; providing for transition pursuant to an interlocal agreement; providing requirements for such agreement; providing for Martin County to compensate St. Lucie County for certain loss of revenue; providing effective dates, including an effective date contingent on approval at a referendum.

On motion by Senator Negron, the Senate concurred in the House amendment.

CS for SB 800 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 692, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for SB 692—A bill to be entitled An act relating to local government; amending s. 165.031, F.S.; deleting definitions; amending s. 165.041, F.S.; revising the deadline for submission of a feasibility study of a proposed incorporation of a municipality; revising a requirement for the content of the study; amending s. 257.171, F.S.; conforming a cross-reference; amending s. 163.3167, F.S.; authorizing a local government to retain certain initiatives or referendum processes that were in effect as of a specified date; providing that qualified electors of certain independent districts may commence a municipal conversion proceeding by filing a petition with the governing body of the independent special district; providing an exception; providing criteria for the petition; providing that the petition must be filed with the governing body of the independent special district and submitted to the supervisor of elections of each county in which the district lands are located; requiring that the supervisor of elections certify within a certain time to the governing body the number of signatures of qualified electors contained in the petition; requiring the governing body to meet, prepare, and approve by resolution, a proposed elector-initiated combined conversion and incorporation plan; providing criteria for the plan; providing criteria for approving the resolution; requiring the governing body to provide notice and public access to the elector-initiated combined municipal incorporation plan; providing criteria for a public hearing on the proposed elector-initiated combined municipal incorporation plan; providing notice of a final public hearing, a descriptive summary of the elector-initiated combined municipal incorporation plan, and a reference to the public place where a copy of the plan can be examined; authorizing the governing body to amend the municipal incorporation plan after the final hearing if notice and public hearing requirements are met; requiring the governing body to approve the final version of the plan within a certain time after the final hearing; requiring the governing body to notify the supervisor of elections of the county within which the special district is located of the adoption of the resolution; providing for notice of the referendum; requiring that the referenda be held in accordance with the election code; requiring the independent special district to bear the costs associated with the referenda; providing for the form of the ballot question; providing for the counting of ballots, making and canvassing of returns, and certifying the results; requiring a majority of the votes cast in the independent special district for the incorporation plan to take effect; requiring that the independent special district notify the special district information program and certain local general-purpose governments that the plan was approved; prohibiting a conversion process from being initiated for 2 years if the referendum fails; providing for interim governance of the district; providing for an effective date of the incorporation; prohibiting the municipal conversion of home rule counties, hospital districts, or children’s services districts; providing an effective date.

House Amendment 1 (001215) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 165.031, Florida Statutes, is amended to read:

165.031 Definitions.—The following terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

~~(1) “Unit of local government” means any local general purpose government.~~

~~(2) “Local general purpose government” means a county, municipality, or consolidated city county government.~~

~~(1)(3) “County” means a political subdivision of the state established pursuant to s. 1, Art. VIII of the State Constitution.~~

~~(2)(6) “Formation” means any one of the following activities:~~

~~(a) “Incorporation”—The establishment of a municipality.~~

~~(b) “Dissolution”—The dissolving of the corporate status of a municipality.~~

~~(c) “Merger”—The merging of two or more municipalities with each other and with any unincorporated areas authorized pursuant to this act to form a new municipality; the merging of one or more municipalities or special districts, in any combination thereof, with each other; or the merging of one or more counties with one or more special districts.~~

~~(3)(4) “Municipality” means a municipality created pursuant to general or special law authorized or recognized pursuant to s. 2 or s. 6, Art. VIII of the State Constitution.~~

~~(7) “Service delivery” means any mechanism used by a unit of local government to provide governmental services.~~

~~(4)(9) “Newspaper of general circulation” means a newspaper printed in the language most commonly spoken in the area within which it circulates, which is readily available for purchase by all inhabitants in its area of circulation, but does not include a newspaper intended primarily for members of a particular professional or occupational group, a newspaper the primary function of which is to carry legal notices, or a newspaper that is given away primarily to distribute advertising.~~

~~(5)(9) “Parties affected” means any person owning property or residing in a municipality proposing a formation or in the territory that is proposed for a formation or any governmental unit with jurisdiction over such area.~~

~~(6)(10) “Qualified voter” means any person registered to vote in accordance with law.~~

~~(7)(5) “Special district” means a local unit of special government, as defined in s. 189.403(1). This term includes dependent special districts, as defined in s. 189.403(2), and independent special districts, as defined in s. 189.403(3). All provisions of s. 200.001(8)(d) and (e) shall be considered provisions of this chapter.~~

~~(11) “Sufficiency of petition” means the verification of the signatures and addresses of all signers of a petition with the voting list maintained by the county supervisor of elections and certification that the number of valid signatures represents the required percentage of the total number of qualified voters in the area affected by a proposal pursuant to this chapter.~~

Section 2. Paragraph (b) of subsection (1) of section 165.041, Florida Statutes, is amended to read:

165.041 Incorporation; merger.—

(1)

(b) To inform the Legislature on the feasibility of a proposed incorporation of a municipality, a feasibility study shall be completed and submitted to the Legislature *no later than the first Monday after September 1 of the year 90 days before the first day of the regular session of the Legislature during which the municipal charter would be enacted.* The feasibility study shall contain the following:

1. The ~~general~~ location of territory subject to boundary change and a map of the area which identifies the proposed change.
2. The major reasons for proposing the boundary change.
3. The following characteristics of the area:
 - a. A list of the current land use designations applied to the subject area in the county comprehensive plan.
 - b. A list of the current county zoning designations applied to the subject area.
 - c. A general statement of present land use characteristics of the area.
 - d. A description of development being proposed for the territory, if any, and a statement of when actual development is expected to begin, if known.
4. A list of all public agencies, such as local governments, school districts, and special districts, whose current boundary falls within the boundary of the territory proposed for the change or reorganization.
5. A list of current services being provided within the proposed incorporation area, including, but not limited to, water, sewer, solid waste, transportation, public works, law enforcement, fire and rescue, zoning, street lighting, parks and recreation, and library and cultural facilities, and the estimated costs for each current service.

6. A list of proposed services to be provided within the proposed incorporation area, and the estimated cost of such proposed services.

7. The names and addresses of three officers or persons submitting the proposal.

8. Evidence of fiscal capacity and an organizational plan as it relates to the area seeking incorporation that, at a minimum, includes:

a. Existing tax bases, including ad valorem taxable value, utility taxes, sales and use taxes, franchise taxes, license and permit fees, charges for services, fines and forfeitures, and other revenue sources, as appropriate.

b. A 5-year operational plan that, at a minimum, includes proposed staffing, building acquisition and construction, debt issuance, and budgets.

9. Data and analysis to support the conclusions that incorporation is necessary and financially feasible, including population projections and population density calculations, and an explanation concerning methodologies used for such analysis.

10. Evaluation of the alternatives available to the area to address its policy concerns.

11. Evidence that the proposed municipality meets the requirements for incorporation pursuant to s. 165.061.

Section 3. Section 165.0615, Florida Statutes, is created to read:

165.0615 *Municipal conversion of independent special districts upon elector-initiated and approved referendum.*—

(1) *The qualified electors of an independent special district may commence a municipal conversion proceeding by filing a petition with the governing body of the independent special district proposed to be converted if the district meets all of the following criteria:*

- (a) *It was created by special act of the Legislature.*
- (b) *It is designated as an improvement district and created pursuant to chapter 298 or is designated as a stewardship district and created pursuant to s. 189.404.*
- (c) *Its governing board is elected.*
- (d) *Its governing board agrees to the conversion.*
- (e) *It provides at least four of the following municipal services: water, sewer, solid waste, drainage, roads, transportation, public works, fire and rescue, street lighting, parks and recreation, or library or cultural facilities.*
- (f) *No portion of the district is located within the jurisdictional limits of a municipality.*

(2)(a) *The petition must include signatures of at least 40 percent of the qualified electors of the independent special district and must be submitted as provided in subsection (3) not later than 1 year after the start of the qualified elector-initiated municipal conversion proceeding.*

(b) *The petition must comply with, and be circulated in, the following form:*

PETITION FOR MUNICIPAL CONVERSION OF INDEPENDENT SPECIAL DISTRICT

We, the undersigned electors and legal voters of (...name of independent special district...), qualified to vote at the next general or special election, respectfully petition that there be submitted to the electors and legal voters of (...name of independent special district proposed to be converted to a municipality...) for their approval or rejection at a referendum held for that purpose, a proposal to convert (...name of independent special district...) and incorporate (...proposed name of municipality...).

In witness thereof, we have signed our names on the date indicated next to our signatures.

Date Name (print under signature) Home Address

(c) *The petition must be validated by a signed statement by a witness who is a duly qualified elector of the independent special district, a notary public, or another person authorized to take acknowledgements.*

(d) *A statement that is signed by a witness who is a duly qualified elector of the district shall be accepted for all purposes as the equivalent of an affidavit. The statement must be in substantially the following form:*

"I, (...name of witness...), state that I am a duly qualified voter of (...name of independent special district...). Each of the (...insert number...) persons who have signed this petition sheet has signed his or her name in my presence on the dates indicated above and identified himself or herself to be the same person who signed the sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a materially false statement, shall subject me to the penalties of perjury."

Date Signature of Witness

(e) *A statement that is signed by a notary public or another person authorized to take acknowledgements must be in substantially the following form:*

"On the date indicated above before me personally came each of the (...insert number...) electors and legal voters whose signatures appear on this petition sheet, who signed the petition in my presence and who, being by me duly sworn, each for himself or herself, identified himself or herself as the same person who signed the petition, and I declare that the foregoing information they provided was true."

Date Signature of Witness

(f) *An alteration or correction of information appearing on a petition's signature line, other than a signature that was not initialed, and date, does not invalidate the signature. In matters of form, this paragraph must be liberally construed, not inconsistent with substantial compliance thereto and the prevention of fraud.*

(3) *The appropriately signed petition must be filed with the governing body of the independent special district. The petition must be submitted to the supervisor of elections of the county in which the district lands are located. The supervisor of elections shall, within 30 business days after receipt of the petition, certify to the governing body the number of signatures of qualified electors contained on the petition.*

(4) *Upon verification by the supervisor of elections of the county within which the independent special district lands are located that 40 percent of the qualified electors have petitioned for municipal conversion and that all such petitions have been executed within 1 year after the date of the initiation of the qualified-elector conversion process, the governing body of the independent special district shall meet within 30 business days to prepare and approve by resolution a proposed elector-initiated combined conversion and incorporation plan. The proposed plan must include:*

- (a) *The name of the independent special district to be converted to a municipality.*
- (b) *The name of the municipality to be created.*
- (c) *The conversion schedule.*

(d) *Notwithstanding s. 165.061(1)(d), certification by a licensed surveyor that the boundaries of the proposed municipality do not overlap with any other municipal boundary and are contained within a single county.*

(e) *The rights, duties, and obligations of the municipality, and a feasibility study that contains the requirements under s. 165.041(1)(b), except that the provisions of s. 165.061(1)(b)-(d) do not apply if the buildout of the land use allowed under the current county-approved comprehensive plan and zoning designations will meet the population and density requirements of s. 165.061(1)(b) and (c).*

- (f) *The territorial boundaries of the proposed municipality.*
- (g) *The governmental organization of the proposed municipality and independent special district as the organization concerns elected and appointed officials and public employees, along with a transitional plan and schedule for elections and appointments of officials.*
- (h) *An accounting of the independent special district's assets, including, but not limited to, real and personal property, and the current value of the property.*
- (i) *An accounting of the independent special district's liabilities and indebtedness, bonded and otherwise, and the current value of the liabilities and indebtedness.*
- (j) *Terms for addressing the ownership and obligations related to existing assets, liabilities, and indebtedness of the independent special district, jointly, separately, or in defined proportions.*
- (k) *Terms for the common administration and uniform enforcement of existing laws within the proposed municipality.*
- (l) *An estimated date for final payment of any bonded indebtedness of the independent special district, and if maintained by the district after incorporation, the estimated date of automatic dissolution of the independent special district.*
- (m) *The time and place for a public hearing on the proposed incorporation.*
- (n) *The effective date of the proposed incorporation.*
- (5) *The resolution endorsing the proposed elector-initiated municipal incorporation plan must be approved by a majority vote of the governing body of the independent special district and must be adopted at least 60 business days before any general or special election on the proposed elector-initiated plan.*
- (6) *Within 5 business days after the independent special district approves the proposed elector-initiated municipal incorporation plan, the governing body must:*
 - (a) *Cause a copy of the proposed elector-initiated municipal incorporation plan, along with a descriptive summary of the plan, to be displayed and be readily accessible to the public for inspection in at least three public places within the territorial limits of the independent special district, unless the independent special district has fewer than three public places, in which case the plan must be accessible for inspection in all public places within the independent special district.*
 - (b) *If applicable, cause the proposed elector-initiated municipal incorporation plan, along with a descriptive summary of the plan and a reference to the public places within the independent special district where a copy of the plan may be examined, to be displayed on a website maintained by the district or otherwise on a website maintained by the county in which the district is located.*
 - (c) *Arrange for a descriptive summary of the proposed elector-initiated municipal incorporation plan, and a reference to the public places within the district where a copy may be examined, to be published in a newspaper of general circulation within the independent special district at least once each week for 4 successive weeks.*
- (7) *The governing body of the independent special district shall set a time and place for one or more public hearings on the proposed elector-initiated combined municipal incorporation plan. Each public hearing shall be held on a weekday at least 7 business days after the day the first advertisement is published on the proposed elector-initiated merger plan. An interested person residing in the respective district shall be given a reasonable opportunity to be heard on any aspect of the proposed merger at the public hearing.*
- (8) *Notice of the final public hearing on the proposed elector-initiated combined municipal incorporation plan must be published pursuant to the notice requirements in s. 189.417 and must provide a descriptive summary of the elector-initiated municipal incorporation plan and a reference to the public places within the independent special district where a copy of the plan may be examined.*

- (9) *After the final public hearing, the governing body of the independent special district may amend the proposed elector-initiated municipal incorporation plan if the amended version complies with the notice and public hearing requirements provided in this section. The governing body shall approve a final version of the plan within 60 business days after the final hearing.*
 - (10) *After the final public hearing, the governing body must notify the supervisor of elections of the county in which district lands are located of the adoption of the resolution by the governing body. The supervisor of elections shall schedule a date for the referenda for the district.*
 - (11) *Notice of a referendum on the municipal incorporation of the independent special district must be provided pursuant to the notice requirements in s. 100.342. The notice must include:*
 - (a) *A brief summary of the resolution and elector-initiated municipal incorporation plan;*
 - (b) *A statement as to where a copy of the resolution and petition for municipal incorporation may be examined;*
 - (c) *The name of the independent special district to be converted to a municipality and a description of the territory included in the plan;*
 - (d) *The time and place at which the referendum will be held; and*
 - (e) *Such other matters as may be necessary to call, provide for, and give notice of the referendum and to provide for the conduct of the referendum and the canvass of the returns.*
 - (12) *The referendum must be held in accordance with the Florida Election Code and may be held pursuant to ss. 101.6101-101.6107. The costs associated with the referendum must be borne by the independent special district.*
 - (13) *The ballot question in the referendum placed before the qualified electors of the independent special district to be incorporated must be in substantially the following form:*

"Shall (...name of independent special district...) be converted into (...name of newly created municipality...), which will assume all authority, powers, rights, and obligations of the district?"

YES

NO"
 - (14) *In any referendum held pursuant to this section, the ballots must be counted, returns made and canvassed, and results certified in the same manner as other elections or referenda for the independent special district.*
 - (15) *The incorporation plan will not take effect unless a majority of the votes cast in the independent special district are in favor of the plan.*
 - (16) *If the incorporation plan is approved by a majority of the votes cast in the independent special district, the district shall notify the special district information program pursuant to s. 189.418(2) and the local general-purpose governments in which any part of the independent special district is situated pursuant to s. 189.418(7).*
 - (17) *If the referendum fails, the conversion process under this section may not be initiated for the same purpose within 2 years after the date of the referendum.*
 - (18) *An independent special district proposed for conversion under an elector-initiated municipal incorporation plan must continue to be governed as before the approved referendum until the effective date specified in the adopted elector-initiated municipal incorporation plan.*
 - (19) *The effective date of the incorporation shall be as provided in the elector-initiated combined conversion and incorporation plan, as appropriate, and is not contingent upon a future act of the Legislature.*
- Section 4. Section 257.171, Florida Statutes, is amended to read:
- 257.171 Multicounty libraries.—Units of local government, ~~as defined in s. 165.091(1),~~ may establish a multicounty library. The Division of Library and Information Services may establish operating standards

and rules under which a multicounty library is eligible to receive state moneys. For a multicounty library, a local government may pay moneys in advance in lump sum from its public funds for the provision of library services only.

Section 5. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the formation of local governments; amending s. 165.031, F.S.; deleting definitions; amending s. 165.041, F.S.; revising the deadline for submission of a feasibility study of a proposed incorporation of a municipality; revising a requirement for the content of the study; creating s. 165.0615, F.S.; providing that qualified electors of an independent special district that meets certain criteria may commence a municipal conversion proceeding by filing a petition with the governing body of the independent special district; providing criteria for the petition; providing that the petition must be filed with the governing body of the independent special district and submitted to the supervisor of elections of each county in which the district lands are located; requiring that the supervisor of elections certify within a certain time to the governing body the number of signatures of qualified electors contained in the petition; requiring the governing body to meet, prepare, and approve by resolution a proposed elector-initiated combined conversion and incorporation plan; providing criteria for the plan; providing criteria for approving the resolution; requiring the governing body to provide notice and public access to the elector-initiated combined municipal incorporation plan; providing criteria for a public hearing on the proposed elector-initiated combined municipal incorporation plan; providing notice of a final public hearing, a descriptive summary of the elector-initiated combined municipal incorporation plan, and a reference to the public place where a copy of the plan can be examined; authorizing the governing body to amend the municipal incorporation plan after the final hearing if notice and public hearing requirements are met; requiring the governing body to approve the final version of the plan within a certain time after the final hearing; requiring the governing body to notify the supervisor of elections of the county within which the special district is located of the adoption of the resolution; providing for notice of the referendum; requiring that the referendum be held in accordance with the election code; requiring the independent special district to bear the costs associated with the referendum; providing for the form of the ballot question; providing for the counting of ballots, making and canvassing of returns, and certifying of the results; requiring a majority of the votes cast in the independent special district for the incorporation plan to take effect; requiring that the independent special district notify the special district information program and certain local general-purpose governments that the plan was approved; prohibiting a conversion process from being initiated for 2 years if the referendum fails; providing for interim governance of the district; providing for an effective date of the incorporation; amending s. 257.171, F.S.; conforming a cross-reference; providing an effective date.

On motion by Senator Bennett, the Senate concurred in the House amendment.

CS for SB 692 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

Vote after roll call:

Yea—Hays

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed SB 524, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

SB 524—A bill to be entitled An act relating to the restraint of incarcerated pregnant women; providing a short title; defining terms; prohibiting use of restraints on a prisoner known to be pregnant during labor, delivery, and postpartum recovery unless a corrections official determines that the prisoner presents an extraordinary circumstance; requiring that a corrections officer or other official accompanying a prisoner remove all restraints if the doctor, nurse, or other health care professional treating the prisoner requests that restraints not be used; prohibiting leg, ankle, or waist restraints from being used on a prisoner under specified circumstances; requiring that restraints be applied in the least restrictive manner necessary; requiring that the corrections official make written findings within 10 days as to the extraordinary circumstance that dictated the use of restraints; requiring that the findings be kept on file for a certain period and be made available for public inspection; restricting the use of waist, wrist, or leg and ankle restraints during the third trimester of pregnancy or when requested by a doctor, nurse, or other health care professional treating the prisoner; requiring that the use of restraints on a pregnant prisoner be by the least restrictive manner necessary; authorizing any woman who is restrained in violation of the act to file a grievance within a specified period; providing that these remedies do not prevent a woman harmed from filing a complaint under any other relevant federal or state law; directing the Department of Corrections and the Department of Juvenile Justice to adopt rules; requiring that correctional institutions and detention facilities inform female prisoners of the rules upon admission, include the policies and practices in the prisoner handbook, and post the policies and practices in the correctional institution or detention facility; requiring that the Secretary of Corrections, the Secretary of Juvenile Justice, and county and municipal corrections officials annually file written reports with the Executive Office of the Governor detailing each incident of restraint in violation of law or as an authorized exception; requiring that the reports be made available for public inspection; providing an effective date.

House Amendment 1 (603303) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *Shackling of incarcerated pregnant women.*—

(1) *SHORT TITLE.*—This section may be cited as the "Healthy Pregnancies for Incarcerated Women Act."

(2) *DEFINITIONS.*—As used in this section, the term:

(a) "Correctional institution" means any facility under the authority of the department or the Department of Juvenile Justice, a county or municipal detention facility, or a detention facility operated by a private entity.

(b) "Corrections official" means the official who is responsible for oversight of a correctional institution, or his or her designee.

(c) "Department" means the Department of Corrections.

(d) "Extraordinary circumstance" means a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of the prisoner, the staff of the correctional institution or medical facility, other prisoners, or the public.

(e) "Labor" means the period of time before a birth during which contractions are of sufficient frequency, intensity, and duration to bring about effacement and progressive dilation of the cervix.

(f) "Postpartum recovery" means, as determined by her physician, the period immediately following delivery, including the recovery period when a woman is in the hospital or infirmary following birth, up to 24 hours after delivery unless the physician after consultation with the department or correctional institution recommends a longer period of time.

(g) "Prisoner" means any person incarcerated or detained in any correctional institution who is accused of, convicted of, sentenced for, or adjudicated delinquent for a violation of criminal law or the terms and conditions of parole, probation, community control, pretrial release, or a diversionary program. For purposes of this section, the term includes any woman detained under the immigration laws of the United States at any correctional institution.

(h) "Restraints" means any physical restraint or mechanical device used to control the movement of a prisoner's body or limbs, including, but not limited to, flex cuffs, soft restraints, hard metal handcuffs, a black box, chubb cuffs, leg irons, belly chains, a security or tether chain, or a convex shield.

(3) RESTRAINT OF PRISONERS.—

(a) Restraints may not be used on a prisoner who is known to be pregnant during labor, delivery, and postpartum recovery, unless the corrections official makes an individualized determination that the prisoner presents an extraordinary circumstance, except that:

1. The physician may request that restraints not be used for documentable medical purposes. The correctional officer, correctional institution employee, or other officer accompanying the pregnant prisoner may consult with the medical staff; however, if the officer determines there is an extraordinary public safety risk, the officer is authorized to apply restraints as limited by subparagraph 2.

2. Under no circumstances shall leg, ankle, or waist restraints be used on any pregnant prisoner who is in labor or delivery.

(b) If restraints are used on a pregnant prisoner pursuant to paragraph (a):

1. The type of restraint applied and the application of the restraint must be done in the least restrictive manner necessary; and

2. The corrections official shall make written findings within 10 days after the use of restraints as to the extraordinary circumstance that dictated the use of the restraints. These findings shall be kept on file by the department or correctional institution for at least 5 years.

(c) During the third trimester of pregnancy or when requested by the physician treating a pregnant prisoner, unless there are significant documentable security reasons noted by the department or correctional institution to the contrary that would threaten the safety of the prisoner, the unborn child, or the public in general:

1. Leg, ankle, and waist restraints may not be used; and

2. If wrist restraints are used, they must be applied in the front so the pregnant prisoner is able to protect herself in the event of a forward fall.

(d) In addition to the specific requirements of paragraphs (a)-(c), any restraint of a prisoner who is known to be pregnant must be done in the least restrictive manner necessary in order to mitigate the possibility of adverse clinical consequences.

(4) ENFORCEMENT.—

(a) Notwithstanding any relief or claims afforded by federal or state law, any prisoner who is restrained in violation of this section may file a grievance with the correctional institution, and be granted a 45-day extension if requested in writing pursuant to rules promulgated by the correctional institution.

(b) This section does not prevent a woman harmed through the use of restraints under this section from filing a complaint under any other relevant provision of federal or state law.

(5) NOTICE TO PRISONERS.—

(a) By September 1, 2012, the department and the Department of Juvenile Justice shall adopt rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.

(b) Each correctional institution shall inform female prisoners of the rules developed pursuant to paragraph (a) upon admission to the correctional institution, including the policies and practices in the prisoner handbook, and post the policies and practices in locations in the correctional institution where such notices are commonly posted and will be seen by female prisoners, including common housing areas and medical care facilities.

Section 2. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the restraint of incarcerated pregnant women; providing a short title; defining terms; prohibiting use of restraints on a prisoner known to be pregnant during labor, delivery, and postpartum recovery unless a corrections official makes an individualized determination that the prisoner presents an extraordinary circumstance requiring restraints; authorizing an officer to apply restraints after consulting with medical staff; requiring that any restraint applied must be done in the least restrictive manner necessary; requiring the corrections official to make written findings as to the extraordinary circumstance requiring restraints; restricting the use of certain restraints during the third trimester of pregnancy unless there are significant security concerns documented by the department or correctional institution; requiring that the findings be kept on file by the department or correctional institution for at least 5 years; authorizing any woman who is restrained in violation of the act to file a grievance within a specified period; providing that these remedies do not prevent a woman harmed through the use of restraints from filing a complaint under federal or state law; directing the Department of Corrections and the Department of Juvenile Justice to adopt rules; requiring correctional institutions to inform female prisoners of the rules upon admission, include the policies and practices in the prisoner handbook, and post the policies and practices in the correctional institution; providing an effective date.

WHEREAS, restraining a pregnant prisoner can pose undue health risks and increase the potential for physical harm to the woman and her pregnancy, and

WHEREAS, the vast majority of female prisoners in this state are nonviolent offenders, and

WHEREAS, the impact of such harm to a pregnant woman can negatively affect her pregnancy, and

WHEREAS, freedom from physical restraints is especially critical during labor, delivery, and postpartum recovery after delivery as women often need to move around during labor and recovery, including moving their legs as part of the birthing process, and

WHEREAS, restraints on a pregnant woman can interfere with the medical staff's ability to appropriately assist in childbirth or to conduct sudden emergency procedures, and

WHEREAS, the Federal Bureau of Prisons, the United States Marshals Service, the American Correctional Association, the American College of Obstetricians and Gynecologists, and the American Public Health Association all oppose restraining women during labor, delivery, and postpartum recovery because it is unnecessary and dangerous to a woman's health and well-being, NOW, THEREFORE

On motion by Senator Joyner, the Senate concurred in the House amendment.

SB 524 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Benacquisto	Braynon
Alexander	Bennett	Bullard
Altman	Bogdanoff	Dean

Detert	Jones	Ring
Diaz de la Portilla	Joyner	Sachs
Dockery	Latvala	Simmons
Evers	Lynn	Siplin
Fasano	Margolis	Smith
Flores	Montford	Sobel
Gaetz	Negron	Storms
Garcia	Norman	Thrasher
Gardiner	Oelrich	Wise
Gibson	Rich	
Hays	Richter	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 364, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for SB 364—A bill to be entitled An act relating to blood establishments; amending s. 381.06014, F.S.; redefining the term "blood establishment" and defining the term "volunteer donor"; prohibiting local governments from restricting access to public facilities or infrastructure for certain activities based on whether a blood establishment is operating as a for-profit organization or not-for-profit organization; prohibiting a blood establishment from considering whether certain customers are operating as for-profit organizations or not-for-profit organizations when determining service fees for selling blood or blood components; requiring that certain blood establishments disclose specified information on the Internet; authorizing the Department of Legal Affairs to assess a civil penalty against a blood establishment that fails to disclose specified information on the Internet; providing that the civil penalty accrues to the state and requiring that it be deposited as received into the General Revenue Fund; amending s. 499.003, F.S.; redefining the term "health care entity" to clarify that a blood establishment is a health care entity that may engage in certain activities; amending s. 499.005, F.S.; clarifying provisions that prohibit the unauthorized wholesale distribution of a prescription drug that was purchased by a hospital or other health care entity or donated or supplied at a reduced price to a charitable organization, to conform to changes made by the act; amending s. 499.01, F.S.; exempting certain blood establishments from the requirements to be permitted as a prescription drug manufacturer and register products; requiring that certain blood establishments obtain a restricted prescription drug distributor permit under specified conditions; limiting the prescription drugs that a blood establishment may distribute under a restricted prescription drug distributor permit; authorizing the Department of Business and Professional Regulation to adopt rules regarding the distribution of prescription drugs by blood establishments; providing an effective date.

House Amendment 1 (982397) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 381.06014, Florida Statutes, is amended to read:

381.06014 Blood establishments.—

(1) As used in this section, the term:

(a) "Blood establishment" means any person, entity, or organization, operating within the state, which examines an individual for the purpose of blood donation or which collects, processes, stores, tests, or distributes blood or blood components collected from the human body for the purpose of transfusion, for any other medical purpose, or for the production of any biological product. A person, entity, or organization that uses a mobile unit to conduct such activities within the state is also a blood establishment.

(b) "Volunteer donor" means a person who does not receive remuneration, other than an incentive, for a blood donation intended for transfusion, and the product container of the donation from the person qualifies for labeling with the statement "volunteer donor" under 21 C.F.R. s. 606.121.

(2) Any blood establishment operating in the state may not conduct any activity defined in *paragraph (1)(a) subsection (1)* unless that blood establishment is operated in a manner consistent with the provisions of ~~Title 21 C.F.R. parts 211 and 600-640, Code of Federal Regulations.~~

(3) Any blood establishment determined to be operating in the state in a manner not consistent with the provisions of ~~Title 21 C.F.R. parts 211 and 600-640, Code of Federal Regulations,~~ and in a manner that constitutes a danger to the health or well-being of donors or recipients as evidenced by the federal Food and Drug Administration's inspection reports and the revocation of the blood establishment's license or registration ~~is shall be~~ in violation of this chapter and ~~must shall~~ immediately cease all operations in the state.

(4) The operation of a blood establishment in a manner not consistent with the provisions of ~~Title 21 C.F.R. parts 211 and 600-640, Code of Federal Regulations,~~ and in a manner that constitutes a danger to the health or well-being of blood donors or recipients as evidenced by the federal Food and Drug Administration's inspection process is declared a nuisance and inimical to the public health, welfare, and safety. The Agency for Health Care Administration or any state attorney may bring an action for an injunction to restrain such operations or enjoin the future operation of the blood establishment.

(5) A local government may not restrict the access to or use of any public facility or infrastructure for the collection of blood or blood components from volunteer donors based on whether the blood establishment is operating as a for-profit organization or not-for-profit organization.

(6) In determining the service fee of blood or blood components received from volunteer donors and sold to hospitals or other health care providers, a blood establishment may not base the service fee of the blood or blood component solely on whether the purchasing entity is a for-profit organization or not-for-profit organization.

(7) A blood establishment that collects blood or blood components from volunteer donors must disclose on the Internet the information required under this subsection to educate and inform donors and the public about the blood establishment's activities. A hospital that collects blood or blood components to be used only by that hospital's licensed facilities or by a health care provider that is a part of the hospital's business entity is exempt from the disclosure requirements in this subsection. The information required to be disclosed under this subsection may be cumulative for all blood establishments within a business entity. A blood establishment must disclose on its website all of the following information:

(a) A description of the steps involved in collecting, processing, and distributing volunteer donations.

(b) By March 1 of each year, the number of units of blood components which were:

1. Produced by the blood establishment during the preceding calendar year;

2. Obtained from other sources during the preceding calendar year;

3. Distributed during the preceding calendar year to health care providers located outside this state. However, if the blood establishment collects donations in a county outside this state, distributions to health care providers in that county shall be excluded. Such information shall be reported in the aggregate for health care providers located within the United States and its territories or outside the United States and its territories; and

4. Distributed during the preceding calendar year to entities that are not health care providers. Such information shall be reported in the aggregate for purchasers located within the United States and its territories or outside the United States and its territories.

(c) The blood establishment's conflict-of-interest policy, policy concerning related-party transactions, whistleblower policy, and policy for determining executive compensation. If a change occurs to any of these documents, the revised document must be available on the blood establishment's website by the following March 1.

(d) Except for a hospital that collects blood or blood components from volunteer donors:

1. The most recent 3 years of the Return of Organization Exempt from Income Tax, Internal Revenue Service Form 990, if the business entity for the blood establishment is eligible to file such return. The Form 990 must be available on the blood establishment's website within 60 calendar days after it is filed with the Internal Revenue Service; or

2. If the business entity for the blood establishment is not eligible to file the Form 990 return, a balance sheet, income statement, and statement of changes in cash flow, along with the expression of an opinion thereon by an independent certified public accountant who audited or reviewed such financial statements. Such documents must be available on the blood establishment's website within 120 days after the end of the blood establishment's fiscal year and must remain on the blood establishment's website for at least 36 months.

(8) A blood establishment is liable for a civil penalty for failing to make the disclosures required under subsection (7). The Department of Legal Affairs may assess the civil penalty against the blood establishment for each day that it fails to make such required disclosures, but the penalty may not exceed \$10,000 per year. If multiple blood establishments operated by a single business entity fail to meet such disclosure requirements, the civil penalty may be assessed against only one of the business entity's blood establishments. The Department of Legal Affairs may terminate an action if the blood establishment agrees to pay a stipulated civil penalty. A civil penalty so collected accrues to the state and shall be deposited as received into the General Revenue Fund unallocated. The Department of Legal Affairs may terminate the action and waive the civil penalty upon a showing of good cause by the blood establishment as to why the required disclosures were not made.

Section 2. Subsection (23) of section 499.003, Florida Statutes, is amended to read:

499.003 Definitions of terms used in this part.—As used in this part, the term:

(23) "Health care entity" means a closed pharmacy or any person, organization, or business entity that provides diagnostic, medical, surgical, or dental treatment or care, or chronic or rehabilitative care, but does not include any wholesale distributor or retail pharmacy licensed under state law to deal in prescription drugs. However, a blood establishment is a health care entity that may engage in the wholesale distribution of prescription drugs under s. 499.01(2)(g)1.c.

Section 3. Subsection (21) of section 499.005, Florida Statutes, is amended to read:

499.005 Prohibited acts.—It is unlawful for a person to perform or cause the performance of any of the following acts in this state:

- (21) The wholesale distribution of any prescription drug that was:
 - (a) Purchased by a public or private hospital or other health care entity; or
 - (b) Donated or supplied at a reduced price to a charitable organization, unless the wholesale distribution of the prescription drug is authorized in s. 499.01(2)(g)1.c.

Section 4. Paragraphs (a) and (g) of subsection (2) of section 499.01, Florida Statutes, are amended to read:

499.01 Permits.—

- (2) The following permits are established:
 - (a) Prescription drug manufacturer permit.—A prescription drug manufacturer permit is required for any person that is a manufacturer of a prescription drug and that manufactures or distributes such prescription drugs in this state.

1. A person that operates an establishment permitted as a prescription drug manufacturer may engage in wholesale distribution of prescription drugs manufactured at that establishment and must comply with all of the provisions of this part, except s. 499.01212, and the rules adopted under this part, except s. 499.01212, which ~~that~~ apply to a wholesale distributor.

2. A prescription drug manufacturer must comply with all appropriate state and federal good manufacturing practices.

3. A blood establishment, as defined in s. 381.06014, operating in a manner consistent with the provisions of 21 C.F.R. parts 211 and 600-640, and manufacturing only the prescription drugs described in s. 499.003(54)(d) is not required to be permitted as a prescription drug manufacturer under this paragraph or to register products under s. 499.015.

(g) Restricted prescription drug distributor permit.—

1. A restricted prescription drug distributor permit is required for:

a. Any person located in this state who ~~that~~ engages in the distribution of a prescription drug, which distribution is not considered "wholesale distribution" under s. 499.003(54)(a).

~~b. Any A~~ b. Any A person located in this state who engages in the receipt or distribution of a prescription drug in this state for the purpose of processing its return or its destruction ~~must obtain a permit as a restricted prescription drug distributor~~ if such person is not the person initiating the return, the prescription drug wholesale supplier of the person initiating the return, or the manufacturer of the drug.

c. A blood establishment located in this state which collects blood and blood components only from volunteer donors as defined in s. 381.06014 or pursuant to an authorized practitioner's order for medical treatment or therapy and engages in the wholesale distribution of a prescription drug not described in s. 499.003(54)(d) to a health care entity. A mobile blood unit operated by a blood establishment permitted under this sub-subparagraph is not required to be separately permitted. The health care entity receiving a prescription drug distributed under this sub-subparagraph must be licensed as a closed pharmacy or provide health care services at that establishment. The blood establishment must operate in accordance with s. 381.06014 and may distribute only:

- (I) Prescription drugs indicated for a bleeding or clotting disorder or anemia;
- (II) Blood-collection containers approved under s. 505 of the federal act;
- (III) Drugs that are blood derivatives, or a recombinant or synthetic form of a blood derivative;
- (IV) Prescription drugs that are identified in rules adopted by the department and that are essential to services performed or provided by blood establishments and authorized for distribution by blood establishments under federal law; or

(V) To the extent authorized by federal law, drugs necessary to collect blood or blood components from volunteer blood donors; for blood establishment personnel to perform therapeutic procedures under the direction and supervision of a licensed physician; and to diagnose, treat, manage, and prevent any reaction of a volunteer blood donor or a patient undergoing a therapeutic procedure performed under the direction and supervision of a licensed physician,

as long as all of the health care services provided by the blood establishment are related to its activities as a registered blood establishment or the health care services consist of collecting, processing, storing, or administering human hematopoietic stem cells or progenitor cells or performing diagnostic testing of specimens if such specimens are tested together with specimens undergoing routine donor testing. The blood establishment may purchase and possess the drugs described in this sub-subparagraph without a health care clinic establishment permit.

2. Storage, handling, and recordkeeping of these distributions by a person required to be permitted as a restricted prescription drug distributor must be in accordance ~~comply~~ with the requirements for wholesale distributors under s. 499.0121, but not those set forth in s. 499.01212 if the distribution occurs pursuant to sub-subparagraph 1.a. or sub-subparagraph 1.b.

3. A person who applies for a permit as a restricted prescription drug distributor, or for the renewal of such a permit, must provide to the department the information required under s. 499.012.

4. The department may adopt rules regarding the distribution of prescription drugs by hospitals, health care entities, charitable organizations, ~~or~~ other persons not involved in wholesale distribution, and blood establishments, which rules are necessary for the protection of the public health, safety, and welfare.

Section 5. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to blood establishments; amending s. 381.06014, F.S.; redefining the term "blood establishment" and defining the term "volunteer donor"; prohibiting local governments from restricting access to public facilities or infrastructure for certain activities based on whether a blood establishment is operating as a for-profit organization or not-for-profit organization; prohibiting a blood establishment from considering whether certain customers are operating as for-profit organizations or not-for-profit organizations when determining service fees for selling blood or blood components; requiring that certain blood establishments disclose specified information on the Internet; authorizing the Department of Legal Affairs to assess a civil penalty against a blood establishment that fails to disclose specified information on the Internet; providing that the civil penalty accrues to the state and requiring that it be deposited as received into the General Revenue Fund; amending s. 499.003, F.S.; redefining the term "health care entity" to clarify that a blood establishment is a health care entity that may engage in certain activities; amending s. 499.005, F.S.; clarifying provisions that prohibit the unauthorized wholesale distribution of a prescription drug that was purchased by a hospital or other health care entity or donated or supplied at a reduced price to a charitable organization, to conform to changes made by the act; amending s. 499.01, F.S.; exempting certain blood establishments from the requirements to be permitted as a prescription drug manufacturer and register products; requiring that certain blood establishments obtain a restricted prescription drug distributor permit under specified conditions; limiting the prescription drugs that a blood establishment may distribute under a restricted prescription drug distributor permit; authorizing the Department of Business and Professional Regulation to adopt rules regarding the distribution of prescription drugs by blood establishments; providing an effective date.

On motion by Senator Gaetz, the Senate concurred in the House amendment.

CS for SB 364 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 922, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 922—A bill to be entitled An act relating to current and former military personnel; amending s. 265.003, F.S.; creating the Florida Veterans' Hall of Fame Council; providing for membership and terms of appointment; providing for the appointment of a chair; providing for meetings, a quorum, and voting; providing for reimbursement of travel expenses; providing for the removal of an appointee; providing for the Florida Veterans' Hall of Fame Council rather than the Department of Veterans' Affairs to select nominees for induction into the Florida Veterans' Hall of Fame and to establish the criteria for selection; amending s. 295.187, F.S.; revising legislative intent; renaming and revising the Florida Service-Disabled Veteran Business Enterprise Opportunity Act to expand the vendor preference in state contracting to include certain businesses owned and operated by wartime veterans or veterans of a period of war; amending s. 320.08056, F.S.; providing the license plate annual use fee for an American Legion license plate; amending s. 320.08058, F.S.; creating the American Legion license plate; providing for the distribution of use fees received from the sale of the license plates; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; providing for issuance of a Vietnam War Veterans' license plate and the Korean Conflict Veterans' license plate; providing qualifications and requirements for the plates; creating s. 320.0892, F.S.; providing for the Department of Highway Safety and Motor Vehicles to issue Silver Star, Distinguished Service Cross, Navy Cross, and Air Force Cross license plates, without payment of the license tax, to persons meeting specified criteria; creating s. 683.146, F.S.; designating August 7 of each year as "Purple Heart Day"; providing a short title; creating a court program for certain servicemembers and military veterans who suffer from mental illness, traumatic brain injury, substance use disorder, or psychological problems as a result of their military service; providing qualifications for entrance into the court program; amending s. 948.08, F.S.; creating a pretrial veterans' and servicemembers' treatment intervention program; providing requirements for a defendant to be voluntarily admitted to the pretrial program; providing certain exceptions to such admission; providing for the disposition of pending charges following a defendant's completion of the pretrial intervention program; providing for the charges to be expunged under certain circumstances; amending s. 948.16, F.S.; creating a misdemeanor pretrial veterans' treatment intervention program; providing requirements for voluntary admission to the misdemeanor pretrial program; providing for the misdemeanor charges to be expunged under certain circumstances; exempting treatment services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs from certain contract requirements; creating s. 948.21, F.S.; authorizing the court to impose a condition of probation or community control for certain defendant veterans or servicemembers which requires participation in a treatment program capable of treating a mental illness, a traumatic brain injury, a substance use disorder, or a psychological problem; amending s. 1003.05, F.S.; requiring that a school board provide an option to school-aged dependents of military personnel to choose certain schools if the student is reassigned as a result of school rezoning; creating s. 1004.075, F.S.; requiring certain Florida College System institutions and state universities to provide priority course registration for veterans; providing eligibility requirements; creating s. 1005.09, F.S.; encouraging certain independent postsecondary educational institutions to provide priority course registration for veterans; amending s. 1009.21, F.S.; providing that veterans of the Armed Services of the United States, including reserve components thereof, who attend the physical location of a public college, university, or institution of higher learning within the state are residents for tuition purposes; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; providing effective dates.

House Amendment 1 (423155) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (1) of section 14.34, Florida Statutes, is amended to read:

14.34 Governor's Medal of Merit.—

(1) The Governor may present, in the name of the State of Florida, a medal to be known as the "Governor's Medal of Merit," which shall bear a suitable inscription and ribbon of appropriate design, to:

(a) Any legal resident of this state who has rendered exceptional meritorious service to the citizens of this state;

(b) Any legal resident of this state who is serving under honorable conditions on active duty as a member of the United States Armed Forces, the Florida National Guard, or the United States Reserve Forces and has rendered exceptional meritorious service to the citizens of this state while on active duty; or

(c) Any legal resident of this state who has been honorably discharged from active duty as a member of the United States Armed Forces, the Florida National Guard, or the United States Reserve Forces and, while on active duty, rendered exceptional meritorious service to the citizens of this state.

As used in this subsection, the term “exceptional meritorious service” means acts of ~~bravery~~ above and beyond the level of duty normally required by that person’s respective military or civilian position.

Section 2. Subsections (3), (5), and (6) of section 163.3175, Florida Statutes, are amended to read:

163.3175 Legislative findings on compatibility of development with military installations; exchange of information between local governments and military installations.—

(3) The Florida ~~Defense Support Task Force Council on Military Base and Mission Support~~ may recommend to the Legislature changes to the military installations and local governments specified in subsection (2) based on a military base’s potential for impacts from encroachment, and incompatible land uses and development.

(5) The commanding officer or his or her designee may provide *advisory* comments to the affected local government on the impact such proposed changes may have on the mission of the military installation. Such *advisory* comments shall be based on appropriate data and analyses provided with the comments and may include:

(a) If the installation has an airfield, whether such proposed changes will be incompatible with the safety and noise standards contained in the Air Installation Compatible Use Zone (AICUZ) adopted by the military installation for that airfield;

(b) Whether such changes are incompatible with the Installation Environmental Noise Management Program (IENMP) of the United States Army;

(c) Whether such changes are incompatible with the findings of a Joint Land Use Study (JLUS) for the area if one has been completed; and

(d) Whether the military installation’s mission will be adversely affected by the proposed actions of the county or affected local government.

The commanding officer’s comments, underlying studies, and reports shall be considered by the local government in the same manner as the comments received from other reviewing agencies pursuant to s. 163.3184 ~~are not binding on the local government.~~

(6) The affected local government shall take into consideration any comments and accompanying data and analyses provided by the commanding officer or his or her designee pursuant to subsection (4) *as they relate to the strategic mission of the base, public safety, and the economic vitality associated with the base’s operations, while also respecting* ~~and must also be sensitive to~~ private property rights and not being unduly restrictive on those rights. The affected local government shall forward a copy of any comments regarding comprehensive plan amendments to the state land planning agency.

Section 3. Effective upon becoming a law and first applying to ad valorem tax rolls for 2012, subsection (2) of section 196.173, Florida Statutes, is amended to read:

196.173 Exemption for deployed servicemembers.—

(2) The exemption is available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of:

(a) Operation Noble Eagle, which began on September 15, 2001;

(b)~~(a)~~ Operation Enduring Freedom, which began on October 7, 2001;

(c)~~(b)~~ Operation Iraqi Freedom, which began on March 19, 2003, and ended on August 31, 2010; ~~or~~

(d)~~(c)~~ Operation New Dawn, which began on September 1, 2010, and ended on December 15, 2011; or

(e) Operation Odyssey Dawn, which began on March 19, 2011, and ended on October 31, 2011.

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

Section 4. *This section is effective upon becoming a law. Notwithstanding the application deadline in s. 196.173(5), Florida Statutes, the deadline for an eligible servicemember to file a claim for an additional ad valorem tax exemption for a qualifying deployment during the 2011 calendar year is June 1, 2012. Any applicant who seeks to claim the additional exemption and who fails to file an application by June 1 must file an application for the exemption with the property appraiser on or before the 25th day following the mailing by the property appraiser of the notices required under s. 194.011(1), Florida Statutes. Upon receipt of sufficient evidence, as determined by the property appraiser, demonstrating the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrating extenuating circumstances judged by the property appraiser to warrant granting the exemption, the property appraiser may grant the exemption. If the applicant fails to produce sufficient evidence demonstrating the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrating extenuating circumstances as judged by the property appraiser, the applicant may file, pursuant to s. 194.011(3), Florida Statutes, a petition with the value adjustment board requesting that the exemption be granted. Such petition must be filed during the taxable year on or before the 25th day following the mailing of the notice by the property appraiser as provided in s. 194.011(1), Florida Statutes. Notwithstanding s. 194.013, Florida Statutes, the applicant is not required to pay a filing fee for such a petition. Upon reviewing the petition, if the applicant is qualified to receive the exemption and demonstrates particular extenuating circumstances judged by the value adjustment board to warrant granting the exemption, the value adjustment board may grant the exemption for the current year.*

Section 5. Section 265.003, Florida Statutes, is amended to read:

265.003 Florida Veterans’ Hall of Fame.—

(1) It is the intent of the Legislature to recognize and honor those military veterans who, through their works and lives during or after military service, have made a significant contribution to the State of Florida.

(2) There is established the Florida Veterans’ Hall of Fame.

(a) The Florida Veterans’ Hall of Fame is administered by the Florida Department of Veterans’ Affairs without appropriation of state funds.

(b) The Department of Management Services shall set aside an area on the Plaza Level of the Capitol Building along the northeast front wall and shall consult with the Department of Veterans’ Affairs regarding the design and theme of the area.

(c) Each person who is inducted into the Florida Veterans’ Hall of Fame shall have his or her name placed on a plaque displayed in the designated area of the Capitol Building.

(3)(a) *The Florida Veterans’ Hall of Fame Council is created within the Department of Veterans’ Affairs as an advisory council, as defined in s. 20.03(7), consisting of seven members who shall all be honorably discharged veterans, and at least four of whom must be members of a congressionally chartered veterans service organization. The Governor, the President of the Senate, the Speaker of the House of Representatives, the Attorney General, the Chief Financial Officer, the Commissioner of Agriculture, and the executive director of the Department of Veterans’ Affairs shall each appoint one member. For the purposes of ensuring staggered terms, the council members appointed by the Governor, the Attorney General, the Chief Financial Officer, and the Commissioner of Agriculture shall be appointed to 4-year terms beginning on January 1 of the year of appointment, and the council members appointed by the*

President of the Senate, the Speaker of the House of Representatives, and the executive director of the Department of Veterans' Affairs shall be appointed to 2-year terms beginning on January 1 of the year of appointment. After the initial appointments, all appointees shall be appointed to 4-year terms. A member whose term expires shall continue to serve on the council until such time as a replacement is appointed.

(b) *The members shall annually elect a chair from among their number. The council shall meet at the call of its chair, at the request of the executive director of the Department of Veterans' Affairs, or at such times as may be prescribed by the council. A majority of the members of the council currently appointed constitutes a quorum, and a meeting may not be held unless a quorum is present. The affirmative vote of a majority of the members of the council present is necessary for any official action by the council.*

(c) *Members of the council may not receive compensation or honorarium for their services. Members may be reimbursed for travel expenses incurred in the performance of their duties, as provided in s. 112.061, however, no state funds may be used for this purpose.*

(d) *The original appointing authority may remove his or her appointee from the council for misconduct or malfeasance in office, neglect of duty, incompetence, or permanent inability to perform official duties or if the member is adjudicated guilty of a felony.*

(4)(3)(a) *The Florida Veterans' Hall of Fame Council Department of Veterans' Affairs shall annually accept nominations of persons to be considered for induction into the Florida Veterans' Hall of Fame and shall then transmit a list of up to 20 nominees its recommendations to the Department of Veterans' Affairs for submission to the Governor and the Cabinet who will select the nominees to be inducted.*

(b) *In selecting its nominees for submission making its recommendations to the Governor and the Cabinet, the Florida Veterans' Hall of Fame Council Department of Veterans' Affairs shall give preference to veterans who were born in Florida or adopted Florida as their home state or base of operation and who have made a significant contribution to the state in civic, business, public service, or other pursuits.*

(5)(4) *The Florida Veterans' Hall of Fame Council Department of Veterans' Affairs may establish criteria and set specific time periods for acceptance of nominations and for the process of selection of nominees for membership and establish a formal induction ceremony to coincide with the annual commemoration of Veterans' Day.*

Section 6. Subsections (9) and (10) of section 288.972, Florida Statutes, are amended to read:

288.972 Legislative intent.—It is the policy of this state, once the Federal Government has proposed any base closure or has determined that military bases, lands, or installations are to be closed and made available for reuse, to:

(9) ~~Coordinate the development of the Defense-Related Business Adjustment Program to increase commercial technology development by defense companies.~~

(9)(10) ~~Coordinate the development, maintenance, and analysis of a workforce database to assist workers adversely affected by defense-related activities in their relocation efforts.~~

Section 7. Section 288.980, Florida Statutes, is amended to read:

288.980 Military base retention; legislative intent; grants program.—

(1)(a) It is the intent of this state to provide the necessary means to assist communities with military installations ~~in supporting and sustaining those installations that would be adversely affected by federal base realignment or closure actions.~~ It is further the intent to encourage communities to initiate a coordinated program of response and plan of action in advance of future actions of the federal government relating to realignments and closures ~~Base Realignment and Closure Commission.~~ It is critical that closure vulnerable communities develop and implement strategies such a program to preserve and protect affected military installations. The Legislature hereby recognizes that the state needs to coordinate all efforts that can support facilitate the retention of all remaining military installations throughout in the state. The Legislature,

therefore, declares that providing such assistance to support the defense-related initiatives within this section is a public purpose for which public money may be used.

(b) The Florida Defense Alliance, an organization within Enterprise Florida, is designated as the organization to ensure that Florida, its resident military bases and missions, and its military host communities are in competitive positions as the United States continues its defense realignment and downsizing. The defense alliance shall serve as an overall advisory body for defense-related activity of Enterprise Florida, Inc. The Florida Defense Alliance may receive funding from appropriations made for that purpose administered by the department.

(2) *The Military Base Protection Program is created. Funds appropriated to this program may be used to address emergent needs relating to mission sustainment and base retention. All funds appropriated for the purposes of this program are eligible to be used for matching of federal funds. The department shall coordinate and implement this program.*

(3)(2)(a) ~~The department is authorized to award grants on a competitive basis from any funds available to it to support activities related to the Florida Defense Reinvestment Grant Program and the Florida Defense Infrastructure Grant Program retention of military installations potentially affected by federal base closure or realignment.~~

(b) The term "activities" as used in this section means studies, presentations, analyses, plans, and modeling. *For the purposes of the Florida Defense Infrastructure Grant Program, the term "activities" also includes, but is not limited to, construction, land purchases, and easements.* Staff salaries are not considered an "activity" for which grant funds may be awarded. Travel costs and costs incidental thereto incurred by a grant recipient shall be considered an "activity" for which grant funds may be awarded.

(c) ~~Except for grants issued pursuant to the Florida Military Installation Reuse Planning and Marketing Grant Program as described in paragraph (3)(c), the amount of any grant provided to an applicant may not exceed \$250,000. The department shall require that an applicant:~~

1. Represent a local government with a military installation or military installations that could be adversely affected by federal actions ~~base realignment or closure.~~

2. Agree to match at least 30 percent of any grant awarded.

3. Prepare a coordinated program or plan of action delineating how the eligible project will be administered and accomplished.

4. Provide documentation describing the potential for ~~changes to the mission realignment or closure~~ of a military installation located in the applicant's community and the ~~potential adverse~~ impacts such ~~changes realignment or closure~~ will have on the applicant's community.

(d) In making grant awards the ~~department office~~ shall consider, at a minimum, the following factors:

1. The relative value of the particular military installation in terms of its importance to the local and state economy relative to other military installations ~~vulnerable to closure.~~

2. The potential job displacement within the local community should the ~~mission of the~~ military installation be ~~changed~~ closed.

3. The potential ~~adverse~~ impact on industries and technologies which service the military installation.

(4)(3) ~~The Florida Defense Reinvestment Grant Program Economic Reinvestment Initiative~~ is established to respond to the need for this state to work in conjunction with defense-dependent communities in developing and implementing strategies and approaches that will help communities support the missions of military installations, and in developing and implementing ~~and defense dependent communities in this state to develop~~ alternative economic diversification strategies to transition from a defense economy to a nondefense economy ~~lessen reliance on national defense dollars in the wake of base closures and reduced federal defense expenditures and the need to formulate specific base reuse plans and identify any specific infrastructure needed to facilitate reuse.~~ Eligible applicants include defense-dependent counties and cities, and local economic development councils located within such communities. The

program initiative shall consist of the following two distinct grant programs to be administered by the department and grant awards may be provided to support community-based activities that:

(a) ~~Protect existing military installations; The Florida Defense Planning Grant Program, through which funds shall be used to analyze the extent to which the state is dependent on defense dollars and defense infrastructure and prepare alternative economic development strategies. The state shall work in conjunction with defense dependent communities in developing strategies and approaches that will help communities make the transition from a defense economy to a nondefense economy. Grant awards may not exceed \$250,000 per applicant and shall be available on a competitive basis.~~

(b) ~~Diversify the economy of a defense-dependent community; or The Florida Defense Implementation Grant Program, through which funds shall be made available to defense dependent communities to implement the diversification strategies developed pursuant to paragraph (a). Eligible applicants include defense dependent counties and cities, and local economic development councils located within such communities. Grant awards may not exceed \$100,000 per applicant and shall be available on a competitive basis. Awards shall be matched on a one to one basis.~~

(c) ~~The Florida Military Installation Reuse Planning and Marketing Grant Program, through which funds shall be used to help counties, cities, and local economic development councils Develop and implement plans for the reuse of closed or realigned military installations, including any plans necessary for infrastructure improvements needed to facilitate reuse and related marketing activities.~~

Applications for grants under this subsection must include a coordinated program of work or plan of action delineating how the eligible project will be administered and accomplished, which must include a plan for ensuring close cooperation between civilian and military authorities in the conduct of the funded activities and a plan for public involvement.

(5)(4) The Defense Infrastructure Grant Program is created. The department shall coordinate and implement this program, the purpose of which is to support local infrastructure projects deemed to have a positive impact on the military value of installations within the state. Funds are to be used for projects that benefit both the local community and the military installation. ~~It is not the intent, however, to fund on-base military construction projects.~~ Infrastructure projects to be funded under this program include, but are not limited to, those related to encroachment, transportation and access, utilities, communications, housing, environment, and security. Grant requests will be accepted only from economic development applicants serving in the official capacity of a governing board of a county, municipality, special district, or state agency that will have the authority to maintain the project upon completion. An applicant must represent a community or county in which a military installation is located. There is no limit as to the amount of any grant awarded to an applicant. A match by the county or local community may be required. ~~The program may not be used to fund on-base military construction projects.~~ The department shall establish guidelines to implement the purpose of this subsection.

(5)(a) ~~The Defense Related Business Adjustment Program is hereby created. The department shall coordinate the development of the Defense Related Business Adjustment Program. Funds shall be available to assist defense related companies in the creation of increased commercial technology development through investments in technology. Such technology must have a direct impact on critical state needs for the purpose of generating investment grade technologies and encouraging the partnership of the private sector and government defense related business adjustment. The following areas shall receive precedence in consideration for funding commercial technology development: law enforcement or corrections, environmental protection, transportation, education, and health care. Travel and costs incidental thereto, and staff salaries, are not considered an "activity" for which grant funds may be awarded.~~

- (b) ~~The department shall require that an applicant:~~
1. ~~Be a defense related business that could be adversely affected by federal base realignment or closure or reduced defense expenditures.~~
 2. ~~Agree to match at least 50 percent of any funds awarded by the United States Department of Defense in cash or in kind services. Such~~

match shall be directly related to activities for which the funds are being sought.

3. ~~Prepare a coordinated program or plan delineating how the funds will be administered.~~

4. ~~Provide documentation describing how defense related realignment or closure will adversely impact defense related companies.~~

(6) ~~The Retention of Military Installations Program is created. The department shall coordinate and implement this program.~~

(6)(7) The department may award nonfederal matching funds specifically appropriated for construction, maintenance, and analysis of a Florida defense workforce database. Such funds will be used to create a registry of worker skills that can be used to match the worker needs of companies that are relocating to this state or to assist workers in relocating to other areas within this state where similar or related employment is available.

(7)(8) Payment of administrative expenses shall be limited to no more than 10 percent of any grants issued pursuant to this section.

(8)(9) The department shall establish guidelines to implement and carry out the purpose and intent of this section.

Section 8. (1) *This section shall take effect upon this act becoming a law.*

(2) *The powers, duties, functions, records, personnel, property, pending issues, existing contracts, administrative authority, administrative rules, and unexpended balances of appropriations, allocations, and other funds of the Florida Council on Military Base and Mission Support within the Department of Economic Opportunity are transferred by a type two transfer, as defined in s. 20.06(2), Florida Statutes, to the Florida Defense Support Task Force within the Department of Economic Opportunity.*

Section 9. (1) *This section shall take effect upon this act becoming a law.*

(2) *Section 288.984, Florida Statutes, is repealed.*

Section 10. Effective upon this act becoming a law, subsections (1) and (2) of section 288.985, Florida Statutes, are amended to read:

288.985 Exemptions from public records and public meetings requirements.—

(1) The following records held by the ~~Florida Defense Support Task Force Council on Military Base and Mission Support~~ are exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution:

(a) That portion of a record which relates to strengths and weaknesses of military installations or military missions in this state relative to the selection criteria for the realignment and closure of military bases and missions under any United States Department of Defense base realignment and closure process.

(b) That portion of a record which relates to strengths and weaknesses of military installations or military missions in other states or territories and the vulnerability of such installations or missions to base realignment or closure under the United States Department of Defense base realignment and closure process, and any agreements or proposals to relocate or realign military units and missions from other states or territories.

(c) That portion of a record which relates to the state's strategy to retain its military bases during any United States Department of Defense base realignment and closure process and any agreements or proposals to relocate or realign military units and missions.

(2) Meetings or portions of meetings of the ~~Florida Defense Support Task Force Council on Military Base and Mission Support~~, or a workgroup of the ~~task force council~~, at which records are presented or discussed which are exempt under subsection (1) are exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution.

Section 11. Effective upon this act becoming a law, subsections (2), (5), (6), and (7) of section 288.987, Florida Statutes, are amended to read:

288.987 Florida Defense Support Task Force.—

(2) The mission of the task force is to make recommendations to ~~preserve and protect military installations prepare the state to effectively compete in any federal base realignment and closure action,~~ to support the state's position in research and development related to or arising out of military missions and contracting, and to improve the state's military-friendly environment for service members, military dependents, military retirees, and businesses that bring military and base-related jobs to the state.

(5) ~~The executive director of Department of Economic Opportunity the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor,~~ or his or her designee, shall serve as the ex officio, nonvoting executive director of the task force.

(6) ~~The chair shall schedule and conduct the first meeting of the task force by October 1, 2011.~~ The task force shall submit an annual progress report and work plan for the remainder of the 2011-2012 fiscal year to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 1, 2012, and shall submit an annual report each February 1 thereafter.

(7) ~~The department Office of Tourism, Trade, and Economic Development shall contract with the task force for expenditure of appropriated funds, which may be used by the task force for economic and product research and development, joint planning with host communities to accommodate military missions and prevent base encroachment, advocacy on the state's behalf with federal civilian and military officials, assistance to school districts in providing a smooth transition for large numbers of additional military-related students, job training and placement for military spouses in communities with high proportions of active duty military personnel, and promotion of the state to military and related contractors and employers. The task force may annually spend up to \$200,000 of funds appropriated to the department Executive Office of the Governor, Office of Tourism, Trade, and Economic Development,~~ for the task force for staffing and administrative expenses of the task force, including travel and per diem costs incurred by task force members who are not otherwise eligible for state reimbursement.

Section 12. Section 295.187, Florida Statutes, is amended to read:

295.187 Florida ~~Service-Disabled~~ Veteran Business Enterprise Opportunity Act.—

(1) SHORT TITLE.—This section may be cited as the “Florida ~~Service-Disabled~~ Veteran Business Enterprise Opportunity Act.”

(2) INTENT.—It is the intent of the Legislature to rectify the economic disadvantage of service-disabled veterans, who are statistically the least likely to be self-employed when compared to the veteran population as a whole and who have made extraordinary sacrifices on behalf of the nation, the state, and the public, by providing opportunities for service-disabled veteran business enterprises as set forth in this section. *The Legislature also intends to recognize wartime veterans and veterans of a period of war for their sacrifices as set forth in this section.*

(3) DEFINITIONS.—For the purpose of this section, the term:

(a) “Certified ~~service-disabled~~ veteran business enterprise” means a business that has been certified by the Department of Management Services to be a ~~service-disabled~~ veteran business enterprise as defined in paragraph (c).

(b) “Service-disabled veteran” means a veteran who is a permanent Florida resident with a service-connected disability as determined by the United States Department of Veterans Affairs or who has been terminated from military service by reason of disability by the United States Department of Defense.

(c) “~~Service-disabled~~ Veteran business enterprise” means an independently owned and operated business that:

1. Employs 200 or fewer permanent full-time employees;

2. Together with its affiliates has a net worth of \$5 million or less or, if a sole proprietorship, has a net worth of \$5 million or less including both personal and business investments;

3. Is organized to engage in commercial transactions;

4. Is domiciled in this state;

5. Is at least 51 percent owned by one or more *wartime veterans or service-disabled veterans*; and

6. The management and daily business operations of which are controlled by one or more *wartime veterans or service-disabled veterans* or, for a service-disabled veteran *having with* a permanent and total disability, by the spouse or permanent caregiver of the veteran.

(d) “Wartime veteran” means:

1. A *wartime veteran* as defined in s. 1.01(14); or

2. A *veteran of a period of war*, as used in 38 U.S.C. s. 1521, who served in the active military, naval, or air service:

a. For 90 days or more during a period of war;

b. During a period of war and was discharged or released from such service for a service-connected disability;

c. For a period of 90 consecutive days or more and such period began or ended during a period of war; or

d. For an aggregate of 90 days or more in two or more separate periods of service during more than one period of war.

(4) VENDOR PREFERENCE.—

(a) A state agency, when considering two or more bids, proposals, or replies for the procurement of commodities or contractual services, at least one of which is from a certified ~~service-disabled~~ veteran business enterprise, ~~which that~~ are equal with respect to all relevant considerations, including price, quality, and service, shall award such procurement or contract to the certified ~~service-disabled~~ veteran business enterprise.

(b) Notwithstanding s. 287.057(11), if a ~~service-disabled~~ veteran business enterprise entitled to the vendor preference under this section and one or more businesses entitled to this preference or another vendor preference provided by law submit bids, proposals, or replies for procurement of commodities or contractual services ~~which that~~ are equal with respect to all relevant considerations, including price, quality, and service, ~~then~~ the state agency shall award the procurement or contract to the business having the smallest net worth.

(c) Political subdivisions of the state are encouraged to offer a similar consideration to businesses certified under this section.

(5) CERTIFICATION PROCEDURE.—

(a) The application for certification as a ~~service-disabled~~ veteran business enterprise must, at a minimum, include:

1. The name of the business enterprise applying for certification and the name of the ~~service-disabled~~ veteran submitting the application on behalf of the business enterprise.

2. The names of all owners of the business enterprise, including owners who are *wartime veterans*, service-disabled veterans, and owners who are not a *wartime veteran or a service-disabled veteran veterans*, and the percentage of ownership interest held by each owner.

3. The names of all persons involved in both the management and daily operations of the business, including the spouse or permanent caregiver of a veteran *who has with* a permanent and total disability.

4. The service-connected disability rating of all persons listed under subparagraphs 1., 2., and 3., as applicable, with supporting documentation from the United States Department of Veterans Affairs or the United States Department of Defense.

5. *Documentation of the wartime service of all persons listed under subparagraphs 1., 2., and 3., as applicable, from the United States Department of Veterans Affairs or the United States Department of Defense.*

6.5. The number of permanent full-time employees.

7.6. The location of the business headquarters.

8.7. The total net worth of the business enterprise and its affiliates. In the case of a sole proprietorship, the net worth includes personal and business investments.

(b) To maintain certification, a ~~service-disabled~~ veteran business enterprise shall renew its certification biennially.

(c) ~~The provisions of Chapter 120, relating to application, denial, and revocation procedures, applies shall apply~~ to certifications under this section.

(d) A certified ~~service-disabled~~ veteran business enterprise must notify the Department of Management Services within 30 business days after any event that may significantly affect the certification of the business, including, but not limited to, a change in ownership or change in management and daily business operations.

(e) The certification of a ~~service-disabled~~ veteran business enterprise shall be revoked for 12 months if the Department of Management Services determines that the business enterprise violated paragraph (d). An owner of a certified ~~service-disabled~~ veteran business enterprise whose certification is revoked ~~may is not permitted to~~ reapply for certification under this section as an owner of any business enterprise during the 12-month revocation period.

1. During the 12-month revocation period, a ~~service-disabled~~ veteran business enterprise whose certification has been revoked may bid on state contracts but is not eligible for any preference available under this section.

2. A ~~service-disabled~~ veteran business enterprise whose certification has been revoked may apply for certification at the conclusion of the 12-month revocation period by complying with requirements applicable to initial certifications.

(6) DUTIES OF THE DEPARTMENT OF VETERANS' AFFAIRS.—The department shall:

(a) Assist the Department of Management Services in establishing a certification procedure, which shall be reviewed biennially and updated as necessary.

(b) Identify eligible ~~service-disabled~~ veteran business enterprises by any electronic means, including electronic mail or Internet website, or by any other reasonable means.

(c) Encourage and assist eligible ~~service-disabled~~ veteran business enterprises to apply for certification under this section.

(d) Provide information regarding services that are available from the Office of Veterans' Business Outreach of the Florida Small Business Development Center to ~~service-disabled~~ veteran business enterprises.

(7) DUTIES OF THE DEPARTMENT OF MANAGEMENT SERVICES.—The department shall:

(a) With assistance from the Department of Veterans' Affairs, establish a certification procedure, which shall be reviewed biennially and updated as necessary.

(b) Grant, deny, or revoke the certification of a ~~service-disabled~~ veteran business enterprise under this section.

(c) Maintain an electronic directory of certified ~~service-disabled~~ veteran business enterprises for use by the state, political subdivisions of the state, and the public.

(8) REPORT.—The Small Business Development Center shall include in its report required by s. 288.705 the percentage of certified ~~service-disabled~~ veteran business enterprises using the statewide contracts register.

(9) RULES.—The Department of Veterans' Affairs and the Department of Management Services, as appropriate, may adopt rules as necessary to administer this section.

Section 13. Effective October 1, 2012, section 320.089, Florida Statutes, is amended to read:

320.089 Members of National Guard and active United States Armed Forces reservists; former prisoners of war; survivors of Pearl Harbor; Purple Heart medal recipients; Operation Iraqi Freedom and Operation Enduring Freedom Veterans; *Combat Infantry Badge recipients; Vietnam War Veterans; Korean Conflict Veterans;* special license plates; fee.—

(1)(a) Each owner or lessee of an automobile or truck for private use or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of the state and an active or retired member of the Florida National Guard, a survivor of the attack on Pearl Harbor, a recipient of the Purple Heart medal, ~~or~~ an active or retired member of any branch of the United States Armed Forces Reserve, *or a recipient of the Combat Infantry Badge* shall, upon application to the department, accompanied by proof of active membership or retired status in the Florida National Guard, proof of membership in the Pearl Harbor Survivors Association or proof of active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart medal recipient, ~~or~~ proof of active or retired membership in any branch of the Armed Forces Reserve, *or proof of membership in the Combat Infantrymen's Association, Inc., or other proof of being a recipient of the Combat Infantry Badge,* and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06, upon which, in lieu of the serial numbers prescribed by s. 320.06, shall be stamped the words "National Guard," "Pearl Harbor Survivor," "Combat-wounded veteran," ~~or~~ "U.S. Reserve," *or "Combat Infantry Badge,"* as appropriate, followed by the serial number of the license plate. Additionally, the Purple Heart plate may have the words "Purple Heart" stamped on the plate and the likeness of the Purple Heart medal appearing on the plate.

(b) Notwithstanding any other provision of law to the contrary, beginning with fiscal year 2002-2003 and annually thereafter, the first \$100,000 in general revenue generated from the sale of license plates issued under this section shall be deposited into the Grants and Donations Trust Fund, as described in s. 296.38(2), to be used for the purposes established by law for that trust fund. Any additional general revenue generated from the sale of such plates shall be deposited into the State Homes for Veterans Trust Fund and used solely to construct, operate, and maintain domiciliary and nursing homes for veterans, subject to the requirements of chapter 216.

(c) Notwithstanding any provisions of law to the contrary, an applicant for a Pearl Harbor Survivor license plate or a Purple Heart license plate who also qualifies for a disabled veteran's license plate under s. 320.084 shall be issued the appropriate special license plate without payment of the license tax imposed by s. 320.08.

(2) Each owner or lessee of an automobile or truck for private use, truck weighing not more than 7,999 pounds, or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of the state and who is a former prisoner of war, or their unremarried surviving spouse, shall, upon application therefor to the department, be issued a license plate as provided in s. 320.06, on which license plate are stamped the words "Ex-POW" followed by the serial number. Each application shall be accompanied by proof that the applicant meets the qualifications specified in paragraph (a) or paragraph (b).

(a) A citizen of the United States who served as a member of the Armed Forces of the United States or the armed forces of a nation allied with the United States who was held as a prisoner of war at such time as the Armed Forces of the United States were engaged in combat, or their unremarried surviving spouse, may be issued the special license plate provided for in this subsection without payment of the license tax imposed by s. 320.08.

(b) A person who was serving as a civilian with the consent of the United States Government, or a person who was a member of the Armed Forces of the United States who was not a United States citizen and was held as a prisoner of war when the Armed Forces of the United States

were engaged in combat, or their unremarried surviving spouse, may be issued the special license plate provided for in this subsection upon payment of the license tax imposed by s. 320.08.

(3) Each owner or lessee of an automobile or truck for private use, truck weighing not more than 7,999 pounds, or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of this state and who is the unremarried surviving spouse of a recipient of the Purple Heart medal shall, upon application therefor to the department, with the payment of the required fees, be issued a license plate as provided in s. 320.06, on which license plate are stamped the words "Purple Heart" and the likeness of the Purple Heart medal followed by the serial number. Each application shall be accompanied by proof that the applicant is the unremarried surviving spouse of a recipient of the Purple Heart medal.

(4) The owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for hire or commercial use who is a resident of the state and a current or former member of the United States military who was deployed and served in Iraq during Operation Iraqi Freedom or in Afghanistan during Operation Enduring Freedom shall, upon application to the department, accompanied by proof of active membership or former active duty status during one of these operations, and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06 upon which, in lieu of the registration license number prescribed by s. 320.06, shall be stamped the words "Operation Iraqi Freedom" or "Operation Enduring Freedom," as appropriate, followed by the registration license number of the plate.

(5) *The owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for hire or commercial use, who is a resident of the state and a current or former member of the United States military, and who was deployed and served in Vietnam during United States military deployment in Indochina shall, upon application to the department, accompanied by proof of active membership or former active duty status during these operations, and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06 upon which, in lieu of the registration license number prescribed by s. 320.06, shall be stamped the words "Vietnam War Veteran," followed by the registration license number of the plate.*

(6) *The owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for hire or commercial use, who is a resident of the state and a current or former member of the United States military, and who was deployed and served in Korea during United States military deployment in Korea shall, upon application to the department, accompanied by proof of active membership or former active duty status during these operations, and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06 upon which, in lieu of the registration license number prescribed by s. 320.06, shall be stamped the words "Korean Conflict Veteran," followed by the registration license number of the plate.*

Section 14. Effective October 1, 2012, section 320.0892, Florida Statutes, is created to read:

320.0892 Motor vehicle license plates for recipients of the Silver Star, Distinguished Service Cross, Navy Cross, or Air Force Cross.—Upon receipt of an application and proof that the applicant meets the qualifications listed in this section for the applicable license plate, the department shall issue the license plate without payment of the license tax imposed under s. 320.08:

(1) *SILVER STAR.—Any United States citizen who is a resident of Florida and who was awarded the Silver Star while serving as a member of the United States Armed Forces shall be issued a license plate on which is stamped the words "Silver Star" followed by the serial number.*

(2) *DISTINGUISHED SERVICE CROSS.—Any United States citizen who is a resident of Florida and who was awarded the Distinguished Service Cross while serving as a member of the United States Armed*

Forces shall be issued a license plate on which is stamped the words "Distinguished Service Cross" followed by the serial number.

(3) *NAVY CROSS.—Any United States citizen who is a resident of Florida and who was awarded the Navy Cross while serving as a member of the United States Armed Forces shall be issued a license plate on which is stamped the words "Navy Cross" followed by the serial number.*

(4) *AIR FORCE CROSS.—Any United States citizen who is a resident of Florida and who was awarded the Air Force Cross while serving as a member of the United States Armed Forces shall be issued a license plate on which is stamped the words "Air Force Cross" followed by the serial number.*

Section 15. Section 683.146, Florida Statutes, is created to read:

683.146 Purple Heart Day.—

(1) *August 7 of each year is designated as "Purple Heart Day."*

(2) *The Governor may annually issue a proclamation designating August 7 as "Purple Heart Day." Public officials, schools, private organizations, and all residents of the state are encouraged to commemorate Purple Heart Day and honor those wounded or killed while serving in any branch of the United States Armed Services.*

Section 16. Sections 16 through 20 of this act may be cited as the "T. Patt Maney Veterans' Treatment Intervention Act."

Section 17. Section 394.47891, Florida Statutes, is created to read:

394.47891 Military veterans and servicemembers court programs.—The chief judge of each judicial circuit may establish a Military Veterans and Servicemembers Court Program under which veterans, as defined in s. 1.01, and servicemembers, as defined in s. 250.01, who are convicted of a criminal offense and who suffer from a military-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem can be sentenced in accordance with chapter 921 in a manner that appropriately addresses the severity of the mental illness, traumatic brain injury, substance abuse disorder, or psychological problem through services tailored to the individual needs of the participant. Entry into any Military Veterans and Servicemembers Court Program must be based upon the sentencing court's assessment of the defendant's criminal history, military service, substance abuse treatment needs, mental health treatment needs, amenability to the services of the program, the recommendation of the state attorney and the victim, if any, and the defendant's agreement to enter the program.

Section 18. Present subsection (7) of section 948.08, Florida Statutes, is renumbered as subsection (8), and a new subsection (7) is added to that section, to read:

948.08 Pretrial intervention program.—

(7)(a) *Notwithstanding any provision of this section, a person who is charged with a felony, other than a felony listed in s. 948.06(8)(c), and identified as a veteran, as defined in s. 1.01, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, is eligible for voluntary admission into a pretrial veterans' treatment intervention program approved by the chief judge of the circuit, upon motion of either party or the court's own motion, except:*

1. *If a defendant was previously offered admission to a pretrial veterans' treatment intervention program at any time before trial and the defendant rejected that offer on the record, the court may deny the defendant's admission to such a program.*

2. *If a defendant previously entered a court-ordered veterans' treatment program, the court may deny the defendant's admission into the pretrial veterans' treatment program.*

(b) *While enrolled in a pretrial intervention program authorized by this subsection, the participant shall be subject to a coordinated strategy developed by a veterans' treatment intervention team. The coordinated strategy should be modeled after the therapeutic jurisprudence principles and key components in s. 397.334(4), with treatment specific to the needs of servicemembers and veterans. The coordinated strategy may include a protocol of sanctions that may be imposed upon the participant for non-*

compliance with program rules. The protocol of sanctions may include, but need not be limited to, placement in a treatment program offered by a licensed service provider or in a jail-based treatment program or serving a period of incarceration within the time limits established for contempt of court. The coordinated strategy must be provided in writing to the participant before the participant agrees to enter into a pretrial veterans' treatment intervention program or other pretrial intervention program. Any person whose charges are dismissed after successful completion of the pretrial veterans' treatment intervention program, if otherwise eligible, may have his or her arrest record to the dismissed charges expunged under s. 943.0585.

(c) At the end of the pretrial intervention period, the court shall consider the recommendation of the treatment program and the recommendation of the state attorney as to disposition of the pending charges. The court shall determine, by written finding, whether the defendant has successfully completed the pretrial intervention program. If the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order the person to continue in education and treatment, which may include treatment programs offered by licensed service providers or jail-based treatment programs, or order that the charges revert to normal channels for prosecution. The court shall dismiss the charges upon a finding that the defendant has successfully completed the pretrial intervention program.

Section 19. Section 948.16, Florida Statutes, is amended to read:

948.16 Misdemeanor pretrial substance abuse education and treatment intervention program; *misdemeanor pretrial veterans' treatment intervention program.*—

(1)(a) A person who is charged with a misdemeanor for possession of a controlled substance or drug paraphernalia under chapter 893, and who has not previously been convicted of a felony nor been admitted to a pretrial program, is eligible for voluntary admission into a misdemeanor pretrial substance abuse education and treatment intervention program, including a treatment-based drug court program established pursuant to s. 397.334, approved by the chief judge of the circuit, for a period based on the program requirements and the treatment plan for the offender, upon motion of either party or the court's own motion, except, if the state attorney believes the facts and circumstances of the case suggest the defendant is involved in dealing and selling controlled substances, the court shall hold a preadmission hearing. If the state attorney establishes, by a preponderance of the evidence at such hearing, that the defendant was involved in dealing or selling controlled substances, the court shall deny the defendant's admission into the pretrial intervention program.

(b) While enrolled in a pretrial intervention program authorized by this section, the participant is subject to a coordinated strategy developed by a drug court team under s. 397.334(4). The coordinated strategy may include a protocol of sanctions that may be imposed upon the participant for noncompliance with program rules. The protocol of sanctions may include, but is not limited to, placement in a substance abuse treatment program offered by a licensed service provider as defined in s. 397.311 or in a jail-based treatment program or serving a period of incarceration within the time limits established for contempt of court. The coordinated strategy must be provided in writing to the participant before the participant agrees to enter into a pretrial treatment-based drug court program or other pretrial intervention program. Any person whose charges are dismissed after successful completion of the treatment-based drug court program, if otherwise eligible, may have his or her arrest record and plea of nolo contendere to the dismissed charges expunged under s. 943.0585.

(2)(a) A veteran, as defined in s. 1.01, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, and who is charged with a misdemeanor is eligible for voluntary admission into a misdemeanor pretrial veterans' treatment intervention program approved by the chief judge of the circuit, for a period based on the program's requirements and the treatment plan for the offender, upon motion of either party or the court's own motion. However, the court may deny the defendant admission into a misdemeanor pretrial veterans' treatment intervention program if the defendant has previously entered a court-ordered veterans' treatment program.

(b) While enrolled in a pretrial intervention program authorized by this section, the participant shall be subject to a coordinated strategy developed by a veterans' treatment intervention team. The coordinated strategy should be modeled after the therapeutic jurisprudence principles and key components in s. 397.334(4), with treatment specific to the needs of veterans and servicemembers. The coordinated strategy may include a protocol of sanctions that may be imposed upon the participant for non-compliance with program rules. The protocol of sanctions may include, but need not be limited to, placement in a treatment program offered by a licensed service provider or in a jail-based treatment program or serving a period of incarceration within the time limits established for contempt of court. The coordinated strategy must be provided in writing to the participant before the participant agrees to enter into a misdemeanor pretrial veterans' treatment intervention program or other pretrial intervention program. Any person whose charges are dismissed after successful completion of the misdemeanor pretrial veterans' treatment intervention program, if otherwise eligible, may have his or her arrest record to the dismissed charges expunged under s. 943.0585.

(3)(2) At the end of the pretrial intervention period, the court shall consider the recommendation of the treatment program and the recommendation of the state attorney as to disposition of the pending charges. The court shall determine, by written finding, whether the defendant successfully completed the pretrial intervention program. Notwithstanding the coordinated strategy developed by a drug court team pursuant to s. 397.334(4) or by the veterans' treatment intervention team, if the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order the person to continue in education and treatment or return the charges to the criminal docket for prosecution. The court shall dismiss the charges upon finding that the defendant has successfully completed the pretrial intervention program.

(4)(3) Any public or private entity providing a pretrial substance abuse education and treatment program under this section shall contract with the county or appropriate governmental entity. The terms of the contract shall include, but not be limited to, the requirements established for private entities under s. 948.15(3). *This requirement does not apply to services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs.*

Section 20. Section 948.21, Florida Statutes, is created to read:

948.21 *Condition of probation or community control; military servicemembers and veterans.*—Effective for a probationer or community controllee whose crime was committed on or after July 1, 2012, and who is a veteran, as defined in s. 1.01, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, the court may, in addition to any other conditions imposed, impose a condition requiring the probationer or community controllee to participate in a treatment program capable of treating the probationer or community controllee's mental illness, traumatic brain injury, substance abuse disorder, or psychological problem. The court shall give preference to treatment programs for which the probationer or community controllee is eligible through the United States Department of Veterans Affairs or the Florida Department of Veterans' Affairs. The Department of Corrections is not required to spend state funds to implement this section.

Section 21. Section 1004.075, Florida Statutes, is created to read:

1004.075 *Priority course registration for veterans.*—Each Florida College System institution and state university that offers priority course registration for a segment of the student population, or upon implementation of priority course registration for a segment of the student population, shall provide priority course registration for each veteran of the United States Armed Forces who is receiving GI Bill educational benefits or for the spouse or dependent children of the veteran to whom the GI Bill educational benefits have been transferred. Each eligible veteran, or his or her spouse or dependent children, shall be granted priority for course registration until the expiration of the GI Bill educational benefits.

Section 22. Section 1005.09, Florida Statutes, is created to read:

1005.09 *Priority course registration for veterans.*—Each independent postsecondary educational institution defined in s. 1005.02(11) that offers priority course registration for a segment of the student population, or upon implementation of priority course registration for a segment of the

student population, is encouraged to provide priority course registration for each veteran of the United States Armed Forces, or his or her spouse or dependent children, who is receiving GI Bill educational benefits, in accordance with s. 1004.075.

Section 23. *SP4 Thomas Berry Corbin Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of U.S. Highway 19/27A/98/State Road 55 between the Suwannee River Bridge and N.E. 592nd Street/Chavous Road/Kate Green Road in Dixie County is designated as “SP4 Thomas Berry Corbin Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating SP4 Thomas Berry Corbin Memorial Highway as described in subsection (1).*

Section 24. *U.S. Navy BMC Samuel Calhoun Chavous, Jr., Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of U.S. Highway 19/98/State Road 55 between N.E. 592nd Street/Chavous Road/Kate Green Road and N.E. 170th Street in Dixie County is designated as “U.S. Navy BMC Samuel Calhoun Chavous, Jr., Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating U.S. Navy BMC Samuel Calhoun Chavous, Jr., Memorial Highway as described in subsection (1).*

Section 25. *Marine Lance Corporal Brian R. Buesing Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 24 between County Road 347 and Bridge Number 340053 in Levy County is designated as “Marine Lance Corporal Brian R. Buesing Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Marine Lance Corporal Brian R. Buesing Memorial Highway as described in subsection (1).*

Section 26. *United States Army Sergeant Karl A. Campbell Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of U.S. Highway 19/98/State Road 55/S. Main Street between N.W. 1st Avenue and S.E. 2nd Avenue in Levy County is designated as “United States Army Sergeant Karl A. Campbell Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating United States Army Sergeant Karl A. Campbell Memorial Highway as described in subsection (1).*

Section 27. *U.S. Army SPC James A. Page Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of U.S. Highway 27A/State Road 500/Hathaway Avenue between State Road 24/Thrasher Drive and Town Court in Levy County is designated as “U.S. Army SPC James A. Page Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating U.S. Army SPC James A. Page Memorial Highway as described in subsection (1).*

Section 28. *USS Stark Memorial Drive designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 101/Mayport Road between State Road A1A and Wonderwood Connector in Duval County is designated as “USS Stark Memorial Drive.”*

(2) *The Department of Transportation is directed to erect suitable markers designating USS Stark Memorial Drive as described in subsection (1).*

Section 29. *Captain Jim Reynolds, Jr., USAF “Malibu” Road designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 44 between U.S. Highway 441 and State Road 44/East Orange Avenue near the City of Eustis in Lake County is designated as “Captain Jim Reynolds, Jr., USAF ‘Malibu’ Road.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Captain Jim Reynolds, Jr., USAF “Malibu” Road as described in subsection (1).*

Section 30. *Veterans Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 19 between U.S. 17/State Road 15 and Carriage Drive in Putnam County is designated as “Veterans Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Veterans Memorial Highway as described in subsection (1).*

Section 31. *U.S. Army Sergeant Robert Daniel Sanchez Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 513 between Banana River Drive and Eau Gallie Boulevard in Brevard County is designated as “U.S. Army Sergeant Robert Daniel Sanchez Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating U.S. Army Sergeant Robert Daniel Sanchez Memorial Highway as described in subsection (1).*

Section 32. *U.S. Marine Corps Corporal Dustin Schrage Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road A1A between Pinetree Drive and Eau Gallie Boulevard in Brevard County is designated as “U.S. Marine Corps Corporal Dustin Schrage Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating U.S. Marine Corps Corporal Dustin Schrage Highway as described in subsection (1).*

Section 33. *Purple Heart Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 20/John Sims Parkway (57-040-000) between State Road 85 and the Walton County Line in Okaloosa County is designated as “Purple Heart Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Purple Heart Memorial Highway as described in subsection (1).*

Section 34. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to military support; amending s. 14.34, F.S.; revising the definition of “exceptional meritorious service” with respect to the Governor’s Medal of Merit; amending s. 163.3175, F.S.; authorizing the Florida Defense Support Task Force to recommend to the Legislature specified changes in military installations and local governments under the Community Planning Act; clarifying and revising procedures related to exchange of information between military installations and local governments under the act; amending s. 196.173, F.S.; authorizing servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; providing a deadline for claiming tax exemptions for qualifying deployments during the 2011 calendar year; providing procedures and requirements for filing applications and petitions to receive the tax exemption after expiration of the deadline; providing application; amending s. 265.003, F.S.; creating the Florida Veterans’ Hall of Fame Council;

providing for membership and terms of appointment; providing for the appointment of a chair; providing for meetings, a quorum, and voting; providing for reimbursement of travel expenses; providing for the removal of an appointee; providing for the Florida Veterans' Hall of Fame Council rather than the Department of Veterans' Affairs to select nominees for induction into the Florida Veterans' Hall of Fame and to establish the criteria for selection; amending s. 288.972, F.S.; revising legislative intent with respect to proposed closure or reuse of military bases; amending s. 288.980, F.S.; creating the Military Base Protection Program within the Department of Economic Opportunity; providing for use of program funds; revising provisions relating to the award of grants for retention of military installations; revising a definition; eliminating the Florida Economic Reinvestment Initiative; establishing the Florida Defense Reinvestment Grant Program to be administered by the Department of Economic Opportunity; specifying purposes of the program; specifying activities for which grant awards may be provided; eliminating the Defense-Related Business Adjustment Program, the Florida Defense Planning Grant Program, the Florida Defense Implementation Grant Program, the Florida Military Installation Reuse Planning and Marketing Grant Program, and the Retention of Military Installations Program; transferring and reassigning the functions and responsibilities of the Florida Council on Military Base and Mission Support within the Department of Economic Opportunity to the Florida Defense Support Task Force within the Department of Economic Opportunity by type two transfer; repealing s. 288.984, F.S., which establishes the Florida Council on Military Base and Mission Support and provides purposes thereof; amending s. 288.985, F.S.; conforming provisions relating to exempt records and meetings of the Council on Military Base and Mission Support; amending s. 288.987, F.S.; revising provisions relating to the Florida Defense Support Task Force, to conform; amending s. 295.187, F.S.; revising legislative intent; renaming and revising the Florida Service-Disabled Veteran Business Enterprise Opportunity Act to expand the vendor preference in state contracting to include certain businesses owned and operated by wartime veterans or veterans of a period of war; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; providing for issuance of a Vietnam War Veterans' license plate and the Korean Conflict Veterans' license plate; providing qualifications and requirements for the plates; creating s. 320.0892, F.S.; providing for the Department of Highway Safety and Motor Vehicles to issue Silver Star, Distinguished Service Cross, Navy Cross, and Air Force Cross license plates, without payment of the license tax, to persons meeting specified criteria; creating s. 683.146, F.S.; designating August 7 of each year as "Purple Heart Day"; providing a short title; creating s. 394.47891, F.S.; authorizing the chief judge of each judicial circuit to establish a Military Veterans and Servicemembers Court Program for specified veterans and servicemembers; providing criteria for entry into the program; authorizing a judge to impose a condition of supervision upon specified probationers and community controllees requiring such person to participate in a treatment program; requiring the court to give preference to certain treatment programs; providing that the Department of Corrections is not required to spend state funds to implement these provisions; amending s. 948.08, F.S.; creating a pretrial veterans' and servicemembers' treatment intervention program; providing requirements for a defendant to be voluntarily admitted to the pretrial program; providing certain exceptions to such admission; providing for the disposition of pending charges following a defendant's completion of the pretrial intervention program; providing for the charges to be expunged under certain circumstances; amending s. 948.16, F.S.; creating a misdemeanor pretrial veterans' treatment intervention program; providing requirements for voluntary admission to the misdemeanor pretrial program; providing for the misdemeanor charges to be expunged under certain circumstances; exempting treatment services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs from certain contract requirements; creating s. 948.21, F.S.; authorizing a judge to impose a condition of supervision upon specified probationers and community controllees requiring such person to participate in a treatment program; requiring the court to give preference to certain treatment programs; providing that the Department of Corrections is not required to spend state funds to implement these provisions; creating s. 1004.075, F.S.; requiring certain Florida College System institutions and state universities to provide priority course registration for veterans; providing eligibility requirements; creating s. 1005.09, F.S.; encouraging certain independent postsecondary educational institutions to provide priority course registration for veterans; providing honorary designations of certain transportation facilities in

specified counties; directing the Department of Transportation to erect suitable markers; providing effective dates.

On motion by Senator Bennett, the Senate concurred in the House amendment.

CS for CS for SB 922 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	Wise

Nays—None

MOTION

On motion by Senator Thrasher, the rules were waived and time of recess was extended until 8:00 p.m.

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for SB 694, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for CS for SB 694—A bill to be entitled An act relating to adult day care centers; amending s. 429.917, F.S.; prohibiting an adult day care center from claiming to be licensed or designated as a specialized Alzheimer's services adult day care center under certain circumstances; creating s. 429.918, F.S.; providing a short title; providing definitions; providing for the licensure designation of adult day care centers that provide specialized Alzheimer's services by the Agency for Health Care Administration; providing for the denial or revocation of such designation under certain circumstances; requiring an adult day care center seeking such designation to meet specified criteria; providing educational and experience requirements for the operator of an adult day care center seeking licensure designation as a specialized Alzheimer's services adult day care center; providing criteria for staff training and supervision; requiring the Department of Elderly Affairs to approve the staff training; requiring the department to adopt rules; requiring that the employee be issued a certificate upon completion of the staff training; providing requirements for staff orientation; providing requirements for admission into such an adult day care center; requiring that a participant's file include a data sheet, which shall be completed within a certain timeframe; requiring that certain information be included in the data sheet; requiring that dementia-specific services be documented in a participant's file; requiring that a participant's plan of care be reviewed quarterly; requiring that certain notes be entered into a participant's file; requiring the participant, or caregiver, to provide the adult day care center with updated medical documentation; requiring the center to give each person who enrolls as a participant, or the caregiver, a copy of the participant's plan of care and safety information; requiring that the center coordinate and execute discharge procedures with a participant who has a documented diagnosis of Alzheimer's disease or a dementia-related disorder and the caregiver if the participant's enrollment in the center is involuntarily terminated; providing that the act does not prohibit a licensed adult day care center that does not receive such a designation from providing adult day care services to per-

sons who have Alzheimer’s disease or other dementia-related disorders; authorizing the Department of Elderly Affairs to adopt rules; providing an effective date.

Nays—None

House Amendment 1 (854775)—Remove lines 76-77 and insert:

(1) *This act may be cited as the “Specialized Alzheimer’s Services Adult Day Care Act.”*

On motion by Senator Fasano, the Senate concurred in the House amendment.

CS for CS for CS for SB 694 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	Wise

Nays—None

Vote after roll call:

Yea—Rich

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendment 1 to CS for HB 701 and requests the Senate to recede.

Robert L. “Bob” Ward, Clerk

CS for HB 701—A bill to be entitled An act relating to the Florida Evidence Code; amending s. 90.804, F.S.; providing that a statement offered against a party that wrongfully caused the declarant’s unavailability is not excluded as hearsay; providing an effective date.

On motion by Senator Bennett, the Senate receded from Senate Amendment 1.

CS for HB 701 passed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendment 1 to CS for HB 31 and requests the Senate to recede.

Robert L. “Bob” Ward, Clerk

CS for HB 31—A bill to be entitled An act relating to protest activities; creating s. 871.015, F.S.; providing definitions; prohibiting engaging in protest activities within a specified distance of the property line of the location of a funeral, burial, or memorial service; providing criminal penalties; providing an effective date.

On motion by Senator Benacquisto, the Senate refused to recede from the Senate amendment to **CS for HB 31** and again requested that the House concur. The action of the Senate was certified to the House.

SPECIAL ORDER CALENDAR

CS for SB 378—A bill to be entitled An act relating to expert testimony; amending s. 90.702, F.S.; providing that a witness qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion as to the facts at issue in a case under certain circumstances; providing that the elements necessary to permit a witness to testify as an expert witness are satisfied if the principles or methods on which such knowledge is based are generally accepted by the relevant expert community; providing for applicability; amending s. 90.704, F.S.; providing that facts or data that are otherwise inadmissible in evidence may not be disclosed to the jury by the proponent of the opinion or inference unless the court determines that the probative value of the facts or data in assisting the jury to evaluate the expert’s opinion substantially outweighs the prejudicial effect of the facts or data; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 378**, on motion by Senator Richter, by two-thirds vote **HB 243** was withdrawn from the Committees on Judiciary; and Budget.

On motion by Senator Richter—

HB 243—A bill to be entitled An act relating to expert testimony; amending s. 90.702, F.S.; providing that a witness qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion as to the facts at issue in a case under certain circumstances; requiring the courts of this state to interpret and apply the principles of expert testimony in conformity with specified United States Supreme Court decisions; subjecting pure opinion testimony to such requirements; amending s. 90.704, F.S.; providing that facts or data that are otherwise inadmissible in evidence may not be disclosed to the jury by the proponent of the opinion or inference unless the court determines that the probative value of the facts or data in assisting the jury to evaluate the expert’s opinion substantially outweighs the prejudicial effect of the facts or data; providing an effective date.

—a companion measure, was substituted for **CS for SB 378** and read the second time by title.

MOTION

On motion by Senator Simmons, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Simmons moved the following amendment which was adopted:

Amendment 1 (358794) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 90.702, Florida Statutes, is amended to read:
90.702 Testimony by experts.—

(1) If scientific, technical, or other specialized knowledge will assist the trier of fact in understanding the evidence or in determining a fact in issue, a witness qualified as an expert by knowledge, skill, experience, training, or education may testify about it in the form of an opinion, or otherwise, if:

- (a) The testimony is based upon sufficient facts or data;
 - (b) The testimony is the product of reliable principles and methods; and
 - (c) The witness has applied the principles and methods reliably to the facts of the case; ~~however, the opinion is admissible only if it can be applied to evidence at trial.~~
- (2) The threshold required by subsection (1) to permit a witness to testify as an expert witness is satisfied if the principles and methods on which such knowledge is based are sufficiently established as generally accepted by the relevant expert community and are relevant to the facts of the particular case.
- (3) The stated testimonial requirements apply in any case in which the expert opinion testimony is based on scientific, technical, or other specialized knowledge. All proposed expert testimony, including pure opinion testimony, is subject to ss. 90.702 and 90.704.

Section 2. Section 90.704, Florida Statutes, is amended to read:

90.704 Basis of opinion testimony by experts.—The facts or data upon which an expert bases an opinion or inference may be those perceived by, or made known to, the expert at or before the trial. If the facts or data are of a type reasonably relied upon by experts in the subject to support the opinion expressed, the facts or data need not be admissible in evidence. *Facts or data that are otherwise inadmissible shall not be disclosed to the jury by the proponent of the opinion or inference unless the court determines that their probative value in assisting the jury to evaluate the expert's opinion substantially outweighs their prejudicial effect.*

Section 3. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: An act relating to expert testimony; amending s. 90.702, F.S.; providing that a witness qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion as to the facts at issue in a case under certain circumstances; providing that the elements necessary to permit a witness to testify as an expert witness are satisfied if the principles and methods on which such knowledge is based are generally accepted by the relevant expert community; providing for applicability; amending s. 90.704, F.S.; providing that facts or data that are otherwise inadmissible in evidence may not be disclosed to the jury by the proponent of the opinion or inference unless the court determines that the probative value of the facts or data in assisting the jury to evaluate the expert's opinion substantially outweighs the prejudicial effect of the facts or data; providing an effective date.

WHEREAS, the Legislature finds that the admissibility of expert testimony in the state of Florida is in need of revision and clarification, and

WHEREAS, the Legislature finds that the admissibility of expert testimony should be subject to a standard that generally applies the requirement of *Daubert v. Merrell Dow Pharmaceuticals, Inc.*, 509 U.S. 579 (1993), and federal rule of evidence 702, while recognizing that once knowledge is based upon principles and methods that are generally accepted within an expert community, a court need not continually reexamine the basis for such knowledge, but must ensure that the generally accepted principles and methods are relevant to the facts of the case before the court. This act does not alter the authority of the courts in this state to manage their dockets as they deem appropriate, including, but not limited to, deciding whether a hearing or presentation of live testimony is required to resolve a pending motion, and

WHEREAS, the Legislature finds that all proposed expert testimony should be subject to the new standards of s. 90.702, Florida Statutes, as revised in this act, and as such, *Marsh v. Valyou*, 977 So. 2d 543 (Fla. 2007) and its holding as to pure opinion testimony, is overruled, NOW, THEREFORE,

On motion by Senator Richter, further consideration of **HB 243** as amended was deferred.

CS for SB 750—A bill to be entitled An act relating to bonds; amending s. 1010.49, F.S.; revising the period for which bonds are to be retired; providing that all bonds are callable at times and upon terms prescribed by the district school board; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 750**, on motion by Senator Flores, by two-thirds vote **CS for HB 465** was withdrawn from the Committees on Education Pre-K - 12; Budget Subcommittee on Finance and Tax; and Budget

On motion by Senator Flores—

CS for HB 465—A bill to be entitled An act relating to district school board bonds; amending s. 1010.49, F.S.; revising provisions relating to the issuance and retirement of bonds; providing an effective date.

—a companion measure, was substituted for **CS for SB 750** and read the second time by title.

On motion by Senator Flores, by two-thirds vote **CS for HB 465** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

SB 676—A bill to be entitled An act relating to the workers' compensation certificate-of-exemption process; amending s. 440.02, F.S.; redefining the term "employee" for purposes of workers' compensation; amending s. 440.05, F.S.; revising requirements relating to election of exemption from coverage to include applicability to members of limited liability companies; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expanding applicability of requirements relating to certificates of exemption; providing effective dates.

—was read the second time by title.

Pending further consideration of **SB 676**, on motion by Senator Smith, by two-thirds vote **HB 307** was withdrawn from the Committees on Banking and Insurance; Commerce and Tourism; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Smith—

HB 307—A bill to be entitled An act relating to the workers' compensation certificate-of-exemption process; amending s. 440.02, F.S.; redefining the term "employee" for purposes of workers' compensation; amending s. 440.05, F.S.; revising requirements relating to election of exemption from coverage to include applicability to members of limited liability companies; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expand-

ing applicability of requirements relating to certificates of exemption; providing effective dates.

—a companion measure, was substituted for **SB 676** and read the second time by title.

MOTION

On motion by Senator Smith, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Smith moved the following amendment:

Amendment 1 (335992) (with title amendment)—Delete lines 18-181 and insert:

Section 1. Effective July 1, 2013, subsection (9) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(9) “Corporate officer” or “officer of a corporation” means any person who fills an office provided for in the corporate charter or articles of incorporation filed with the Division of Corporations of the Department of State or as permitted or required by chapter 607. ~~As to persons engaged in the construction industry,~~ The term “officer of a corporation” includes a member owning at least 10 percent of a limited liability company created and approved under chapter 608.

Section 2. Paragraph (b) of subsection (15) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(15)

(b) “Employee” includes any person who is an officer of a corporation and who performs services for remuneration for such corporation within this state, whether or not such services are continuous.

1. Any officer of a corporation may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05.

2. As to officers of a corporation who are engaged in the construction industry, no more than three officers of a corporation or of any group of affiliated corporations may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05. Officers must be shareholders, each owning at least 10 percent of the stock of such corporation and listed as an officer of such corporation with the Division of Corporations of the Department of State, in order to elect exemptions under this chapter. For purposes of this subparagraph, the term “affiliated” means and includes one or more corporations or entities, any one of which is a corporation engaged in the construction industry, under the same or substantially the same control of a group of business entities which are connected or associated so that one entity controls or has the power to control each of the other business entities. The term “affiliated” includes, but is not limited to, the officers, directors, executives, shareholders active in management, employees, and agents of the affiliated corporation. The ownership by one business entity of a controlling interest in another business entity or a pooling of equipment or income among business entities shall be prima facie evidence that one business is affiliated with the other.

3. An officer of a corporation who elects to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05 is not an employee.

Services are presumed to have been rendered to the corporation if the officer is compensated by other than dividends upon shares of stock of the corporation which the officer owns.

Section 3. Subsections (3) and (6) of section 440.05, Florida Statutes, are amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(3) Each officer of a corporation who is engaged in the construction industry and who elects an exemption from this chapter or who, after electing such exemption, revokes that exemption, must ~~submit mail a written notice to such effect to the department on a form prescribed by the department. The notice of election to be exempt from the provisions of this chapter must be notarized and under oath.~~ The notice of election to be exempt which is *electronically* submitted to the department by the officer of a corporation who is allowed to claim an exemption as provided by this chapter must list the name, federal tax identification number, *date of birth, Florida driver license number or Florida identification card number* ~~social security number~~, all certified or registered licenses issued pursuant to chapter 489 held by the person seeking the exemption, ~~a copy of relevant documentation as to employment status filed with the Internal Revenue Service as specified by the department, a copy of the relevant occupational license in the primary jurisdiction of the business,~~ and the registration number of the corporation filed with the Division of Corporations of the Department of State, *and the percentage of ownership along with a copy of the stock certificate* evidencing the required ownership under this chapter. The notice of election to be exempt must identify each corporation that employs the person electing the exemption and must list the social security number or federal tax identification number of each such employer and the additional documentation required by this section. In addition, the notice of election to be exempt must provide that the officer electing an exemption is not entitled to benefits under this chapter, must provide that the election does not exceed exemption limits for officers provided in s. 440.02, and must certify that any employees of the corporation whose officer elects an exemption are covered by workers’ compensation insurance. Upon receipt of the notice of the election to be exempt, receipt of all application fees, and a determination by the department that the notice meets the requirements of this subsection, the department shall issue a certification of the election to the officer, unless the department determines that the information contained in the notice is invalid. The department shall revoke a certificate of election to be exempt from coverage upon a determination by the department that the person does not meet the requirements for exemption or that the information contained in the notice of election to be exempt is invalid. The certificate of election must list the name of the corporation listed in the request for exemption. A new certificate of election must be obtained each time the person is employed by a new or different corporation that is not listed on the certificate of election. A copy of the certificate of election must be sent to each workers’ compensation carrier identified in the request for exemption. Upon filing a notice of revocation of election, an officer who is a subcontractor or an officer of a corporate subcontractor must notify her or his contractor. Upon revocation of a certificate of election of exemption by the department, the department shall notify the workers’ compensation carriers identified in the request for exemption.

(6) A construction industry certificate of election to be exempt which is issued in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The construction industry certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A construction industry certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days ~~before~~ *prior to* the expiration date of a construction industry certificate of exemption ~~issued after December 1, 1998,~~ the department shall send notice of the expiration date ~~and an application for renewal~~ to the certificateholder at the address on the certificate *or to the e-mail address on file with the department.*

Section 4. Effective January 1, 2013, subsection (6) of section 440.05, Florida Statutes, as amended by this act, is amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(6) A ~~construction industry~~ certificate of election to be exempt which is issued *on or after January 1, 2013,* in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The ~~construction industry~~ certificate must expire at midnight, 2 years from its issue date, as noted on the face of the

exemption certificate. A ~~construction industry~~ certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days before the expiration date of a ~~construction industry~~ certificate of exemption, the department shall send notice of the expiration date to the certificateholder at the address on the certificate or to the e-mail address on file with the department.

Section 5. Subsection (15) is added to section 440.107, Florida Statutes, to read:

440.107 Department powers to enforce employer compliance with coverage requirements.—

(15) *A limited liability company that is not engaged in the construction industry and that meets the definition of “employment” at any time between July 1, 2013, and December 31, 2013, shall not be issued a penalty pursuant to this section for failing to secure the payment of workers’ compensation.*

Section 6. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete lines 4-13 and insert: F.S.; redefining the terms “corporate officer” and “employee” for purposes of workers’ compensation; amending s. 440.05, F.S.; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expanding applicability of requirements relating to certificates of exemption; amending s. 440.107, F.S.; exempting certain limited liability companies from penalties for failure to secure the payment of workers’ compensation;

Senator Smith moved the following substitute amendment:

Amendment 2 (487606) (with title amendment)—Delete lines 18-181 and insert:

Section 1. Effective July 1, 2013, subsection (9) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(9) “Corporate officer” or “officer of a corporation” means any person who fills an office provided for in the corporate charter or articles of incorporation filed with the Division of Corporations of the Department of State or as permitted or required by chapter 607. ~~As to persons engaged in the construction industry,~~ The term “officer of a corporation” includes a member owning at least 10 percent of a limited liability company created and approved under chapter 608.

Section 2. Paragraph (b) of subsection (15) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(15)

(b) “Employee” includes any person who is an officer of a corporation and who performs services for remuneration for such corporation within this state, whether or not such services are continuous.

1. Any officer of a corporation may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05.

2. As to officers of a corporation who are engaged in the construction industry, no more than three officers of a corporation or of any group of affiliated corporations may elect to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05. Officers must be shareholders, each owning at least 10 percent of the stock of such corporation and listed as an officer of such corporation with the Division of Corporations of the Department of State, in order to

elect exemptions under this chapter. For purposes of this subparagraph, the term “affiliated” means and includes one or more corporations or entities, any one of which is a corporation engaged in the construction industry, under the same or substantially the same control of a group of business entities which are connected or associated so that one entity controls or has the power to control each of the other business entities. The term “affiliated” includes, but is not limited to, the officers, directors, executives, shareholders active in management, employees, and agents of the affiliated corporation. The ownership by one business entity of a controlling interest in another business entity or a pooling of equipment or income among business entities shall be prima facie evidence that one business is affiliated with the other.

3. An officer of a corporation who elects to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05 is not an employee.

Services are presumed to have been rendered to the corporation if the officer is compensated by other than dividends upon shares of stock of the corporation which the officer owns.

Section 3. Subsections (3) and (6) of section 440.05, Florida Statutes, are amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(3) Each officer of a corporation who is engaged in the construction industry and who elects an exemption from this chapter or who, after electing such exemption, revokes that exemption, must ~~submit mail a written~~ notice to such effect to the department on a form prescribed by the department. ~~The notice of election to be exempt from the provisions of this chapter must be notarized and under oath.~~ The notice of election to be exempt which is *electronically* submitted to the department by the officer of a corporation who is allowed to claim an exemption as provided by this chapter must list the name, federal tax identification number, *date of birth, Florida driver license number or Florida identification card number social security number*, all certified or registered licenses issued pursuant to chapter 489 held by the person seeking the exemption, ~~a copy of relevant documentation as to employment status filed with the Internal Revenue Service as specified by the department, a copy of the relevant occupational license in the primary jurisdiction of the business, and the registration number of the corporation filed with the Division of Corporations of the Department of State, and the percentage of ownership along with a copy of the stock certificate~~ evidencing the required ownership under this chapter. The notice of election to be exempt must identify each corporation that employs the person electing the exemption and must list the social security number or federal tax identification number of each such employer and the additional documentation required by this section. In addition, the notice of election to be exempt must provide that the officer electing an exemption is not entitled to benefits under this chapter, must provide that the election does not exceed exemption limits for officers provided in s. 440.02, and must certify that any employees of the corporation whose officer elects an exemption are covered by workers’ compensation insurance. Upon receipt of the notice of the election to be exempt, receipt of all application fees, and a determination by the department that the notice meets the requirements of this subsection, the department shall issue a certification of the election to the officer, unless the department determines that the information contained in the notice is invalid. The department shall revoke a certificate of election to be exempt from coverage upon a determination by the department that the person does not meet the requirements for exemption or that the information contained in the notice of election to be exempt is invalid. The certificate of election must list the name of the corporation listed in the request for exemption. A new certificate of election must be obtained each time the person is employed by a new or different corporation that is not listed on the certificate of election. A copy of the certificate of election must be sent to each workers’ compensation carrier identified in the request for exemption. Upon filing a notice of revocation of election, an officer who is a subcontractor or an officer of a corporate subcontractor must notify her or his contractor. Upon revocation of a certificate of election of exemption by the department, the department shall notify the workers’ compensation carriers identified in the request for exemption.

(6) A construction industry certificate of election to be exempt which is issued in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the ex-

piration date must be listed on the face of the certificate by the department. The construction industry certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A construction industry certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days before ~~prior to~~ the expiration date of a construction industry certificate of exemption ~~issued after December 1, 1998~~, the department shall send notice of the expiration date ~~and an application for renewal~~ to the certificateholder at the address on the certificate ~~or to the e-mail address on file with the department~~.

Section 4. Effective January 1, 2013, subsection (6) of section 440.05, Florida Statutes, as amended by this act, is amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(6) A ~~construction industry~~ certificate of election to be exempt which is issued ~~on or after January 1, 2013~~, in accordance with this section ~~is~~ shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The ~~construction industry~~ certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A ~~construction industry~~ certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days before the expiration date of a ~~construction industry~~ certificate of exemption, the department shall send notice of the expiration date to the certificateholder at the address on the certificate or to the e-mail address on file with the department.

Section 5. Subsection (15) is added to section 440.107, Florida Statutes, to read:

440.107 Department powers to enforce employer compliance with coverage requirements.—

(15) *A limited liability company that is not engaged in the construction industry and that meets the definition of "employment" at any time between July 1, 2013, and December 31, 2013, may not be issued a penalty pursuant to this section for failing to secure the payment of workers' compensation.*

Section 6. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete lines 2-13 and insert: An act relating to commercial insurance; amending s. 44.02, F.S.; redefining the terms "corporate officer" and "employee" for purposes of workers' compensation; amending s. 440.05, F.S.; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expanding applicability of requirements relating to certificates of exemption; amending s. 440.107, F.S.; exempting certain limited liability companies from penalties for failure to secure the payment of workers' compensation;

MOTION

On motion by Senator Smith, by the required two-thirds vote, consideration of the following amendments was allowed:

Senator Smith moved the following amendments to **Amendment 2** which were adopted:

Amendment 2A (141424)—Delete line 6 and insert:

Section 1. Effective January 1, 2013, subsection (9) of

Amendment 2B (149120) (with title amendment)—Between lines 165 and 166 insert:

Section 6. Section 627.215, Florida Statutes, is amended to read:

627.215 Excessive profits for ~~workers' compensation, employer's liability, commercial property, and commercial casualty insurance~~ prohibited.—

(1)(a) Each insurer group writing ~~workers' compensation and employer's liability insurance as defined in s. 624.605(1)(c), commercial property insurance as defined in s. 627.0625, commercial umbrella liability insurance as defined in s. 627.0625, or commercial casualty insurance as defined in s. 627.0625~~ shall file with the office ~~before~~ prior to July 1 of each year, on a form prescribed by the commission, the following data for the component types of such insurance as provided in the form:

1. Calendar-year earned premium.
2. Accident-year incurred losses and loss adjustment expenses.
3. The administrative and selling expenses incurred in this state or allocated to this state for the calendar year.
4. Policyholder dividends applicable to the calendar year.

~~This does not~~ Nothing herein is intended to prohibit an insurer from filing on a calendar-year basis.

(b) The data filed for the group shall be a consolidation of the data of the individual insurers of the group. However, an insurer may elect to either consolidate commercial umbrella liability insurance data with commercial casualty insurance data or to separately file data for commercial umbrella liability insurance. Each insurer shall elect its method of filing commercial umbrella liability insurance at the time of filing data for accident year 1987 and shall thereafter continue filing under the same method. In the case of commercial umbrella liability insurance data reported separately, a separate excessive profits test shall be applied and the test period shall be 10 years. ~~In the case of workers' compensation and employer's liability insurance, the final report for the test period including accident years 1984, 1985, and 1986 must be filed prior to July 1, 1988. In the case of commercial property and commercial casualty insurance, the final report for the test period including accident years 1987, 1988, and 1989 must be filed prior to July 1, 1991.~~

~~(2) Each insurer group writing workers' compensation and employer's liability insurance shall also file a schedule of Florida loss and loss adjustment experience for each of the 3 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the latest accident year to be reported, developed to an ultimate basis, and at two 12-month intervals thereafter, each developed to an ultimate basis, so that a total of three evaluations will be provided for each accident year. The first year to be so reported shall be accident year 1984, so that the reporting of 3 accident years under this revised evaluation will not take place until accident years 1985 and 1986 have become available. For reporting purposes unrelated to determining excessive profits, the loss and loss adjustment experience of each accident year shall continue to be reported until each accident year has been reported at eight stages of development.~~

(2)(a) Each insurer group writing commercial property insurance or commercial casualty insurance shall also file a schedule of Florida loss and loss adjustment experience for each of the 3 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the latest accident year, developed to an ultimate basis, and at two 12-month intervals thereafter, each developed to an ultimate basis, so that a total of 3 evaluations will be provided for each accident year. ~~The first year to be so reported shall be accident year 1987, which shall first be reported on or before July 1, 1989, and the reporting of 3 accident years will not take place until accident years 1988 and 1989 have become available. For medical malpractice insurance, the first year to be so reported shall be accident year 1990, which shall first be reported on or before July 1, 1992, and the reporting of 3 accident years for full inclusion of medical malpractice experience in commercial casualty insurance will not take place until accident years 1991 and 1992 become available. Accordingly, no medical malpractice insured shall be eligible for refunds or credits until the reporting period ending with calendar accident year 1992. For reporting purposes unrelated to determining excess profits, the loss and loss adjustment experience of each accident year shall continue to be reported until each accident year has been reported at eight stages of development.~~

(b) Each insurer group writing commercial umbrella liability insurance which elects to file separate data for such insurance shall also

file a schedule of Florida loss and loss adjustment experience for each of the 10 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the latest accident year, developed to an ultimate basis, and at nine 12-month intervals thereafter, each developed to an ultimate basis, so that a total of 10 evaluations will be provided for each accident year. ~~The first year to be so reported shall be accident year 1987, which shall first be reported on or before October 1, 1989, and the reporting of 10 accident years will not take place until accident year 1996 data is reported.~~

(3)(4) Each insurer group's underwriting gain or loss for each calendar-accident year shall be computed as follows: The sum of the accident-year incurred losses and loss adjustment expenses as of December 31 of the year, developed to an ultimate basis, plus the administrative and selling expenses incurred in the calendar year, plus policyholder dividends applicable to the calendar year, shall be subtracted from the calendar-year earned premium to determine the underwriting gain or loss.

(4)(5) For the 3 most recent calendar-accident years for which data is to be filed under this section, the underwriting gain or loss shall be compared to the anticipated underwriting profit, except in the case of separately reported commercial umbrella liability insurance for which such comparison shall be made for the 10 most recent calendar-accident years.

~~(6) For those insurer groups writing workers' compensation and employer's liability insurance during the years 1984, 1985, 1986, 1987, and 1988, an excessive profit has been realized if underwriting gain is greater than the anticipated underwriting profit plus 5 percent of earned premiums for the 3 most recent calendar years for which data is to be filed under this section. Any excess profit of an insurance company offering workers' compensation or employer's liability insurance during this period of time, shall be returned to policyholders in the form of a cash refund or a credit toward future purchase of insurance. The excessive amount shall be refunded on a pro rata basis in relation to the final compilation year earned premiums to the workers' compensation policyholders of record of the insurer group on December 31 of the final compilation year.~~

(5)(7)(a) Beginning with the July 1, 1991, report for ~~workers' compensation insurance, employer's liability insurance,~~ commercial property insurance, and commercial casualty insurance, an excessive profit has been realized if the net aggregate underwriting gain for all these lines combined is greater than the net aggregate anticipated underwriting profit for these lines plus 5 percent of earned premiums for the 3 most recent calendar years for which data is to be filed under this section. For calculation purposes commercial property insurance and commercial casualty insurance shall be broken down into sublines in order to ascertain the anticipated underwriting profit factor versus the actual underwriting gain for the given subline.

(b) Beginning with the July 1, 1998, report for commercial umbrella liability insurance, if an insurer has elected to file data separately for such insurance, an excessive profit has been realized if the underwriting gain for such insurance is greater than the anticipated underwriting profit for such insurance plus 5 percent of earned premiums for the 10 most recent calendar years for which data is to be filed under this section.

(6)(8) As used in this section with respect to any 3-year period, or with respect to any 10-year period in the case of commercial umbrella liability insurance, "anticipated underwriting profit" means the sum of the dollar amounts obtained by multiplying, for each rate filing of the insurer group in effect during such period, the earned premiums applicable to such rate filing during such period by the percentage factor included in such rate filing for profit and contingencies, such percentage factor having been determined with due recognition to investment income from funds generated by Florida business, except that the anticipated underwriting profit for the purposes of this section shall be calculated using a profit and contingencies factor that is not less than zero. Separate calculations need not be made for consecutive rate filings containing the same percentage factor for profits and contingencies.

(7)(9) If the insurer group has realized an excessive profit, the office shall order a return of the excessive amounts after affording the insurer group an opportunity for hearing and otherwise complying with the re-

quirements of chapter 120. Such excessive amounts shall be refunded in all instances unless the insurer group affirmatively demonstrates to the office that the refund of the excessive amounts will render a member of the insurer group financially impaired or will render it insolvent under the provisions of the Florida Insurance Code.

~~(8)(10) Any excess profit of an insurance company as determined on July 1, 1991, and thereafter shall be returned to policyholders in the form of a cash refund or a credit toward the future purchase of insurance. The excessive amount shall be refunded on a pro rata basis in relation to the final compilation year earned premiums to the policyholders of record of the insurer group on December 31 of the final compilation year.~~

(9)(11)(a) Cash refunds to policyholders may be rounded to the nearest dollar.

(b) Data in required reports to the office may be rounded to the nearest dollar.

(c) Rounding, if elected by the insurer, shall be applied consistently.

(10)(12)(a) Refunds shall be completed in one of the following ways:

1. If the insurer group elects to make a cash refund, the refund shall be completed within 60 days ~~of~~ entry of a final order indicating that excessive profits have been realized.

2. If the insurer group elects to make refunds in the form of a credit to renewal policies, such credits shall be applied to policy renewal premium notices which are forwarded to insureds more than 60 calendar days after entry of a final order indicating that excessive profits have been realized. If an insurer group has made this election but an insured thereafter cancels her or his policy or otherwise allows the policy to terminate, the insurer group shall make a cash refund ~~within not later than~~ 60 days after termination of such coverage.

(b) Upon completion of the renewal credits or refund payments, the insurer group shall immediately certify to the office that the refunds have been made.

(11)(13) Any refund or renewal credit made pursuant to this section shall be treated as a policyholder dividend applicable to the year immediately succeeding the compilation period giving rise to the refund or credit, for purposes of reporting under this section for subsequent years.

(12)(14) The application of this law to commercial property and commercial casualty insurance, which includes commercial umbrella liability insurance, ceases on January 1, 1997.

Section 7. Subsection (4) of section 628.6017, Florida Statutes, is amended to read:

628.6017 Converting assessable mutual insurer.—

(4) An assessable mutual insurer becoming a stock insurer or a nonassessable mutual insurer ~~is shall~~ not be subject to s. 627.215 or s. 627.351(5) for 5 years following authorization of the conversion by the office. However, the converted stock insurer or nonassessable mutual insurer ~~must shall~~ file all necessary data required by s. 627.215. Such amounts otherwise subject to s. 627.215(8) ~~must 627.215(10) shall~~ be maintained as surplus as to policyholders and ~~are not be~~ available for dividends for ~~a period of~~ 5 years.

And the title is amended as follows:

Delete line 184 and insert: payment of workers' compensation; amending s. 627.215, F.S.; removing workers' compensation and employer's liability insurance from those types of insurance that must report and refund excess profits; deleting obsolete provisions; amending s. 628.6017, F.S.; conforming a cross-reference;

Amendment 2C (176792) (with title amendment)—Between lines 165 and 166 insert:

Section 6. *The recurring sum of \$193,850 is appropriated from the Workers' Compensation Administrative Trust Fund to the Department of Financial Services and four additional full-time equivalent positions are authorized for the purpose of implementing the provisions of this act.*

And the title is amended as follows:

Delete line 184 and insert: payment of workers' compensation; providing an appropriation to and authorizing additional positions within the Department of Financial Services;

Amendment 2D (631014)—Delete line 163 and insert: *“employment” at any time between January 1, 2013, and December 31,*

Amendment 2 as amended was adopted.

On motion by Senator Smith, by two-thirds vote **HB 307** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Evers	Norman
Alexander	Fasano	Oelrich
Altman	Gaetz	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Montford	Thrasher
Dockery	Negron	Wise

Nays—1

Margolis

SENATOR BENNETT PRESIDING

CS for CS for CS for SB 2094—A bill to be entitled An act relating to energy; amending s. 186.801, F.S.; adding factors for the Public Service Commission to consider in reviewing the 10-year site plans submitted to the commission by electric utilities; amending s. 212.055, F.S.; providing for a portion of the proceeds of the local government infrastructure surtax to be used for financial assistance to residential and commercial property owners who make energy efficiency improvements or install renewable energy devices; defining the term “energy efficiency improvement”; amending s. 212.08, F.S.; providing definitions for the terms “biodiesel,” “ethanol,” and “renewable fuel”; providing for tax exemptions in the form of a rebate for the sale or use of certain equipment, machinery, and other materials for renewable energy technologies; providing eligibility requirements and tax credit limits; authorizing the Department of Revenue and the Department of Agriculture and Consumer Services to adopt rules; directing the Department of Agriculture and Consumer Services to determine and publish certain information relating to exemptions; providing for expiration of the exemption; amending s. 220.192, F.S., providing definitions; reestablishing a corporate tax credit for certain costs related to renewable energy technologies; providing eligibility requirements and credit limits; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to determine and publish certain information; providing for expiration of the tax credit; amending s. 220.193, F.S.; reestablishing a corporate tax credit for renewable energy production; providing definitions; providing a tax credit for the production and sale of renewable energy; providing requirements relating to the priority and proration of such tax credits under certain circumstances; providing for the use and transfer of the tax credit; limiting the amount of tax credits that may be granted to all taxpayers during a specified period; providing rulemaking authority to the Department of Revenue; providing for expiration of the tax credit; amending s. 255.257, F.S.; directing the Department of Management Services, in coordination with the Department of Agriculture and Consumer Services, to further develop the state energy management plan; amending s. 288.106, F.S.; redefining the term “target industry business,” for purposes of a tax refund program, to exclude certain electrical utilities; amending s. 366.92, F.S.; deleting an obsolete directive to the Public Service Commission to adopt rules for a renewable portfolio standard; deleting re-

lated definitions; creating s. 366.94, F.S.; providing that the provision of electric vehicle charging to the public by a nonutility is not the retail sale of electricity; providing that the rates, terms, and conditions of electric vehicle charging services by a nonutility are not subject to regulation under ch. 366, F.S.; requiring the Department of Agriculture and Consumer Services to develop rules for sales at electric vehicle charging stations; prohibiting the obstruction of a parking space at an electric vehicle charging station; providing a penalty; requiring that the Public Service Commission study the effects of charging stations on energy consumption in the state and the effects on the grid and report the results to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor; amending s. 526.203, F.S.; revising the definitions of the terms “blended gasoline” and “unblended gasoline”; defining the term “alternative fuel”; authorizing the sale of unblended fuels for certain uses; directing the Department of Agriculture and Consumer Services to compile a list of retail fuel stations that sell or offer to sell unblended gasoline and provide that information on the department’s website; amending s. 581.083, F.S.; prohibiting the cultivation of certain algae in plantings greater in size than 2 contiguous acres; providing exceptions; providing for exemption from special permitting requirements by rule; revising certain bonding requirements; requiring the Department of Agriculture and Consumer Services to conduct a statewide forest inventory; requiring the Department of Agriculture and Consumer Services to work with other specified entities to develop information on cost savings for energy efficiency and conservation measures and post it on the department’s website; providing an appropriation from the Florida Public Service Regulatory Trust Fund for the purpose of the Public Service Commission, in consultation with the Department of Agriculture and Consumer Services, to contract for an independent evaluation of the Florida Energy Efficiency and Conservation Act; requiring reports to the Legislature and the Executive Office of the Governor; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform **CS for CS for CS for SB 2094** to **CS for CS for HB 7117**.

Pending further consideration of **CS for CS for CS for SB 2094** as amended, on motion by Senator Gardiner, by two-thirds vote **CS for CS for HB 7117** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Agriculture; and Budget.

On motion by Senator Gardiner—

CS for CS for HB 7117—A bill to be entitled An act relating to energy; amending s. 163.08, F.S.; revising the definition of the term “local government”; amending s. 186.801, F.S.; requiring utilities’ 10-year site plans to address existing and proposed renewable energy production and purchases; amending s. 212.055, F.S.; providing for a portion of the proceeds of the local government infrastructure surtax to be used to provide loans, grants, and rebates to residential or commercial property owners who make energy efficiency improvements to their residential or commercial property, subject to referendum; defining the term “energy efficiency improvement”; amending s. 212.08, F.S.; providing definitions for the terms “biodiesel,” “ethanol,” and “renewable fuel”; providing for tax exemptions in the form of a rebate for the sale or use of certain equipment, machinery, and other materials for renewable energy technologies; providing eligibility requirements and tax credit limits; authorizing the Department of Revenue and the Department of Agriculture and Consumer Services to adopt rules; directing the Department of Agriculture and Consumer Services to determine and publish certain information relating to exemptions; providing for expiration of the exemption; amending s. 213.053, F.S.; expanding the authority of the Department of Revenue to disclose certain information; amending s. 220.192, F.S.; providing definitions; reestablishing a corporate tax credit for certain costs related to renewable energy technologies; providing eligibility requirements and credit limits; providing for use of authorized but unallocated credit amounts; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to determine and publish certain information; providing for expiration of the tax credit; amending s. 220.193, F.S.; reestablishing a corporate tax credit for renewable energy production; providing definitions; providing a tax credit for the production and sale of renewable energy; providing requirements relating to the priority and proration of such tax credits under certain circumstances; providing for the use and transfer of the tax credit; limiting the amount of tax credits that may be

granted to an individual taxpayer per state fiscal year and for all taxpayers per state fiscal year; increasing the cap for all taxpayers during a specified period; providing for use of authorized but unallocated credit amounts; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to provide certain information on its website; providing for expiration of the tax credit; amending s. 255.257, F.S.; directing the Department of Management Services in coordination with the Department of Agriculture and Consumer Services to further develop the state energy management plan; amending s. 288.106, F.S.; clarifying the definition of “target industry business” for purposes of the tax refund program for qualified target industry businesses; amending s. 20.60, F.S.; requiring the Department of Economic Opportunity to prepare an independent economic impact study for certain renewable energy projects; amending s. 366.92, F.S.; providing and revising definitions; authorizing a utility to petition the Public Service Commission to determine that a proposed renewable energy project is in the public interest; providing standards and criteria for review; providing for cost recovery for reasonable and prudent costs incurred by a utility for an approved renewable energy project; requiring the Public Service Commission to adopt rules to establish a public interest determination process for renewable energy projects; establishing procedural guidelines for public interest determination; creating s. 366.94, F.S., relating to electric vehicle charging stations; providing legislative findings; providing that the rates, terms, and conditions of electric vehicle charging services by a nonutility are not subject to regulation by the Public Service Commission; providing construction; providing rulemaking authority to the Department of Agriculture and Consumer Services; prohibiting parking in spaces specifically designated for charging an electric vehicle under specified circumstances; providing penalties; amending s. 377.703, F.S.; requiring the Department of Agriculture and Consumer Services to annually prepare an assessment of the use of specified energy-related tax credits; requiring specified information to be included in such assessment; amending s. 403.519, F.S.; requiring the Public Service Commission, in an electrical power plant need determination, to consider the need for fuel diversity to foster fuel supply reliability and fuel rate stability; amending s. 526.203, F.S.; revising the definitions of the terms “blended gasoline” and “unblended gasoline”; defining the term “alternative fuel”; authorizing the sale of unblended fuels for certain uses; directing the Department of Agriculture and Consumer Services to compile a list of retail fuel stations that sell or offer to sell unblended gasoline and provide that information on the department’s website; amending s. 581.083, F.S.; prohibiting the cultivation of certain algae in plantings greater in size than 2 contiguous acres; providing exceptions; providing for exemption from special permitting requirements by rule; revising certain bonding requirements; requiring the Department of Agriculture and Consumer Services to conduct a statewide forest inventory analysis; requiring the Department of Agriculture and Consumer Services, in consultation with other state agencies, to develop a clearinghouse of information regarding cost savings associated with energy efficiency and conservation measures; requiring such information to be posted on its website; directing the Public Service Commission to conduct a study on the potential effects of electric vehicle charging stations on both energy consumption and the electric grid; providing an appropriation for the purpose of the Public Service Commission, in consultation with the Department of Agriculture and Consumer Services, contracting for an independent evaluation of the effectiveness of the Florida Energy Efficiency and Conservation Act; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 2094** as amended and read the second time by title.

MOTION

On motion by Senator Gardiner, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Gardiner moved the following amendment:

Amendment 1 (471800) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (2) of section 163.08, Florida Statutes, is amended to read:

163.08 Supplemental authority for improvements to real property.—

(2) As used in this section, the term:

(a) “Local government” means a county, a municipality, ~~or~~ a dependent special district as defined in s. 189.403, or a separate legal entity created pursuant to s. 163.01(7).

Section 2. Subsection (2) of section 186.801, Florida Statutes, is amended to read:

186.801 Ten-year site plans.—

(2) Within 9 months after the receipt of the proposed plan, the commission shall make a preliminary study of such plan and classify it as “suitable” or “unsuitable.” The commission may suggest alternatives to the plan. All findings of the commission shall be made available to the Department of Environmental Protection for its consideration at any subsequent electrical power plant site certification proceedings. It is recognized that 10-year site plans submitted by an electric utility are tentative information for planning purposes only and may be amended at any time at the discretion of the utility upon written notification to the commission. A complete application for certification of an electrical power plant site under chapter 403, when such site is not designated in the current 10-year site plan of the applicant, shall constitute an amendment to the 10-year site plan. In its preliminary study of each 10-year site plan, the commission shall consider such plan as a planning document and shall review:

(a) The need, including the need as determined by the commission, for electrical power in the area to be served.

(b) The effect on fuel diversity within the state.

(c) The anticipated environmental impact of each proposed electrical power plant site.

(d) Possible alternatives to the proposed plan.

(e) The views of appropriate local, state, and federal agencies, including the views of the appropriate water management district as to the availability of water and its recommendation as to the use by the proposed plant of salt water or fresh water for cooling purposes.

(f) The extent to which the plan is consistent with the state comprehensive plan.

(g) The plan with respect to the information of the state on energy availability and consumption.

(h) *The amount of renewable energy resources the utility produces or purchases.*

(i) *The amount of renewable energy resources the utility plans to produce or purchase over the 10-year planning horizon and the means by which the production or purchases will be achieved.*

(j) *A statement describing how the production and purchase of renewable energy resources impact the utility’s present and future capacity and energy needs.*

Section 3. Paragraph (d) of subsection (2) of section 212.055, Florida Statutes, is amended to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

(2) LOCAL GOVERNMENT INFRASTRUCTURE SURTAX.—

(d) The proceeds of the surtax authorized by this subsection and any accrued interest shall be expended by the school district, within the county and municipalities within the county, or, in the case of a nego-

tiated joint county agreement, within another county, to finance, plan, and construct infrastructure; to acquire land for public recreation, conservation, or protection of natural resources; to provide loans, grants, or rebates to residential or commercial property owners who make energy efficiency improvements to their residential or commercial property, if a local government ordinance authorizing such use is approved by referendum; or to finance the closure of county-owned or municipally owned solid waste landfills that have been closed or are required to be closed by order of the Department of Environmental Protection. Any use of the proceeds or interest for purposes of landfill closure before July 1, 1993, is ratified. The proceeds and any interest may not be used for the operational expenses of infrastructure, except that a county that has a population of fewer than 75,000 and that is required to close a landfill may use the proceeds or interest for long-term maintenance costs associated with landfill closure. Counties, as defined in s. 125.011, and charter counties may, in addition, use the proceeds or interest to retire or service indebtedness incurred for bonds issued before July 1, 1987, for infrastructure purposes, and for bonds subsequently issued to refund such bonds. Any use of the proceeds or interest for purposes of retiring or servicing indebtedness incurred for refunding bonds before July 1, 1999, is ratified.

1. For the purposes of this paragraph, the term “infrastructure” means:

a. Any fixed capital expenditure or fixed capital outlay associated with the construction, reconstruction, or improvement of public facilities that have a life expectancy of 5 or more years and any related land acquisition, land improvement, design, and engineering costs.

b. A fire department vehicle, an emergency medical service vehicle, a sheriff’s office vehicle, a police department vehicle, or any other vehicle, and the equipment necessary to outfit the vehicle for its official use or equipment that has a life expectancy of at least 5 years.

c. Any expenditure for the construction, lease, or maintenance of, or provision of utilities or security for, facilities, as defined in s. 29.008.

d. Any fixed capital expenditure or fixed capital outlay associated with the improvement of private facilities that have a life expectancy of 5 or more years and that the owner agrees to make available for use on a temporary basis as needed by a local government as a public emergency shelter or a staging area for emergency response equipment during an emergency officially declared by the state or by the local government under s. 252.38. Such improvements are limited to those necessary to comply with current standards for public emergency evacuation shelters. The owner must enter into a written contract with the local government providing the improvement funding to make the private facility available to the public for purposes of emergency shelter at no cost to the local government for a minimum of 10 years after completion of the improvement, with the provision that the obligation will transfer to any subsequent owner until the end of the minimum period.

e. Any land acquisition expenditure for a residential housing project in which at least 30 percent of the units are affordable to individuals or families whose total annual household income does not exceed 120 percent of the area median income adjusted for household size, if the land is owned by a local government or by a special district that enters into a written agreement with the local government to provide such housing. The local government or special district may enter into a ground lease with a public or private person or entity for nominal or other consideration for the construction of the residential housing project on land acquired pursuant to this sub-subparagraph.

2. For the purposes of this paragraph, the term “energy efficiency improvement” means any energy conservation and efficiency improvement that reduces consumption through conservation or a more efficient use of electricity, natural gas, propane, or other forms of energy on the property, including, but not limited to, air sealing; installation of insulation; installation of energy-efficient heating, cooling, or ventilation systems; installation of solar panels; building modifications to increase the use of daylight or shade; replacement of windows; installation of energy controls or energy recovery systems; installation of electric vehicle charging equipment; and installation of efficient lighting equipment.

3. Notwithstanding any other provision of this subsection, a local government infrastructure surtax imposed or extended after July 1, 1998, may allocate up to 15 percent of the surtax proceeds for deposit in

a trust fund within the county’s accounts created for the purpose of funding economic development projects having a general public purpose of improving local economies, including the funding of operational costs and incentives related to economic development. The ballot statement must indicate the intention to make an allocation under the authority of this subparagraph.

Section 4. Paragraph (hhh) is added to subsection (7) of section 212.08, Florida Statutes, to read:

212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.

(7) MISCELLANEOUS EXEMPTIONS.—Exemptions provided to any entity by this chapter do not inure to any transaction that is otherwise taxable under this chapter when payment is made by a representative or employee of the entity by any means, including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as required by the department. Eligible purchases or leases made with such a certificate must be in strict compliance with this subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.

(hhh) Equipment, machinery, and other materials for renewable energy technologies.—

1. As used in this paragraph, the term:

a. “Biodiesel” means the mono-alkyl esters of long-chain fatty acids derived from plant or animal matter for use as a source of energy and meeting the specifications for biodiesel and biodiesel blends with petroleum products as adopted by rule of the Department of Agriculture and Consumer Services. “Biodiesel” may refer to biodiesel blends designated BXX, where XX represents the volume percentage of biodiesel fuel in the blend.

b. “Ethanol” means an anhydrous denatured alcohol produced by the conversion of carbohydrates meeting the specifications for fuel ethanol and fuel ethanol blends with petroleum products as adopted by rule of the Department of Agriculture and Consumer Services. “Ethanol” may refer to fuel ethanol blends designated EXX, where XX represents the volume percentage of fuel ethanol in the blend.

c. “Renewable fuel” means a fuel produced from biomass that is used to replace or reduce the quantity of fossil fuel present in motor fuel or diesel fuel. “Biomass” means biomass as defined in s. 366.91, “motor fuel” means motor fuel as defined in s. 206.01, and “diesel fuel” means diesel fuel as defined in s. 206.86.

2. The sale or use in the state of the following is exempt from the tax imposed by this chapter. Materials used in the distribution of biodiesel (B10-B100), ethanol (E10-E100), and other renewable fuels, including fueling infrastructure, transportation, and storage, up to a limit of \$1 million in tax each state fiscal year for all taxpayers. Gasoline fueling station pump retrofits for biodiesel (B10-B100), ethanol (E10-E100), and other renewable fuel distribution qualify for the exemption provided in this paragraph.

3. The Department of Agriculture and Consumer Services shall provide to the department a list of items eligible for the exemption provided in this paragraph.

4.a. The exemption provided in this paragraph shall be available to a purchaser only through a refund of previously paid taxes. An eligible item is subject to refund one time. A person who has received a refund on an eligible item shall notify the next purchaser of the item that the item is no longer eligible for a refund of paid taxes. The notification shall be pro-

vided to each subsequent purchaser on the sales invoice or other proof of purchase.

b. To be eligible to receive the exemption provided in this paragraph, a purchaser shall file an application with the Department of Agriculture and Consumer Services. The application shall be developed by the Department of Agriculture and Consumer Services, in consultation with the department, and shall require:

(I) The name and address of the person claiming the refund.

(II) A specific description of the purchase for which a refund is sought, including, when applicable, a serial number or other permanent identification number.

(III) The sales invoice or other proof of purchase showing the amount of sales tax paid, the date of purchase, and the name and address of the sales tax dealer from whom the property was purchased.

(IV) A sworn statement that the information provided is accurate and that the requirements of this paragraph have been met.

c. Within 30 days after receipt of an application, the Department of Agriculture and Consumer Services shall review the application and notify the applicant of any deficiencies. Upon receipt of a completed application, the Department of Agriculture and Consumer Services shall evaluate the application for the exemption and issue a written certification that the applicant is eligible for a refund or issue a written denial of such certification. The Department of Agriculture and Consumer Services shall provide the department a copy of each certification issued upon approval of an application.

d. Each certified applicant is responsible for applying for the refund and forwarding the certification that the applicant is eligible to the department within 6 months after certification by the Department of Agriculture and Consumer Services.

e. A refund approved pursuant to this paragraph shall be made within 30 days after formal approval by the department.

f. The Department of Agriculture and Consumer Services may adopt by rule the form for the application for a certificate, requirements for the content and format of information submitted to the Department of Agriculture and Consumer Services in support of the application, other procedural requirements, and criteria by which the application will be determined. The Department of Agriculture and Consumer Services may adopt other rules pursuant to ss. 120.536(1) and 120.54 to administer this paragraph, including rules establishing additional forms and procedures for claiming the exemption.

g. The Department of Agriculture and Consumer Services shall be responsible for ensuring that the total amount of the exemptions authorized do not exceed the limits specified in subparagraph 2.

5. Approval of the exemptions under this paragraph is on a first-come, first-served basis, based upon the date complete applications are received by the Department of Agriculture and Consumer Services. Incomplete placeholder applications shall not be accepted and shall not secure a place in the first-come, first-served application line. The Department of Agriculture and Consumer Services shall determine and publish on its website on a regular basis the amount of sales tax funds remaining in each fiscal year.

6. This paragraph expires July 1, 2016.

Section 5. Paragraph (w) of subsection (8) of section 213.053, Florida Statutes, is amended to read:

213.053 Confidentiality and information sharing.—

(8) Notwithstanding any other provision of this section, the department may provide:

(w) Information relative to ss. 212.08(7)(hhh), 220.192, and 220.193 ~~ss. 220.192~~ to the Department of Agriculture and Consumer Services for use in the conduct of its official business.

Disclosure of information under this subsection shall be pursuant to a written agreement between the executive director and the agency. Such

agencies, governmental or nongovernmental, shall be bound by the same requirements of confidentiality as the Department of Revenue. Breach of confidentiality is a misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083.

Section 6. Subsections (1), (2), (4), (6), (7), and (8) of section 220.192, Florida Statutes, are amended to read:

220.192 Renewable energy technologies investment tax credit.—

(1) DEFINITIONS.—For purposes of this section, the term:

(a) “Biodiesel” means biodiesel as defined in s. 212.08(7)(hhh) ~~former s. 212.08(7)(eee)~~.

(b) “Corporation” includes a general partnership, limited partnership, limited liability company, unincorporated business, or other business entity, including entities taxed as partnerships for federal income tax purposes.

(c) “Eligible costs” means:

1. ~~Seventy-five percent of all capital costs, operation and maintenance costs, and research and development costs incurred between July 1, 2006, and June 30, 2010, up to a limit of \$3 million per state fiscal year for all taxpayers, in connection with an investment in hydrogen-powered vehicles and hydrogen vehicle fueling stations in the state, including, but not limited to, the costs of constructing, installing, and equipping such technologies in the state.~~

2. ~~Seventy-five percent of all capital costs, operation and maintenance costs, and research and development costs incurred between July 1, 2006, and June 30, 2010, up to a limit of \$1.5 million per state fiscal year for all taxpayers, and limited to a maximum of \$12,000 per fuel cell, in connection with an investment in commercial stationary hydrogen fuel cells in the state, including, but not limited to, the costs of constructing, installing, and equipping such technologies in the state.~~

3. ~~75~~ ~~Seventy-five~~ percent of all capital costs, operation and maintenance costs, and research and development costs incurred between July 1, 2012 ~~2006~~, and June 30, 2016 ~~2010~~, not to exceed \$1 million per state fiscal year for each taxpayer and up to a limit of \$10 ~~\$6.5~~ million per state fiscal year for all taxpayers, in connection with an investment in the production, storage, and distribution of biodiesel (B10-B100), and ethanol (E10-E100), and other renewable fuel in the state, including the costs of constructing, installing, and equipping such technologies in the state. Gasoline fueling station pump retrofits for biodiesel (B10-B100), ethanol (E10-E100), and other renewable fuel distribution qualify as an eligible cost under this section ~~subparagraph~~.

(d) “Ethanol” means ethanol as defined in s. 212.08(7)(hhh) ~~former s. 212.08(7)(eee)~~.

(e) “Renewable fuel” means a fuel produced from biomass that is used to replace or reduce the quantity of fossil fuel present in motor fuel or diesel fuel. “Biomass” means biomass as defined in s. 366.91, “motor fuel” means motor fuel as defined in s. 206.01, and “diesel fuel” means diesel fuel as defined in s. 206.86.

~~(c) “Hydrogen fuel cell” means hydrogen fuel cell as defined in former s. 212.08(7)(eee).~~

(f) “Taxpayer” includes a corporation as defined in paragraph (b) or s. 220.03.

(2) TAX CREDIT.—For tax years beginning on or after January 1, 2013 ~~2007~~, a credit against the tax imposed by this chapter shall be granted in an amount equal to the eligible costs. Credits may be used in tax years beginning January 1, 2013 ~~2007~~, and ending December 31, 2016 ~~2010~~, after which the credit shall expire. If the credit is not fully used in any one tax year because of insufficient tax liability on the part of the corporation, the unused amount may be carried forward and used in tax years beginning January 1, 2013 ~~2007~~, and ending December 31, 2018 ~~2012~~, after which the credit carryover expires and may not be used. A taxpayer that files a consolidated return in this state as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of tax imposed upon the consolidated group. Any eligible cost for which a credit is claimed and

which is deducted or otherwise reduces federal taxable income shall be added back in computing adjusted federal income under s. 220.13.

(4) TAXPAYER APPLICATION PROCESS.—To claim a credit under this section, each taxpayer must apply to the Department of Agriculture and Consumer Services for an allocation of each type of annual credit by the date established by the Department of Agriculture and Consumer Services. The application form adopted by rule of the Department of Agriculture and Consumer Services must include an affidavit from each taxpayer certifying that all information contained in the application, including all records of eligible costs claimed as the basis for the tax credit, are true and correct. Approval of the credits under this section is on a first-come, first-served basis, based upon the date complete applications are received by the Department of Agriculture and Consumer Services. A taxpayer must submit only one complete application based upon eligible costs incurred within a particular state fiscal year. Incomplete placeholder applications will not be accepted and will not secure a place in the first-come, first-served application line. If a taxpayer does not receive a tax credit allocation due to the exhaustion of the annual tax credit authorizations, then such taxpayer may reapply in the following year for those eligible costs and will have priority over other applicants for the allocation of credits. *If the annual tax credit authorization amount is not exhausted by allocations of credits within that particular state fiscal year, any authorized but unallocated credit amounts may be used to grant credits that were earned pursuant to s. 220.193 but unallocated due to a lack of authorized funds.*

(6) TRANSFERABILITY OF CREDIT.—

(a) For tax years beginning on or after January 1, 2014 ~~2009~~, any corporation or subsequent transferee allowed a tax credit under this section may transfer the credit, in whole or in part, to any taxpayer by written agreement without transferring any ownership interest in the property generating the credit or any interest in the entity owning such property. The transferee is entitled to apply the credits against the tax with the same effect as if the transferee had incurred the eligible costs.

(b) To perfect the transfer, the transferor shall provide the Department of Revenue with a written transfer statement notifying the Department of Revenue of the transferor's intent to transfer the tax credits to the transferee; the date the transfer is effective; the transferee's name, address, and federal taxpayer identification number; the tax period; and the amount of tax credits to be transferred. The Department of Revenue shall, upon receipt of a transfer statement conforming to the requirements of this section, provide the transferee with a certificate reflecting the tax credit amounts transferred. A copy of the certificate must be attached to each tax return for which the transferee seeks to apply such tax credits.

(c) A tax credit authorized under this section that is held by a corporation and not transferred under this subsection shall be passed through to the taxpayers designated as partners, members, or owners, respectively, in the manner agreed to by such persons regardless of whether such partners, members, or owners are allocated or allowed any portion of the federal energy tax credit for the eligible costs. A corporation that passes the credit through to a partner, member, or owner must comply with the notification requirements described in paragraph (b). The partner, member, or owner must attach a copy of the certificate to each tax return on which the partner, member, or owner claims any portion of the credit.

(7) RULES.—The Department of Revenue *and the Department of Agriculture and Consumer Services* shall have the authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section, including rules relating to:

(a) The forms required to claim a tax credit under this section, the requirements and basis for establishing an entitlement to a credit, and the examination and audit procedures required to administer this section.

(b) The implementation and administration of the provisions allowing a transfer of a tax credit, including rules prescribing forms, reporting requirements, and specific procedures, guidelines, and requirements necessary to transfer a tax credit.

(8) PUBLICATION.—The Department of Agriculture and Consumer Services shall determine and publish *on its website* on a regular basis the amount of available tax credits remaining in each fiscal year.

Section 7. Section 220.193, Florida Statutes, is amended to read:

220.193 Florida renewable energy production credit.—

(1) The purpose of this section is to encourage the development and expansion of facilities that produce renewable energy in Florida.

(2) As used in this section, the term:

(a) “Commission” ~~means shall mean~~ the Public Service Commission.

(b) “Department” ~~means shall mean~~ the Department of Revenue.

(c) “Expanded facility” ~~means shall mean~~ a Florida renewable energy facility that increases its electrical production and sale by more than 5 percent above the facility's electrical production and sale during the ~~2011 2005~~ calendar year.

(d) “Florida renewable energy facility” ~~means shall mean~~ a facility in the state that produces electricity for sale from renewable energy, as defined in s. 377.803.

(e) “New facility” ~~means shall mean~~ a Florida renewable energy facility that is operationally placed in service after May 1, 2006. *The term includes a Florida renewable energy facility that has had an expansion operationally placed in service after May 1, 2006, and whose cost exceeded 50 percent of the assessed value of the facility immediately before the expansion.*

(f) “Sale” or “sold” includes the use of electricity by the producer of such electricity which decreases the amount of electricity that the producer would otherwise have to purchase.

(g) “Taxpayer” includes a general partnership, limited partnership, limited liability company, trust, or other artificial entity in which a corporation, as defined in s. 220.03(1)(e), owns an interest and is taxed as a partnership or is disregarded as a separate entity from the corporation under this chapter.

(3) An annual credit against the tax imposed by this section shall be allowed to a taxpayer, based on the taxpayer's production and sale of electricity from a new or expanded Florida renewable energy facility. For a new facility, the credit shall be based on the taxpayer's sale of the facility's entire electrical production. For an expanded facility, the credit shall be based on the increases in the facility's electrical production that are achieved after May 1, ~~2012 2006~~.

(a) The credit shall be \$0.01 for each kilowatt-hour of electricity produced and sold by the taxpayer to an unrelated party during a given tax year.

(b) The credit may be claimed for electricity produced and sold on or after January 1, ~~2013 2007~~. Beginning in ~~2014 2008~~ and continuing until ~~2017 2011~~, each taxpayer claiming a credit under this section must ~~first~~ apply to the Department of Agriculture and Consumer Services *by the date established by the Department of Agriculture and Consumer Services* ~~by February 1 of each year~~ for an allocation of available credits for that year credit. *The application form shall be adopted by rule of the Department of Agriculture and Consumer Services in consultation with the commission.* ~~The department, in consultation with the commission, shall develop an application form.~~ The application form shall, at a minimum, require a sworn affidavit from each taxpayer certifying the increase in production and sales that form the basis of the application and certifying that all information contained in the application is true and correct.

(c) If the amount of credits applied for each year exceeds *the amount authorized in paragraph (g) \$5 million*, the Department of Agriculture and Consumer Services shall allocate credits to qualified applicants based on the following priority: ~~shall award to each applicant a prorated amount based on each applicant's increased production and sales and the increased production and sales of all applicants.~~

1. *An applicant who places a new facility in operation after May 1, 2012, shall be allocated credits first, up to a maximum of \$250,000 each, with any remaining credits to be granted pursuant to subparagraph 3,*

but if the claims for credits under this subparagraph exceed the state fiscal year cap in paragraph (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total production and sales for all applicants in this category for the fiscal year.

2. An applicant who does not qualify under subparagraph 1. but who claims a credit of \$50,000 or less shall be allocated credits next, but if the claims for credits under this subparagraph, combined with credits allocated in subparagraph 1. exceed the state fiscal year cap in paragraph (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total qualified production and sales for all applicants in this category for the fiscal year.

3. An applicant who does not qualify under subparagraph 1. or subparagraph 2. and an applicant whose credits have not been fully allocated under subparagraph 1., shall be allocated credits next. If there is insufficient capacity within the amount authorized for the state fiscal year in paragraph (g), and after allocations pursuant to subparagraphs 1. and 2., the credits allocated under this subparagraph shall be prorated based upon each applicant's unallocated claims for qualified production and sales as a percentage of total unallocated claims for qualified production and sales of all applicants in this category, up to a maximum of \$1 million per taxpayer per state fiscal year. If, after application of this \$1 million cap, there is excess capacity under the state fiscal year cap in paragraph (g) in any state fiscal year, that remaining capacity shall be used to allocate additional credits with priority given in the order set forth in this subparagraph and without regard to the \$1 million per taxpayer cap.

(d) If the credit granted pursuant to this section is not fully used in one year because of insufficient tax liability on the part of the taxpayer, the unused amount may be carried forward for a period not to exceed 5 years. The carryover credit may be used in a subsequent year when the tax imposed by this chapter for such year exceeds the credit for such year, after applying the other credits and unused credit carryovers in the order provided in s. 220.02(8).

(e) A taxpayer that files a consolidated return in this state as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of tax imposed upon the consolidated group.

(f)1. Tax credits that may be available under this section to an entity eligible under this section may be transferred after a merger or acquisition to the surviving or acquiring entity and used in the same manner with the same limitations.

2. The entity or its surviving or acquiring entity as described in subparagraph 1. may transfer any unused credit in whole or in units of no less than 25 percent of the remaining credit. The entity acquiring such credit may use it in the same manner and with the same limitations under this section. Such transferred credits may not be transferred again although they may succeed to a surviving or acquiring entity subject to the same conditions and limitations as described in this section.

3. In the event the credit provided for under this section is reduced as a result of an examination or audit by the department, such tax deficiency shall be recovered from the first entity or the surviving or acquiring entity to have claimed such credit up to the amount of credit taken. Any subsequent deficiencies shall be assessed against any entity acquiring and claiming such credit, or in the case of multiple succeeding entities in the order of credit succession.

(g) Notwithstanding any other provision of this section, credits for the production and sale of electricity from a new or expanded Florida renewable energy facility may be earned between January 1, 2013 ~~2007~~, and June 30, 2016 ~~2010~~. The combined total amount of tax credits which may be granted for all taxpayers under this section is limited to \$5 million in state fiscal year 2012-2013 and \$10 million per state fiscal year in state fiscal years 2013-2014 through 2016-2017. If the annual tax credit authorization amount is not exhausted by allocations of credits within that particular state fiscal year, any authorized but unallocated credit amounts may be used to grant credits that were earned pursuant to s. 220.192 but unallocated due to a lack of authorized funds.

(h) A taxpayer claiming a credit under this section shall be required to add back to net income that portion of its business deductions claimed on its federal return paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under this section.

(i) A taxpayer claiming credit under this section may not claim a credit under s. 220.192. A taxpayer claiming credit under s. 220.192 may not claim a credit under this section.

(j) When an entity treated as a partnership or a disregarded entity under this chapter produces and sells electricity from a new or expanded renewable energy facility, the credit earned by such entity shall pass through in the same manner as items of income and expense pass through for federal income tax purposes. When an entity applies for the credit and the entity has received the credit by a pass-through, the application must identify the taxpayer that passed the credit through, all taxpayers that received the credit, and the percentage of the credit that passes through to each recipient and must provide other information that the Department of Agriculture and Consumer Services ~~department~~ requires.

(k) A taxpayer's use of the credit granted pursuant to this section does not reduce the amount of any credit available to such taxpayer under s. 220.186.

(4) The Department of Agriculture and Consumer Services shall make a determination on the eligibility of the applicant for the credits sought and certify the determination to the applicant and the Department of Revenue. The corporation must attach the Department of Agriculture and Consumer Services' certification to the tax return on which the credit is claimed. The Department of Agriculture and Consumer Services is responsible for ensuring that the corporate income tax credits granted in each fiscal year do not exceed the limits provided for in this section.

(5)(a) In addition to its existing audit and investigation authority, the Department of Revenue may perform any additional financial and technical audits and investigations, including examining the accounts, books, and records of the tax credit applicant, which are necessary to verify the information included in the tax credit return and to ensure compliance with this section. The Department of Agriculture and Consumer Services shall provide technical assistance when requested by the Department of Revenue on any technical audits or examinations performed pursuant to this section.

(b) It is grounds for forfeiture of previously claimed and received tax credits if the Department of Revenue determines, as a result of an audit or examination or from information received from the Department of Agriculture and Consumer Services, that a taxpayer received tax credits pursuant to this section to which the taxpayer was not entitled. The taxpayer is responsible for returning forfeited tax credits to the Department of Revenue, and such funds shall be paid into the General Revenue Fund of the state.

(c) The Department of Agriculture and Consumer Services may revoke or modify any written decision granting eligibility for tax credits under this section if it is discovered that the tax credit applicant submitted any false statement, representation, or certification in any application, record, report, plan, or other document filed in an attempt to receive tax credits under this section. The Department of Agriculture and Consumer Services shall immediately notify the Department of Revenue of any revoked or modified orders affecting previously granted tax credits. Additionally, the taxpayer must notify the Department of Revenue of any change in its tax credit claimed.

(d) The taxpayer shall file with the Department of Revenue an amended return or such other report as the Department of Revenue prescribes by rule and shall pay any required tax and interest within 60 days after the taxpayer receives notification from the Department of Agriculture and Consumer Services that previously approved tax credits have been revoked or modified. If the revocation or modification order is contested, the taxpayer shall file an amended return or other report as provided in this paragraph within 60 days after a final order is issued after proceedings.

(e) A notice of deficiency may be issued by the Department of Revenue at any time within 3 years after the taxpayer receives formal notification from the Department of Agriculture and Consumer Services that pre-

viously approved tax credits have been revoked or modified. If a taxpayer fails to notify the Department of Revenue of any changes to its tax credit claimed, a notice of deficiency may be issued at any time.

(6)(4) The Department of Revenue and the Department of Agriculture and Consumer Services ~~department~~ may adopt rules to implement and administer this section, including rules prescribing forms, the documentation needed to substantiate a claim for the tax credit, and the specific procedures and guidelines for claiming the credit.

(7) The Department of Agriculture and Consumer Services shall determine and publish on its website on a regular basis the amount of available tax credits remaining in each fiscal year.

(8)(5) This section shall take effect upon becoming law and shall apply to tax years beginning on and after January 1, 2013 ~~2007~~.

Section 8. Subsection (3) of section 255.257, Florida Statutes, is amended to read:

255.257 Energy management; buildings occupied by state agencies.—

(3) CONTENTS OF THE STATE ENERGY MANAGEMENT PLAN.—The Department of Management Services, in coordination with the Department of Agriculture and Consumer Services, shall further develop the a state energy management plan consisting of, but not limited to, the following elements:

- (a) Data-gathering requirements;
- (b) Building energy audit procedures;
- (c) Uniform data analysis and reporting procedures;
- (d) Employee energy education program measures;
- (e) Energy consumption reduction techniques;
- (f) Training program for state agency energy management coordinators; and
- (g) Guidelines for building managers.

The plan shall include a description of actions that state agencies shall take to reduce consumption of electricity and nonrenewable energy sources used for space heating and cooling, ventilation, lighting, water heating, and transportation.

Section 9. Paragraph (q) of subsection (2) of section 288.106, Florida Statutes, is amended to read:

288.106 Tax refund program for qualified target industry businesses.—

(2) DEFINITIONS.—As used in this section:

(q) “Target industry business” means a corporate headquarters business or any business that is engaged in one of the target industries identified pursuant to the following criteria developed by the department in consultation with Enterprise Florida, Inc.:

1. Future growth.—Industry forecasts should indicate strong expectation for future growth in both employment and output, according to the most recent available data. Special consideration should be given to businesses that export goods to, or provide services in, international markets and businesses that replace domestic and international imports of goods or services.

2. Stability.—The industry should not be subject to periodic layoffs, whether due to seasonality or sensitivity to volatile economic variables such as weather. The industry should also be relatively resistant to recession, so that the demand for products of this industry is not typically subject to decline during an economic downturn.

3. High wage.—The industry should pay relatively high wages compared to statewide or area averages.

4. Market and resource independent.—The location of industry businesses should not be dependent on Florida markets or resources as

indicated by industry analysis, except for businesses in the renewable energy industry.

5. Industrial base diversification and strengthening.—The industry should contribute toward expanding or diversifying the state’s or area’s economic base, as indicated by analysis of employment and output shares compared to national and regional trends. Special consideration should be given to industries that strengthen regional economies by adding value to basic products or building regional industrial clusters as indicated by industry analysis. Special consideration should also be given to the development of strong industrial clusters that include defense and homeland security businesses.

6. Positive economic impact.—The industry is expected to have strong positive economic impacts on or benefits to the state or regional economies. Special consideration should be given to industries that facilitate the development of the state as a hub for domestic and global trade and logistics.

The term does not include any business engaged in retail industry activities; any electrical utility company as defined in s. 366.02(2); any phosphate or other solid minerals severance, mining, or processing operation; any oil or gas exploration or production operation; or any business subject to regulation by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation. Any business within NAICS code 5611 or 5614, office administrative services and business support services, respectively, may be considered a target industry business only after the local governing body and Enterprise Florida, Inc., make a determination that the community where the business may locate has conditions affecting the fiscal and economic viability of the local community or area, including but not limited to, factors such as low per capita income, high unemployment, high underemployment, and a lack of year-round stable employment opportunities, and such conditions may be improved by the location of such a business to the community. By January 1 of every 3rd year, beginning January 1, 2011, the department, in consultation with Enterprise Florida, Inc., economic development organizations, the State University System, local governments, employee and employer organizations, market analysts, and economists, shall review and, as appropriate, revise the list of such target industries and submit the list to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

Section 10. Section 366.92, Florida Statutes, is amended to read:

366.92 Florida renewable energy policy.—

(1) It is the intent of the Legislature to promote the development of renewable energy; protect the economic viability of Florida’s existing renewable energy facilities; diversify the types of fuel used to generate electricity in Florida; lessen Florida’s dependence on natural gas and fuel oil for the production of electricity; minimize the volatility of fuel costs; encourage investment within the state; improve environmental conditions; and, at the same time, minimize the costs of power supply to electric utilities and their customers.

(2) As used in this section, the term:

~~(a) “Florida renewable energy resources” means renewable energy, as defined in s. 377.803, that is produced in Florida.~~

~~(a)(b) “Provider” means a “utility” as defined in s. 366.8255(1)(a).~~

~~(b)(c) “Renewable energy” means renewable energy as defined in s. 366.91(2)(d).~~

~~(d) “Renewable energy credit” or “REC” means a product that represents the unbundled, separable, renewable attribute of renewable energy produced in Florida and is equivalent to 1 megawatt hour of electricity generated by a source of renewable energy located in Florida.~~

~~(e) “Renewable portfolio standard” or “RPS” means the minimum percentage of total annual retail electricity sales by a provider to consumers in Florida that shall be supplied by renewable energy produced in Florida.~~

~~(3) The commission shall adopt rules for a renewable portfolio standard requiring each provider to supply renewable energy to its customers directly, by procuring, or through renewable energy credits.~~

In developing the RPS rule, the commission shall consult the Department of Environmental Protection and the Department of Agriculture and Consumer Services. The rule shall not be implemented until ratified by the Legislature. The commission shall present a draft rule for legislative consideration by February 1, 2009.

(a) In developing the rule, the commission shall evaluate the current and forecasted levelized cost in cents per kilowatt hour through 2020 and current and forecasted installed capacity in kilowatts for each renewable energy generation method through 2020.

(b) The commission's rule:

1. Shall include methods of managing the cost of compliance with the renewable portfolio standard, whether through direct supply or procurement of renewable power or through the purchase of renewable energy credits. The commission shall have rulemaking authority for providing annual cost recovery and incentive-based adjustments to authorized rates of return on common equity to providers to incentivize renewable energy. Notwithstanding s. 366.91(3) and (4), upon the ratification of the rules developed pursuant to this subsection, the commission may approve projects and power sales agreements with renewable power producers and the sale of renewable energy credits needed to comply with the renewable portfolio standard. In the event of any conflict, this subparagraph shall supersede s. 366.91(3) and (4). However, nothing in this section shall alter the obligation of each public utility to continuously offer a purchase contract to producers of renewable energy.

2. Shall provide for appropriate compliance measures and the conditions under which noncompliance shall be excused due to a determination by the commission that the supply of renewable energy or renewable energy credits was not adequate to satisfy the demand for such energy or that the cost of securing renewable energy or renewable energy credits was cost prohibitive.

3. May provide added weight to energy provided by wind and solar photovoltaic over other forms of renewable energy, whether directly supplied or procured or indirectly obtained through the purchase of renewable energy credits.

4. Shall determine an appropriate period of time for which renewable energy credits may be used for purposes of compliance with the renewable portfolio standard.

5. Shall provide for monitoring of compliance with and enforcement of the requirements of this section.

6. Shall ensure that energy credited toward compliance with the requirements of this section is not credited toward any other purpose.

7. Shall include procedures to track and account for renewable energy credits, including ownership of renewable energy credits that are derived from a customer owned renewable energy facility as a result of any action by a customer of an electric power supplier that is independent of a program sponsored by the electric power supplier.

8. Shall provide for the conditions and options for the repeal or alteration of the rule in the event that new provisions of federal law supplant or conflict with the rule.

(c) Beginning on April 1 of the year following final adoption of the commission's renewable portfolio standard rule, each provider shall submit a report to the commission describing the steps that have been taken in the previous year and the steps that will be taken in the future to add renewable energy to the provider's energy supply portfolio. The report shall state whether the provider was in compliance with the renewable portfolio standard during the previous year and how it will comply with the renewable portfolio standard in the upcoming year.

(4) In order to demonstrate the feasibility and viability of clean energy systems, the commission shall provide for full cost recovery under the environmental cost recovery clause of all reasonable and prudent costs incurred by a provider for renewable energy projects that are zero greenhouse gas emitting at the point of generation, up to a total of 110 megawatts statewide, and for which the provider has secured necessary land, zoning permits, and transmission rights within the state. Such costs shall be deemed reasonable and prudent for purposes of cost recovery so long as the provider has used reasonable and customary industry practices in the design, procurement, and construction of the

project in a cost-effective manner appropriate to the location of the facility. The provider shall report to the commission as part of the cost-recovery proceedings the construction costs, in-service costs, operating and maintenance costs, hourly energy production of the renewable energy project, and any other information deemed relevant by the commission. Any provider constructing a clean energy facility pursuant to this section shall file for cost recovery no later than July 1, 2009.

(3)(5) Each municipal electric utility and rural electric cooperative shall develop standards for the promotion, encouragement, and expansion of the use of renewable energy resources and energy conservation and efficiency measures. On or before April 1, 2009, and annually thereafter, each municipal electric utility and electric cooperative shall submit to the commission a report that identifies such standards.

(4)(6) Nothing in this section shall be construed to impede or impair terms and conditions of existing contracts.

(5)(7) The commission may adopt rules to administer and implement the provisions of this section.

Section 11. Section 366.94, Florida Statutes, is created to read:

366.94 *Electric vehicle charging stations.*—

(1) *The provision of electric vehicle charging to the public by a non-utility is not the retail sale of electricity for the purposes of this chapter. The rates, terms, and conditions of electric vehicle charging services by a nonutility are not subject to regulation under this chapter. This section does not affect the ability of individuals, businesses, or governmental entities to acquire, install, or use an electric vehicle charger for their own vehicles.*

(2) *The Department of Agriculture and Consumer Services shall adopt rules to provide definitions, methods of sale, labeling requirements, and price-posting requirements for electric vehicle charging stations to allow for consistency for consumers and the industry.*

(3)(a) *It is unlawful for a person to stop, stand, or park a vehicle that is not capable of using an electrical recharging station within any parking space specifically designated for charging an electric vehicle.*

(b) *If a law enforcement officer finds a motor vehicle in violation of this subsection, the officer or specialist shall charge the operator or other person in charge of the vehicle in violation with a noncriminal traffic infraction, punishable as provided in s. 316.008(4) or s. 318.18.*

(4) *The Public Service Commission is directed to conduct a study of the potential effects of public charging stations and privately owned electric vehicle charging on both energy consumption and the impact on the electric grid in the state. The Public Service Commission shall also investigate the feasibility of using off-grid solar photovoltaic power as a source of electricity for the electric vehicle charging stations. The commission shall submit the results of the study to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor by December 31, 2012.*

Section 12. Paragraph (n) is added to subsection (2) of section 377.703, Florida Statutes, to read:

377.703 Additional functions of the Department of Agriculture and Consumer Services.—

(2) DUTIES.—The department shall perform the following functions, unless as otherwise provided, consistent with the development of a state energy policy:

(n) *On an annual basis, the department shall prepare an assessment of the utilization of the tax exemption authorized in s. 212.08(7)(hhh), the renewable energy technologies investment tax credit authorized in s. 220.192, and the renewable energy production credit authorized in s. 220.193, which the department shall submit to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor by February 1 of each year. The assessment shall include, at a minimum, the following information:*

1. *For the tax exemption authorized in s. 212.08(7)(hhh):*

- a. The name of each taxpayer receiving an exemption under this section;
- b. The amount of the exemption received by each taxpayer; and
- c. The type and description of each eligible item for which each taxpayer is applying.

2. For the renewable energy technologies investment tax credit authorized in s. 220.192:

- a. The name of each taxpayer receiving an allocation under this section;
- b. The amount of the credits allocated for that fiscal year for each taxpayer; and
- c. The type of technology and a description of each investment for which each taxpayer receives an allocation.

3. For the renewable energy production credit authorized in s. 220.193:

- a. The name of each taxpayer receiving an allocation under this section;
- b. The amount of credits allocated for that fiscal year for each taxpayer;
- c. The type and amount of renewable energy produced and sold, whether the facility producing that energy is a new or expanded facility, and the approximate date on which production began; and
- d. The aggregate amount of credits allocated for all taxpayers claiming credits under this section for the fiscal year.

Section 13. Subsection (1) of section 526.203, Florida Statutes, is amended, and subsection (5) is added to that section, to read:

526.203 Renewable fuel standard.—

(1) DEFINITIONS.—As used in this act, the term:

(a) “Alternative fuel” means a fuel produced from biomass, as defined in s. 366.91, which is used to replace or reduce the quantity of fossil fuel present in a petroleum fuel that meets the specifications as adopted by the department.

(b)(c) “Blender,” “importer,” “terminal supplier,” and “wholesaler” are defined as provided in s. 206.01.

(c)(b) “Blended gasoline” means a mixture of 90 to 91 percent gasoline and 9 to 10 percent fuel ethanol or other alternative fuel, by volume, which ~~that~~ meets the specifications as adopted by the department. The fuel ethanol or other alternative fuel portion may be derived from any agricultural source.

(d)(e) “Fuel ethanol” means an anhydrous denatured alcohol produced by the conversion of carbohydrates which ~~that~~ meets the specifications as adopted by the department.

(e)(d) “Unblended gasoline” means gasoline that has not been blended with fuel ethanol or other alternative fuel and that meets the specifications as adopted by the department.

(5) The Department of Agriculture and Consumer Services shall compile a list of retail fuel stations that sell or offer to sell unblended gasoline. This information shall be compiled by the department as part of its routine retail fuel station inspections, authorized under s. 525.07, and from information provided voluntarily by retail dealers. The Department of Agriculture and Consumer Services shall provide this information on its website to inform consumers of the options available for unblended gasoline.

Section 14. Subsection (4) of section 581.083, Florida Statutes, is amended to read:

581.083 Introduction or release of plant pests, noxious weeds, or organisms affecting plant life; cultivation of nonnative plants; special permit and security required.—

(4) A person may not cultivate a nonnative plant, *algae*, or *blue-green algae*, including a genetically engineered plant, *algae*, or *blue-green algae* or a plant that has been introduced, for purposes of fuel production or purposes other than agriculture in plantings greater in size than 2 contiguous acres, except under a special permit issued by the department through the division, which is the sole agency responsible for issuing such special permits. A permit is not required to cultivate any plant or group of plants that, based on experience or research data, does not pose a threat of becoming an invasive species and is commonly grown in this state for the purpose of human food consumption, commercial feed, feedstuff, forage for livestock, nursery stock, or silviculture. The department is authorized to adopt additional exemptions to the permitting requirements of this section if the department determines, after consulting with the Institute of Food and Agricultural Sciences at the University of Florida, that based on experience or research data, the nonnative plant, *algae*, or *blue-green algae* does not pose a threat of becoming an invasive species or a pest of plants or native fauna under conditions in this state and subsequently exempts the plant or group of plants by rule. ~~Such a permit shall not be required if the department determines, in conjunction with the Institute of Food and Agricultural Sciences at the University of Florida, that the plant is not invasive and subsequently exempts the plant by rule.~~

(a)1. Each application for a special permit must be accompanied by a fee as described in subsection (2) and proof that the applicant has obtained, on a form approved by the department, a bond ~~in the form approved by the department and~~ issued by a surety company admitted to do business in this state or a certificate of deposit, or other type of security adopted by rule of the department, which provides a financial assurance of cost recovery for the removal of a planting. The application must include, on a form provided by the department, the name of the applicant and the applicant’s address or the address of the applicant’s principal place of business; a statement completely identifying the nonnative plant to be cultivated; and a statement of the estimated cost of removing and destroying the plant that is the subject of the special permit and the basis for calculating or determining that estimate. If the applicant is a corporation, partnership, or other business entity, the applicant must also provide in the application the name and address of each officer, partner, or managing agent. The applicant shall notify the department within 10 business days of any change of address or change in the principal place of business. The department shall mail all notices to the applicant’s last known address.

2. As used in this subsection, the term “certificate of deposit” means a certificate of deposit at any recognized financial institution doing business in the United States. The department may not accept a certificate of deposit in connection with the issuance of a special permit unless the issuing institution is properly insured by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

(b) Upon obtaining a permit, the permitholder may annually cultivate and maintain the nonnative plants as authorized by the special permit. If the permitholder ceases to maintain or cultivate the plants authorized by the special permit, if the permit expires, or if the permitholder ceases to abide by the conditions of the special permit, the permitholder shall immediately remove and destroy the plants that are subject to the permit, if any remain. The permitholder shall notify the department of the removal and destruction of the plants within 10 days after such event.

(c) If the department:

1. Determines that the permitholder is no longer maintaining or cultivating the plants subject to the special permit and has not removed and destroyed the plants authorized by the special permit;

2. Determines that the continued maintenance or cultivation of the plants presents an imminent danger to public health, safety, or welfare;

3. Determines that the permitholder has exceeded the conditions of the authorized special permit; or

4. Receives a notice of cancellation of the surety bond, the department may issue an immediate final order, which shall be immediately appealable or enjoined as provided by chapter 120, directing the permitholder to immediately remove and destroy the plants authorized to be cultivated under the special permit. A copy of the immediate final

order ~~must shall~~ be mailed to the permitholder and to the surety company or financial institution that has provided security for the special permit, if applicable.

(d) If, upon issuance by the department of an immediate final order to the permitholder, the permitholder fails to remove and destroy the plants subject to the special permit within 60 days after issuance of the order, or such shorter period as is designated in the order as public health, safety, or welfare requires, the department may enter the cultivated acreage and remove and destroy the plants that are the subject of the special permit. If the permitholder makes a written request to the department for an extension of time to remove and destroy the plants that demonstrates specific facts showing why the plants could not reasonably be removed and destroyed in the applicable timeframe, the department may extend the time for removing and destroying plants subject to a special permit. The reasonable costs and expenses incurred by the department for removing and destroying plants subject to a special permit shall be reimbursed to the department by the permitholder within 21 days after the date the permitholder and the surety company or financial institution are served a copy of the department's invoice for the costs and expenses incurred by the department to remove and destroy the cultivated plants, along with a notice of administrative rights, unless the permitholder or the surety company or financial institution object to the reasonableness of the invoice. In the event of an objection, the permitholder or surety company or financial institution is entitled to an administrative proceeding as provided by chapter 120. Upon entry of a final order determining the reasonableness of the incurred costs and expenses, the permitholder ~~has shall have~~ 15 days after ~~following~~ service of the final order to reimburse the department. Failure of the permitholder to timely reimburse the department for the incurred costs and expenses entitles the department to reimbursement from the applicable bond or certificate of deposit.

(e) Each permitholder shall maintain for each separate growing location a bond or certificate of deposit in an amount determined by the department, but not *more less* than 150 percent of the estimated cost of removing and destroying the cultivated plants. The bond or certificate of deposit may not exceed \$5,000 per acre, unless a higher amount is determined by the department to be necessary to protect the public health, safety, and welfare or unless an exemption is granted by the department based on conditions specified in the application which would preclude the department from incurring the cost of removing and destroying the cultivated plants and would prevent injury to the public health, safety, and welfare. The aggregate liability of the surety company or financial institution to all persons for all breaches of the conditions of the bond or certificate of deposit may not exceed the amount of the bond or certificate of deposit. The original bond or certificate of deposit required by this subsection shall be filed with the department. A surety company shall give the department 30 days' written notice of cancellation, by certified mail, in order to cancel a bond. Cancellation of a bond does not relieve a surety company of liability for paying to the department all costs and expenses incurred or to be incurred for removing and destroying the permitted plants covered by an immediate final order authorized under paragraph (c). A bond or certificate of deposit must be provided or assigned in the exact name in which an applicant applies for a special permit. The penal sum of the bond or certificate of deposit to be furnished to the department by a permitholder in the amount specified in this paragraph must guarantee payment of the costs and expenses incurred or to be incurred by the department for removing and destroying the plants cultivated under the issued special permit. The bond or certificate of deposit assignment or agreement must be upon a form prescribed or approved by the department and must be conditioned to secure the faithful accounting for and payment of all costs and expenses incurred by the department for removing and destroying all plants cultivated under the special permit. The bond or certificate of deposit assignment or agreement must include terms binding the instrument to the Commissioner of Agriculture. Such certificate of deposit shall be presented with an assignment of the permitholder's rights in the certificate in favor of the Commissioner of Agriculture on a form prescribed by the department and with a letter from the issuing institution acknowledging that the assignment has been properly recorded on the books of the issuing institution and will be honored by the issuing institution. Such assignment is irrevocable while a special permit is in effect and for an additional period of 6 months after termination of the special permit if operations to remove and destroy the permitted plants are not continuing and if the department's invoice remains unpaid by the permitholder under the issued immediate final order. If operations to

remove and destroy the plants are pending, the assignment remains in effect until all plants are removed and destroyed and the department's invoice has been paid. The bond or certificate of deposit may be released by the assignee of the surety company or financial institution to the permitholder, or to the permitholder's successors, assignee, or heirs, if operations to remove and destroy the permitted plants are not pending and no invoice remains unpaid at the conclusion of 6 months after the last effective date of the special permit. The department may not accept a certificate of deposit that contains any provision that would give to any person any prior rights or claim on the proceeds or principal of such certificate of deposit. The department shall determine by rule whether an annual bond or certificate of deposit will be required. The amount of such bond or certificate of deposit shall be increased, upon order of the department, at any time if the department finds such increase to be warranted by the cultivating operations of the permitholder. In the same manner, the amount of such bond or certificate of deposit may be *adjusted downward or removed decreased* when a decrease in the cultivating operations of the permitholder occurs or when research or practical field knowledge and observations indicate a low risk of invasiveness by the nonnative species ~~warrants such decrease~~. Factors that may be considered for change include multiple years or cycles of successful large-scale contained cultivation; no observation of plant, algae, or blue-green algae escape from managed areas; or science-based evidence that established or approved adjusted cultivation practices provide a similar level of containment of the nonnative plant, algae, or blue-green algae. This paragraph applies to any bond or certificate of deposit, regardless of the anniversary date of its issuance, expiration, or renewal.

(f) In order to carry out the purposes of this subsection, the department or its agents may require from any permitholder verified statements of the cultivated acreage subject to the special permit and may review the permitholder's business or cultivation records at her or his place of business during normal business hours in order to determine the acreage cultivated. The failure of a permitholder to furnish such statement, to make such records available, or to make and deliver a new or additional bond or certificate of deposit is cause for suspension of the special permit. If the department finds such failure to be willful, the special permit may be revoked.

Section 15. *The Department of Agriculture and Consumer Services shall conduct a comprehensive statewide forest inventory analysis and study, using a geographic information system, to identify where available biomass is located, determine the available biomass resources, and ensure forest sustainability within the state. The department shall submit the results of the study to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor by July 1, 2013.*

Section 16. *The Office of Energy within the Department of Agriculture and Consumer Services, in consultation with the Public Service Commission, the Florida Building Commission, and the Florida Energy Systems Consortium, shall develop a clearinghouse of information regarding cost savings associated with various energy efficiency and conservation measures. The department shall post the information on its website by July 1, 2013.*

Section 17. *For the 2012-2013 fiscal year, the nonrecurring sum of \$250,000 is appropriated from the Florida Public Service Regulatory Trust Fund for the purpose of the Public Service Commission, in consultation with the Department of Agriculture and Consumer Services, contracting for an independent evaluation of the Florida Energy Efficiency and Conservation Act to determine if the act remains in the public interest. The evaluation must consider the costs to ratepayers, the incentives and disincentives associated with the provisions in the act, and if the programs create benefits without undue burden on the customer. The models and methods used to determine conservation goals must be specifically addressed in the report. The commission shall submit the report to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor by January 31, 2013.*

Section 18. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to energy; amending s. 163.08, F.S.; revising the definition of the term "local government"; amending s. 186.801, F.S.; adding factors for the Public Service Commission to consider in re-

viewing the 10-year site plans submitted to the commission by electric utilities; amending s. 212.055, F.S.; providing for a portion of the proceeds of the local government infrastructure surtax to be used for financial assistance to residential and commercial property owners who make energy efficiency improvements or install renewable energy devices; defining the term “energy efficiency improvement”; amending s. 212.08, F.S.; providing definitions for the terms “biodiesel,” “ethanol,” and “renewable fuel”; providing for tax exemptions in the form of a rebate for the sale or use of certain equipment, machinery, and other materials for renewable energy technologies; providing eligibility requirements and tax credit limits; authorizing the Department of Revenue and the Department of Agriculture and Consumer Services to adopt rules; directing the Department of Agriculture and Consumer Services to determine and publish certain information relating to exemptions; providing for expiration of the exemption; amending s. 213.053, F.S.; expanding the authority of the Department of Revenue to disclose certain information; amending s. 220.192, F.S.; providing definitions; reestablishing a corporate tax credit for certain costs related to renewable energy technologies; providing eligibility requirements and credit limits; providing for use of authorized but unallocated credit amounts; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to determine and publish certain information; providing for expiration of the tax credit; amending s. 220.193, F.S.; reestablishing a corporate tax credit for renewable energy production; providing definitions; providing a tax credit for the production and sale of renewable energy; providing requirements relating to the priority and proration of such tax credits under certain circumstances; providing for the use and transfer of the tax credit; limiting the amount of tax credits that may be granted to an individual taxpayer per state fiscal year and for all taxpayers per state fiscal year; increasing the cap for all taxpayers during a specified period; providing for use of authorized but unallocated credit amounts; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to provide certain information on its website; providing for expiration of the tax credit; amending s. 255.257, F.S.; directing the Department of Management Services, in coordination with the Department of Agriculture and Consumer Services, to further develop the state energy management plan; amending s. 288.106, F.S.; redefining the term “target industry business,” for purposes of a tax refund program, to exclude certain electrical utilities; amending s. 366.92, F.S.; deleting an obsolete directive to the Public Service Commission to adopt rules for a renewable portfolio standard; deleting related definitions; removing a provision that allowed full cost recovery for certain renewable energy projects; creating s. 366.94, F.S.; providing that the provision of electric vehicle charging to the public by a non-utility is not the retail sale of electricity; providing that the rates, terms, and conditions of electric vehicle charging services by a nonutility are not subject to regulation under ch. 366, F.S.; requiring the Department of Agriculture and Consumer Services to develop rules for sales at electric vehicle charging stations; prohibiting the obstruction of a parking space at an electric vehicle charging station; providing a penalty; requiring that the Public Service Commission study the effects of charging stations on energy consumption in the state and the effects on the grid and report the results to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor; amending s. 377.703, F.S.; requiring the Department of Agriculture and Consumer Services to annually prepare an assessment of the use of specified energy-related tax credits; requiring specified information to be included in such assessment; amending s. 526.203, F.S.; revising the definitions of the terms “blended gasoline” and “unblended gasoline”; defining the term “alternative fuel”; directing the Department of Agriculture and Consumer Services to compile a list of retail fuel stations that sell or offer to sell unblended gasoline and provide that information on the department’s website; amending s. 581.083, F.S.; prohibiting the cultivation of certain algae in plantings greater in size than 2 contiguous acres; providing exceptions; providing for exemption from special permitting requirements by rule; revising certain bonding requirements; requiring the Department of Agriculture and Consumer Services to conduct a statewide forest inventory; requiring the Department of Agriculture and Consumer Services to work with other specified entities to develop information on cost savings for energy efficiency and conservation measures and post it on the department’s website; providing an appropriation from the Florida Public Service Regulatory Trust Fund for the purpose of the Public Service Commission, in consultation with the Department of Agriculture and Consumer Services, to contract for an

independent evaluation of the Florida Energy Efficiency and Conservation Act; requiring reports to the Legislature and the Executive Office of the Governor; providing an effective date.

MOTION

On motion by Senator Gardiner, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Gardiner moved the following amendment to **Amendment 1** which was adopted:

Amendment 1A (972436)—Delete line 1023 and insert:

(5) This section does not prohibit a retail dealer, as defined in s. 206.01, from selling or offering to sell unblended gasoline. The Department of Agriculture and Consumer Services

Amendment 1 as amended was adopted.

On motion by Senator Gardiner, by two-thirds vote **CS for CS for HB 7117** as amended was read the third time by title, passed by the required two-thirds vote of the membership and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Fasano	Oelrich
Alexander	Flores	Rich
Altman	Gaetz	Richter
Benacquisto	Garcia	Ring
Bennett	Gardiner	Sachs
Bogdanoff	Gibson	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Norman	

Nays—2

Hays	Negron
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The Senate resumed consideration of—

HB 243—A bill to be entitled An act relating to expert testimony; amending s. 90.702, F.S.; providing that a witness qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion as to the facts at issue in a case under certain circumstances; requiring the courts of this state to interpret and apply the principles of expert testimony in conformity with specified United States Supreme Court decisions; subjecting pure opinion testimony to such requirements; amending s. 90.704, F.S.; providing that facts or data that are otherwise inadmissible in evidence may not be disclosed to the jury by the proponent of the opinion or inference unless the court determines that the probative value of the facts or data in assisting the jury to evaluate the expert’s opinion substantially outweighs the prejudicial effect of the facts or data; providing an effective date.

—which was previously considered and amended this day.

On motion by Senator Richter, by two-thirds vote **HB 243** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Braynon	Evers
Alexander	Bullard	Fasano
Altman	Dean	Flores
Benacquisto	Detert	Gaetz
Bennett	Diaz de la Portilla	Garcia
Bogdanoff	Dockery	Gardiner

Gibson	Negron	Siplin
Hays	Norman	Smith
Jones	Oelrich	Sobel
Joyner	Rich	Storms
Latvala	Richtler	Thrasher
Lynn	Ring	Wise
Margolis	Sachs	
Montford	Simmons	

Nays—None

The Senate resumed consideration of—

CS for CS for CS for HB 1163—A bill to be entitled An act relating to adoption; amending s. 39.802, F.S.; requiring the Department of Children and Family Services to inform the parents of a child of the availability of private placement of the child with an adoption entity in certain circumstances; amending s. 63.022, F.S.; revising legislative intent to delete reference to reporting requirements for placements of minors and exceptions; amending s. 63.032, F.S.; revising definitions; amending s. 63.037, F.S.; exempting adoption proceedings initiated under chapter 39, F.S., from a requirement for a search of the Florida Putative Father Registry; amending s. 63.039, F.S.; providing that all adoptions of minor children require the use of an adoption entity that will assume the responsibilities provided in specified provisions; providing an exception; amending s. 63.0423, F.S.; revising procedures with respect to surrendered infants; providing that an infant who tests positive for illegal drugs, narcotic prescription drugs, alcohol, or other substances, but shows no other signs of child abuse or neglect, shall be placed in the custody of a licensed child-placing agency; providing that a specified reporting requirement is not superseded; providing that when the Department of Children and Family Services is contacted regarding a surrendered infant who does not appear to have been the victim of actual or suspected child abuse or neglect, it shall provide instruction to contact a licensed child-placing agency and may not take custody of the infant; providing an exception; revising provisions relating to scientific testing to determine the paternity or maternity of a minor; amending s. 63.0427, F.S.; prohibiting a court from increasing contact between an adopted child and siblings, birth parents, or other relatives without the consent of the adoptive parent or parents; amending s. 63.052, F.S.; deleting a requirement that a minor be permanently committed to an adoption entity in order for the entity to be guardian of the person of the minor; limiting the circumstances in which an intermediary may remove a child; providing that an intermediary does not become responsible for a minor child’s medical bills that were incurred before taking physical custody of the child; providing additional placement options for a minor surrendered to an adoption entity for subsequent adoption when a suitable prospective adoptive home is not available; amending s. 63.053, F.S.; requiring that an unmarried biological father strictly comply with specified provisions in order to protect his interests; amending s. 63.054, F.S.; authorizing submission of an alternative document to the Office of Vital Statistics by the petitioner in each proceeding for termination of parental rights; providing that by filing a claim of paternity form the registrant expressly consents to paying for DNA testing; requiring that an alternative address designated by a registrant be a physical address; providing that the filing of a claim of paternity with the Florida Putative Father Registry does not relieve a person from compliance with specified requirements; amending s. 63.062, F.S.; revising requirements for when a minor’s father must be served prior to termination of parental rights; requiring that an unmarried biological father comply with specified requirements in order for his consent to be required for adoption; revising such requirements; providing that the mere fact that a father expresses a desire to fulfill his responsibilities towards his child which is unsupported by acts evidencing this intent does not meet the requirements; providing for the sufficiency of an affidavit of nonpaternity; providing an exception to a condition to a petition to adopt an adult; amending s. 63.063, F.S.; conforming terminology; amending s. 63.082, F.S.; revising language concerning applicability of notice and consent provisions in cases in which the child is conceived as a result of a violation of criminal law; requiring notice to be provided to the father of a child alleged to be conceived as a result of a violation of criminal law if charges are not filed; providing that a criminal conviction is not required for the court to find that the child was conceived as a result of a violation of criminal law; requiring an affidavit of diligent search to be filed whenever a person who is required to consent is unavailable because the person cannot be

located; providing that in an adoption of a stepchild or a relative, a certified copy of the death certificate of the person whose consent is required may be attached to the petition for adoption if a separate petition for termination of parental rights is not being filed; authorizing the execution of an affidavit of nonpaternity before the birth of a minor in preplanned adoptions; revising language of a consent to adoption; providing that a home study provided by the adoption entity shall be deemed to be sufficient except in certain circumstances; providing for a hearing if an adoption entity moves to intervene in a dependency case; requiring the court to provide information to prospective adoptive parents regarding parent training classes in the community upon determining the child dependent; requiring the department to file an acknowledgement of receipt of information; requiring the adoption entity to provide updates to the court at specified intervals; requiring the court to advise a biological parent who is a party to a dependency proceeding of the right to participate in a private adoption; revising language concerning seeking to revoke consent to an adoption of a child older than 6 months of age; providing that if the consent of one parent is set aside or revoked, any other consents executed by the other parent or a third party whose consent is required for the adoption of the child may not be used by the parent who consent was revoked or set aside to terminate or diminish the rights of the other parent or third party; amending s. 63.085, F.S.; revising language of an adoption disclosure statement; requiring that a copy of a waiver by prospective adoptive parents of receipt of certain records must be filed with the court; amending s. 63.087, F.S.; specifying that a failure to personally appear at a proceeding to terminate parental rights constitutes grounds for termination; amending s. 63.088, F.S.; providing that in a termination of parental rights proceeding if a required inquiry that identifies a father who has been adjudicated by a court as the father of the minor child before the date a petition for termination of parental rights is filed the inquiry must terminate at that point; amending s. 63.089, F.S.; specifying that it is a failure to personally appear that provides grounds for termination of parental rights in certain circumstances; providing additional grounds upon which a finding of abandonment may be made; revising provisions relating to dismissal of petitions to terminate parental rights; providing that contact between a parent seeking relief from a judgment terminating parental rights and a child may be awarded only in certain circumstances; providing for placement of a child in the event that a court grants relief from a judgment terminating parental rights and no new pleading is filed to terminate parental rights; amending s. 63.092, F.S.; requiring that a signed copy of the home study must be provided to the intended adoptive parents who were the subject of the study; amending s. 63.152, F.S.; authorizing an adoption entity to transmit a certified statement of the entry of a judgment of adoption to the state registrar of vital statistics; amending s. 63.162, F.S.; authorizing a birth parent to petition that court to appoint an intermediary or a licensed child-placing agency to contact an adult adoptee and advise both of the availability of the adoption registry and that the birth parent wishes to establish contact; amending s. 63.167, F.S.; requiring that the state adoption center provide contact information for all adoption entities in a caller’s county or, if no adoption entities are located in the caller’s county, the number of the nearest adoption entity when contacted for a referral to make an adoption plan; amending s. 63.202, F.S.; revising terminology in provisions relating to licensing by the department; amending s. 63.212, F.S.; restricting who may place a paid advertisement or paid listing of the person’s telephone number offering certain adoption services; requiring of publishers of telephone directories to include certain statements at the beginning of any classified heading for adoption and adoption services; providing requirements for such advertisements; providing criminal penalties for violations; prohibiting the offense of adoption deception by a person who is a birth mother or a woman who holds herself out to be a birth mother; providing criminal penalties; providing liability by violators for certain damages; amending s. 63.213, F.S.; providing that a preplanned adoption arrangement does not constitute consent of a mother to place her biological child for adoption until 48 hours following birth; providing that a volunteer mother’s right to rescind her consent in a preplanned adoption applies only when the child is genetically related to her; revising the definitions of the terms “child,” “preplanned adoption arrangement,” and “volunteer mother”; amending s. 63.222, F.S.; providing that provisions designated as remedial may apply to any proceedings pending on the effective date of the provisions; amending s. 63.2325, F.S.; revising terminology relating to revocation of consent to adoption; providing an effective date.

—which was previously considered and amended this day.

On motion by Senator Wise, by two-thirds vote **CS for CS for CS for HB 1163** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

SENATOR THRASHER PRESIDING

The Senate resumed consideration of—

CS for CS for SB 292—A bill to be entitled An act relating to legal notices; creating s. 50.0211, F.S.; requiring that, after a specified date, if a legal notice is published in a newspaper, the newspaper publishing the notice shall also place the notice on a website maintained by the newspaper, at no additional charge; providing requirements for size and placement of such website publication; requiring free access to such online publications; requiring that legal notices published in newspapers also be published on another specified website; requiring that, after a specified date, newspapers that publish legal notice must provide e-mail notification of new legal notices; providing requirements for such notice; providing that an error on a newspaper or statewide website shall be considered a harmless error and legal notice requirements shall be considered met if the notice published in the newspaper is correct; amending s. 50.041, F.S.; revising physical requirements for proof of publication affidavits; authorizing electronic affidavits that meet specified requirements; amending s. 50.061, F.S.; limiting the rate that may be charged for government notices required to be published more than once in certain circumstances; deleting provisions specifying rates for legal notices based on county population; specifying that if a public notice is published in a newspaper, publication of a notice on a website pursuant to specified provisions must be done at no charge; amending ss. 125.66, 166.041, 190.005, and 200.065, F.S.; requiring that website publication of certain legal notices include maps that appear in the newspaper advertisements; amending s. 17.325, F.S.; making it optional for the Chief Financial Officer to advertise the availability of the governmental efficiency hotline; amending s. 215.68, F.S.; deleting specific criteria for publishing certain bond notices; amending ss. 120.60, 215.555, 253.52, 255.518, and 380.0668, F.S.; deleting requirements that certain legal notices be published in Leon County; amending s. 455.275, F.S.; deleting a requirement that certain notices concerning professional licensees who cannot be personally served be published in Leon County; requiring that plain notice to the licensee to be posted on the front page of the Department of Business and Professional Regulation's website and provided to certain news outlets; amending s. 473.3141, F.S.; deleting a requirement that notices concerning discipline of certain certified public accountants be published in Leon County; amending s. 527.23, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to marketing orders for propane gas; providing for Internet publication of such orders and for providing information to certain news outlets; amending ss. 573.109 and 573.111, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to agricultural marketing orders; providing for Internet publication of such orders and for providing information to certain news outlets; amending s. 631.59, F.S.; deleting requirements for the newspaper publication of certain notices concerning insolvent insurers; providing for notice by e-mail or telephone; providing for applicability; providing effective dates.

—which was previously considered this day with pending **Amendment 1 (920062)** by Senator Bennett.

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment to **Amendment 1** which failed:

Amendment 1A (107054)—Delete lines 21-54 and insert: in the English language, *in which 25 percent of the content is news and editorial in nature, and whose total minimum circulation of greater than 2,500 is biannually audited and certified in an affidavit by an independent third-party auditor approved by the Community Papers of Florida, the Florida Community Paper Advertising Network, the Florida Press Association, or a similarly sanctioned organization recognized by the newspaper industry or entered or qualified to be admitted and entered as periodicals matter at a post office in the county where published, ~~for sale to the public generally, available to the public generally~~* for the publication of official or other notices and customarily containing information of a public character or of interest or of value to the residents or owners of property in the county where published, or of interest or of value to the general public.

Section 2. Section 50.031, Florida Statutes, is amended to read:

50.031 Newspapers in which legal notices and process may be published.—No notice or publication required to be published in a newspaper in the nature of or in lieu of process of any kind, nature, character or description provided for under any law of the state, whether heretofore or hereafter enacted, and whether pertaining to constructive service, or the initiating, assuming, reviewing, exercising or enforcing jurisdiction or power, by any court in this state, or any notice of sale of property, real or personal, for taxes, state, county or municipal, or sheriff's, guardian's or administrator's or any sale made pursuant to any judicial order, decree or statute or any other publication or notice pertaining to any affairs of the state, or any county, municipality or other political subdivision thereof, shall be deemed to have been published in accordance with the statutes providing for such publication, unless the same shall have been published for the prescribed period of time required for such publication, in a newspaper which at the time of such publication shall have been in existence for 1 year, *in which 25 percent of the content is news and editorial in nature, and whose total minimum circulation of greater than 2,500 is biannually audited and certified in an affidavit*

On motion by Senator Bennett, further consideration of **CS for CS for SB 292** with pending **Amendment 1 (920062)** was deferred.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 730, with amendment(s), and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for SB 730—A bill to be entitled An act relating to Medicaid managed care plans; amending s. 409.9122, F.S.; requiring the Agency for Health Care Administration to establish per-member, per-month payments; substituting the Medicare Advantage Coordinated Care Plan for the Medicare Advantage Special Needs Plan; amending s. 409.962, F.S.; revising the definition of "eligible plan" to include certain Medicare plans; amending s. 409.967, F.S.; limiting the penalty that a plan must pay if it leaves a region before the end of the contract term; amending s. 409.974, F.S.; correcting a cross-reference; providing that certain Medicare plans are not subject to procurement requirements or plan limits; amending s. 409.977, F.S.; requiring dually eligible Medicaid recipients to be enrolled in the Medicare plan in which they are already enrolled; amending s. 409.981, F.S.; revising the list of Medicare plans that are not subject to procurement requirements for long-term care plans; amending s. 409.984, F.S.; revising the list of Medicare plans in which

dually eligible Medicaid recipients are enrolled in order to receive long-term care; providing an effective date.

House Amendment 1 (504515) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (4) and subsection (21) of section 409.912, Florida Statutes, are amended to read:

409.912 Cost-effective purchasing of health care.—The agency shall purchase goods and services for Medicaid recipients in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid single-source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers are not entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

(4) The agency may contract with:

(b) An entity that is providing comprehensive behavioral health care services to certain Medicaid recipients through a capitated, prepaid arrangement pursuant to the federal waiver provided for by s. 409.905(5). Such entity must be licensed under chapter 624, chapter 636, or chapter 641, or authorized under paragraph (c) or paragraph (d), and must possess the clinical systems and operational competence to manage risk and provide comprehensive behavioral health care to Medicaid recipients. As used in this paragraph, the term "comprehensive behavioral health care services" means covered mental health and substance abuse treatment services that are available to Medicaid recipients. The secretary of the Department of Children and Family Services shall approve

provisions of procurements related to children in the department's care or custody before enrolling such children in a prepaid behavioral health plan. Any contract awarded under this paragraph must be competitively procured. In developing the behavioral health care prepaid plan procurement document, the agency shall ensure that the procurement document requires the contractor to develop and implement a plan to ensure compliance with s. 394.4574 related to services provided to residents of licensed assisted living facilities that hold a limited mental health license. Except as provided in subparagraph 5., and except in counties where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211, the agency shall seek federal approval to contract with a single entity meeting these requirements to provide comprehensive behavioral health care services to all Medicaid recipients not enrolled in a Medicaid managed care plan authorized under s. 409.91211, a provider service network authorized under paragraph (d), or a Medicaid health maintenance organization in an AHCA area. In an AHCA area where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211 in one or more counties, the agency may procure a contract with a single entity to serve the remaining counties as an AHCA area or the remaining counties may be included with an adjacent AHCA area and are subject to this paragraph. Each entity must offer a sufficient choice of providers in its network to ensure recipient access to care and the opportunity to select a provider with whom they are satisfied. The network shall include all public mental health hospitals. To ensure unimpaired access to behavioral health care services by Medicaid recipients, all contracts issued pursuant to this paragraph must require 80 percent of the capitation paid to the managed care plan, including health maintenance organizations and capitated provider service networks, to be expended for the provision of behavioral health care services. If the managed care plan expends less than 80 percent of the capitation paid for the provision of behavioral health care services, the difference shall be returned to the agency. The agency shall provide the plan with a certification letter indicating the amount of capitation paid during each calendar year for behavioral health care services pursuant to this section. The agency may reimburse for substance abuse treatment services on a fee-for-service basis until the agency finds that adequate funds are available for capitated, prepaid arrangements.

1. The agency shall modify the contracts with the entities providing comprehensive inpatient and outpatient mental health care services to Medicaid recipients in Hillsborough, Highlands, Hardee, Manatee, and Polk Counties, to include substance abuse treatment services.

2. Except as provided in subparagraph 5., the agency and the Department of Children and Family Services shall contract with managed care entities in each AHCA area except area 6 or arrange to provide comprehensive inpatient and outpatient mental health and substance abuse services through capitated prepaid arrangements to all Medicaid recipients who are eligible to participate in such plans under federal law and regulation. In AHCA areas where eligible individuals number less than 150,000, the agency shall contract with a single managed care plan to provide comprehensive behavioral health services to all recipients who are not enrolled in a Medicaid health maintenance organization, a provider service network authorized under paragraph (d), or a Medicaid capitated managed care plan authorized under s. 409.91211. The agency may contract with more than one comprehensive behavioral health provider to provide care to recipients who are not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211, a provider service network authorized under paragraph (d), or a Medicaid health maintenance organization in AHCA areas where the eligible population exceeds 150,000. In an AHCA area where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211 in one or more counties, the agency may procure a contract with a single entity to serve the remaining counties as an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. Contracts for comprehensive behavioral health providers awarded pursuant to this section shall be competitively procured. Both for-profit and not-for-profit corporations are eligible to compete. Managed care plans contracting with the agency under subsection (3) or paragraph (d) shall provide and receive payment for the same comprehensive behavioral health benefits as provided in AHCA rules, including handbooks incorporated by reference. In AHCA area 11, the agency shall contract with at least two comprehensive behavioral health care providers to provide behavioral health care to recipients in that area who are enrolled in, or assigned to, the MediPass program. One of the behavioral health care contracts must be with the existing provider service network pilot project, as described in paragraph (d), for the purpose of demon-

strating the cost-effectiveness of the provision of quality mental health services through a public hospital-operated managed care model. Payment shall be at an agreed-upon capitated rate to ensure cost savings. Of the recipients in area 11 who are assigned to MediPass under s. 409.9122(2)(k), a minimum of 50,000 of those MediPass-enrolled recipients shall be assigned to the existing provider service network in area 11 for their behavioral care.

3. Children residing in a statewide inpatient psychiatric program, or in a Department of Juvenile Justice or a Department of Children and Family Services residential program approved as a Medicaid behavioral health overlay services provider may not be included in a behavioral health care prepaid health plan or any other Medicaid managed care plan pursuant to this paragraph.

4. Traditional community mental health providers under contract with the Department of Children and Family Services pursuant to part IV of chapter 394, child welfare providers under contract with the Department of Children and Family Services in areas 1 and 6, and inpatient mental health providers licensed pursuant to chapter 395 must be offered an opportunity to accept or decline a contract to participate in any provider network for prepaid behavioral health services.

5. All Medicaid-eligible children, except children in area 1 and children in Highlands County, Hardee County, Polk County, or Manatee County of area 6, that are open for child welfare services in the statewide automated child welfare information system, shall receive their behavioral health care services through a specialty prepaid plan operated by community-based lead agencies through a single agency or formal agreements among several agencies. The agency shall work with the specialty plan to develop clinically effective, evidence-based alternatives as a downward substitution for the statewide inpatient psychiatric program and similar residential care and institutional services. The specialty prepaid plan must result in savings to the state comparable to savings achieved in other Medicaid managed care and prepaid programs. Such plan must provide mechanisms to maximize state and local revenues. The specialty prepaid plan shall be developed by the agency and the Department of Children and Family Services. The agency may seek federal waivers to implement this initiative. Medicaid-eligible children whose cases are open for child welfare services in the statewide automated child welfare information system and who reside in AHCA area 10 shall be enrolled in a capitated provider service network or other capitated managed care plan, which, in coordination with available community-based care providers specified in s. 409.1671, shall provide sufficient medical, developmental, and behavioral health services to meet the needs of these children.

Effective July 1, 2012, in order to ensure continuity of care, the agency is authorized to extend or modify current contracts based on current service areas or on a regional basis, as determined appropriate by the agency, with comprehensive behavioral health care providers as described in this paragraph during the period prior to its expiration. This paragraph expires October 1, 2014.

(21) The agency may impose a fine for a violation of this section or the contract with the agency by a person or entity that is under contract with the agency. With respect to any nonwillful violation, such fine shall not exceed \$2,500 per violation. In no event shall such fine exceed an aggregate amount of \$10,000 for all nonwillful violations arising out of the same action. With respect to any knowing and willful violation of this section or the contract with the agency, the agency may impose a fine upon the entity in an amount not to exceed \$20,000 for each such violation. In no event shall such fine exceed an aggregate amount of \$100,000 for all knowing and willful violations arising out of the same action. ~~This subsection expires October 1, 2014.~~

Section 2. Subsection (21) is added to section 409.9122, Florida Statutes, to read:

409.9122 Mandatory Medicaid managed care enrollment; programs and procedures.—

(21) *If required as a condition of a waiver, the agency may calculate a medical loss ratio for managed care plans. The calculation shall utilize uniform financial data collected from all plans and shall be computed for each plan on a statewide basis. The method for calculating the medical loss ratio shall meet the following criteria:*

(a) *Except as provided in paragraphs (b) and (c), expenditures shall be classified in a manner consistent with 45 C.F.R. part 158.*

(b) *Funds provided by plans to graduate medical education institutions to underwrite the costs of residency positions shall be classified as medical expenditures, provided the funding is sufficient to sustain the position for the number of years necessary to complete the residency requirements and the residency positions funded by the plans are active providers of care to Medicaid and uninsured patients.*

(c) *Prior to final determination of the medical loss ratio for any period, a plan may contribute to a designated state trust fund for the purpose of supporting Medicaid and indigent care and have the contribution counted as a medical expenditure for the period.*

Section 3. Section 409.961, Florida Statutes, is amended to read:

409.961 Statutory construction; applicability; rules.—It is the intent of the Legislature that if any conflict exists between the provisions contained in this part and in other parts of this chapter, the provisions in this part control. Sections 409.961–409.985 apply only to the Medicaid managed medical assistance program and long-term care managed care program, as provided in this part. The agency shall adopt any rules necessary to comply with or administer this part and all rules necessary to comply with federal requirements. In addition, the department shall adopt and accept the transfer of any rules necessary to carry out the department's responsibilities for receiving and processing Medicaid applications and determining Medicaid eligibility and for ensuring compliance with and administering this part, as those rules relate to the department's responsibilities, and any other provisions related to the department's responsibility for the determination of Medicaid eligibility. *Contracts with the agency and a person or entity, including Medicaid providers and managed care plans, necessary to administer the Medicaid program are not rules and are not subject to chapter 120.*

Section 4. Subsections (4) and (6) of section 409.962, Florida Statutes, are amended to read:

409.962 Definitions.—As used in this part, except as otherwise specifically provided, the term:

(4) "Comprehensive long-term care plan" means a managed care plan, *including a Medicare Advantage Special Needs Plan organized as a preferred provider organization, provider-sponsored organization, health maintenance organization, or coordinated care plan, that provides services described in s. 409.973 and also provides the services described in s. 409.98.*

(6) "Eligible plan" means a health insurer authorized under chapter 624, an exclusive provider organization authorized under chapter 627, a health maintenance organization authorized under chapter 641, or a provider service network authorized under s. 409.912(4)(d) or an accountable care organization authorized under federal law. For purposes of the managed medical assistance program, the term also includes the Children's Medical Services Network authorized under chapter 391 ~~and, for purposes of the long-term care managed care program, the term also includes~~ entities qualified under 42 C.F.R. part 422 as Medicare Advantage Preferred Provider Organizations, Medicare Advantage Provider-sponsored Organizations, *Medicare Advantage Health Maintenance Organizations, Medicare Advantage Coordinated Care Plans, and Medicare Advantage Special Needs Plans, and the Program of All-inclusive Care for the Elderly.*

Section 5. Paragraph (c) of subsection (3) of section 409.966, Florida Statutes, is amended to read:

409.966 Eligible plans; selection.—

(3) QUALITY SELECTION CRITERIA.—

(c) After negotiations are conducted, the agency shall select the eligible plans that are determined to be responsive and provide the best value to the state. Preference shall be given to plans that:

1. Have signed contracts with primary and specialty physicians in sufficient numbers to meet the specific standards established pursuant to s. 409.967(2)(b).

2. Have well-defined programs for recognizing patient-centered medical homes and providing for increased compensation for recognized medical homes, as defined by the plan.

3. Are organizations that are based in and perform operational functions in this state, in-house or through contractual arrangements, by staff located in this state. Using a tiered approach, the highest number of points shall be awarded to a plan that has all or substantially all of its operational functions performed in the state. The second highest number of points shall be awarded to a plan that has a majority of its operational functions performed in the state. The agency may establish a third tier; however, preference points may not be awarded to plans that perform only community outreach, medical director functions, and state administrative functions in the state. For purposes of this subparagraph, operational functions include *corporate headquarters*, claims processing, member services, provider relations, utilization and prior authorization, case management, disease and quality functions, and finance and administration. For purposes of this subparagraph, the term "*corporate headquarters*" ~~"based in this state"~~ means that the entity's principal office of ~~is in this state and the organization, which may not be~~ ~~is not~~ a subsidiary, directly or indirectly through one or more subsidiaries of, or a joint venture with, any other entity whose principal office is not located in the state.

4. Have contracts or other arrangements for cancer disease management programs that have a proven record of clinical efficiencies and cost savings.

5. Have contracts or other arrangements for diabetes disease management programs that have a proven record of clinical efficiencies and cost savings.

6. Have a claims payment process that ensures that claims that are not contested or denied will be promptly paid pursuant to s. 641.3155.

Section 6. Paragraph (h) of subsection (2) of section 409.967, Florida Statutes, is amended, and subsection (4) is added to that section, to read:

409.967 Managed care plan accountability.—

(2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:

(h) Penalties.—

1. Withdrawal and enrollment reduction.—Managed care plans that reduce enrollment levels or leave a region before the end of the contract term must reimburse the agency for the cost of enrollment changes and other transition activities. If more than one plan leaves a region at the same time, costs must be shared by the departing plans proportionate to their enrollments. In addition to the payment of costs, departing provider services networks must pay a *per-enrollee* ~~per enrollee~~ penalty of up to 3 months' payment and continue to provide services to the enrollee for 90 days or until the enrollee is enrolled in another plan, whichever occurs first. In addition to payment of costs, all other *departing* plans must pay a penalty of 25 percent of *that portion of* the minimum surplus ~~maintained requirement~~ pursuant to s. 641.225(1) *which is attributable to the provision of coverage to Medicaid enrollees*. Plans shall provide at least 180 days' notice to the agency before withdrawing from a region. If a managed care plan leaves a region before the end of the contract term, the agency shall terminate all contracts with that plan in other regions; pursuant to the termination procedures in subparagraph 3.

2. Encounter data.—If a plan fails to comply with the encounter data reporting requirements of this section for 30 days, the agency must assess a fine of \$5,000 per day for each day of noncompliance beginning on the 31st day. On the 31st day, the agency must notify the plan that the agency will initiate contract termination procedures on the 90th day unless the plan comes into compliance before that date.

3. Termination.—If the agency terminates more than one regional contract with the same managed care plan due to noncompliance with the requirements of this section, the agency shall terminate all the regional contracts held by that plan. When terminating multiple contracts, the agency must develop a plan to *provide for the transition of enrollees*

to other plans, and ~~phase in phase in~~ the terminations over a time period sufficient to ensure a smooth transition.

(4) *MEDICAL LOSS RATIO*.—*If required as a condition of a waiver, the agency may calculate a medical loss ratio for managed care plans. The calculation shall use uniform financial data collected from all plans and shall be computed for each plan on a statewide basis. The method for calculating the medical loss ratio shall meet the following criteria:*

(a) *Except as provided in paragraphs (b) and (c), expenditures shall be classified in a manner consistent with 45 C.F.R. part 158.*

(b) *Funds provided by plans to graduate medical education institutions to underwrite the costs of residency positions shall be classified as medical expenditures, provided the funding is sufficient to sustain the position for the number of years necessary to complete the residency requirements and the residency positions funded by the plans are active providers of care to Medicaid and uninsured patients.*

(c) *Prior to final determination of the medical loss ratio for any period, a plan may contribute to a designated state trust fund for the purpose of supporting Medicaid and indigent care and have the contribution counted as a medical expenditure for the period.*

Section 7. Subsection (4) of section 409.973, Florida Statutes, is amended to read:

409.973 Benefits.—

(4) *PRIMARY CARE INITIATIVE*.—Each plan operating in the managed medical assistance program shall establish a program to encourage enrollees to establish a relationship with their primary care provider. Each plan shall:

(a) Provide information to each enrollee on the importance of and procedure for selecting a primary care ~~provider~~ *physician*, and thereafter automatically assign to a primary care provider any enrollee who fails to choose a primary care provider.

(b) If the enrollee was not a Medicaid recipient before enrollment in the plan, assist the enrollee in scheduling an appointment with the primary care provider. If possible the appointment should be made within 30 days after enrollment in the plan. For enrollees who become eligible for Medicaid between January 1, 2014, and December 31, 2015, the appointment should be scheduled within 6 months after enrollment in the plan.

(c) Report to the agency the number of enrollees assigned to each primary care provider within the plan's network.

(d) Report to the agency the number of enrollees who have not had an appointment with their primary care provider within their first year of enrollment.

(e) Report to the agency the number of emergency room visits by enrollees who have not had at least one appointment with their primary care provider.

Section 8. Subsection (3) of section 409.974, Florida Statutes, is amended, and subsection (5) is added to that section, to read:

409.974 Eligible plans.—

(3) *SPECIALTY PLANS*.—Participation by specialty plans shall be subject to the procurement requirements ~~and regional plan number limits~~ of this section. *The aggregate enrollment of all specialty plans in a region may not exceed 10 percent of the total enrollees of that region. However, a specialty plan whose target population includes no more than 10 percent of the enrollees of that region is not subject to the regional plan number limits of this section.*

(5) *MEDICARE PLANS*.—*Participation by a Medicare Advantage Preferred Provider Organization, Medicare Advantage Provider-sponsored Organization, Medicare Advantage Health Maintenance Organization, Medicare Advantage Coordinated Care Plan, or Medicare Advantage Special Needs Plan shall be pursuant to a contract with the agency that is consistent with the Medicare Improvement for Patients and Providers Act of 2008, Pub. L. No. 110-275. Such plans are not subject to the procurement requirements if the plan's Medicaid enrollees consist*

exclusively of dually eligible recipients who are enrolled in the plan in order to receive Medicare benefits as of the date that the invitation to negotiate is issued. Otherwise, such plans are subject to all procurement requirements.

Section 9. Subsection (5) of section 409.981, Florida Statutes, is amended to read:

409.981 Eligible long-term care plans.—

(5) **MEDICARE ADVANTAGE SPECIAL NEEDS PLANS.**—Participation by a ~~Medicare Advantage Preferred Provider Organization, Medicare Advantage Provider sponsored Organization, or Medicare Advantage Special Needs Plan~~ shall be pursuant to a contract with the agency *that is consistent with the Medicare Improvement for Patients and Providers Act of 2008, Pub. L. No. 110-275. Such plans are and* not subject to the procurement requirements if the plan's Medicaid enrollees consist exclusively of *dually eligible recipients who are enrolled in the plan in order to receive Medicare benefits as of the date the invitation to negotiate is issued* ~~deemed dually eligible for Medicaid and Medicare services. Otherwise, Medicare Advantage Preferred Provider Organizations, Medicare Advantage Provider sponsored Organizations, and Medicare Advantage Special Needs Plans are subject to all procurement requirements.~~

Section 10. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to Medicaid managed care; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to extend or modify certain contracts with behavioral health care providers under specified circumstances; removing the expiration of the authority of the agency to impose fines against entities under contract with the department under specified circumstances; amending s. 409.9122, F.S.; directing the agency to calculate a medical loss ratio for managed care plans under specified circumstances and providing the method of calculation; amending s. 409.961, F.S.; specifying that contracts necessary to administer the Medicaid program are not rules and are not subject to ch. 120, F.S., the Administrative Procedure Act; amending s. 409.962, F.S.; including certain Medicare plans in the definition of the term "comprehensive long-term care plan"; including certain Medicare plans in the managed medical assistance program by amending the definition of the term "eligible plan"; amending s. 409.966, F.S.; modifying a preference for plans with in-state operations; revising a definition; amending s. 409.967, F.S.; limiting the penalty that a plan must pay if it leaves a region before the end of the contract term; directing the agency to calculate a medical loss ratio for managed care plans under specified circumstances and providing the method of calculation; amending s. 409.973, F.S.; requiring a managed care plan to inform the enrollee of the importance of having a primary care provider; amending s. 409.974, F.S.; revising requirements for participation by specialty plans; revising requirements for participation by certain Medicare plans; requiring contracts to meet certain standards; setting enrollment requirements; amending s. 409.981, F.S.; modifying requirements for participation by Medicare Advantage Special Needs Plans; requiring contracts to meet certain standards; establishing enrollment requirements; providing an effective date.

THE PRESIDENT PRESIDING

Senator Flores moved the following amendment which was adopted:

Senate Amendment 1 (401736) (with title amendment) to House Amendment 1—Between lines 4 and 5 insert:

Section 1. Effective May 12, 2012, subsection (15) is added to section 408.7056, Florida Statutes, to read:

408.7056 Subscriber Assistance Program.—

(15) *This section applies only to prepaid health clinics certified under chapter 641, Florida Healthy Kids plans, and health plan health insurance policies or health maintenance contracts that meet the requirements of 45 C.F.R. s. 147.140, but only if the health plan does not elect to have all of its health insurance policies or health maintenance contracts subject to applicable internal grievance and external review processes by*

an independent review organization. A health plan must notify the agency in writing if it elects to have all of its health insurance policies or health maintenance contracts subject to such external review.

And the title is amended as follows:

Delete line 496 and insert: An act relating to Medicaid managed care; amending s. 408.7056, F.S.; specifying which health plan entities are subject to the subscriber assistance program; amending s.

Senator Garcia moved the following amendment which failed:

Senate Amendment 2 (875574) (with title amendment) to House Amendment 1—Between lines 470 and 471 insert:

Section 9. Subsection (1) of section 409.975, Florida Statutes, is amended to read:

409.975 Managed care plan accountability.—In addition to the requirements of s. 409.967, plans and providers participating in the managed medical assistance program shall comply with the requirements of this section.

(1) **PROVIDER NETWORKS.**—Managed care plans must develop and maintain provider networks that meet the medical needs of their enrollees in accordance with standards established pursuant to s. 409.967(2)(b). Except as provided in this section, managed care plans may limit the providers in their networks based on credentials, quality indicators, and price.

(a) Plans must include all providers in the region that are classified by the agency as essential Medicaid providers *for the essential services they provide*, unless the agency approves, in writing, an alternative arrangement for securing the types of services offered by the essential providers. Providers are essential for serving Medicaid enrollees if they offer services that are not available from any other provider within a reasonable access standard, or if they provided a substantial share of the total units of a particular service used by Medicaid patients within the region during the last 3 years and the combined capacity of other service providers in the region is insufficient to meet the total needs of the Medicaid patients. The agency may not classify physicians and other practitioners as essential providers.

1. The agency, at a minimum, shall determine which providers in the following categories are essential Medicaid providers:

- a. ~~1.~~ Federally qualified health centers.
- b. ~~2.~~ Statutory teaching hospitals as defined in s. 408.07(45).
- c. ~~3.~~ Hospitals that are trauma centers as defined in s. 395.4001(44).
- d. ~~4.~~ Hospitals located at least 25 miles from any other hospital with similar services.

2. *Before the selection of managed care plans as specified in s. 409.966, each essential Medicaid provider and each hospital that is necessary in order for a managed care plan to demonstrate an adequate network, as determined by the agency, are deemed a part of that managed care plan's network for purposes of the plan's enrollment or expansion in the Medicaid program. A hospital that is necessary for a managed care plan to demonstrate an adequate network is an essential hospital. An essential Medicaid provider is deemed a part of a managed care plan's network for the essential services it provides for purposes of the plan's enrollment or expansion in the Medicaid program. The managed care plan, each essential Medicaid provider, and each essential hospital shall negotiate in good faith to enter into a provider network contract. During the plan selection process, the managed care plan is not required to have written agreements or contracts with essential Medicaid providers or essential hospitals.*

3. Managed care plans that have not contracted with all essential Medicaid providers or essential hospitals in the region as of the first date of recipient enrollment, or with whom an essential Medicaid provider or essential hospital has terminated its contract, must continue to negotiate in good faith with such essential Medicaid providers or essential hospitals for 1 year, ~~or~~ until an agreement is reached, or a complaint is resolved as provided in paragraph (e), whichever is first. *Each essential Medicaid provider must continue to negotiate in good faith during that*

year to enter into a provider network contract for at least the essential services it provides. Each essential hospital must continue to negotiate in good faith during that year to enter into a provider network contract. Payments for services rendered by a nonparticipating essential Medicaid provider or essential hospital shall be made at the applicable Medicaid rate as of the first day of the contract between the agency and the plan. A rate schedule for all essential Medicaid providers and essential hospitals must ~~shall~~ be attached to the contract between the agency and the plan.

4. After 1 year, managed care plans that are unable to contract with essential Medicaid providers and essential hospitals shall notify the agency and propose an alternative arrangement for securing the essential services for Medicaid enrollees. The arrangement must rely on contracts with other participating providers; regardless of whether those providers are located within the same region as the nonparticipating essential service provider. If the alternative arrangement is approved by the agency, payments to nonparticipating essential Medicaid providers and essential hospitals after the date of the agency's approval must ~~shall~~ equal 90 percent of the applicable Medicaid rate. If the alternative arrangement is not approved by the agency, payment to nonparticipating essential Medicaid providers and essential hospitals must ~~shall~~ equal 110 percent of the applicable Medicaid rate.

(b) Certain providers are statewide resources and essential providers for all managed care plans in all regions. All managed care plans must include these essential providers in their networks for the essential services they provide.

1. Statewide essential providers include:

- a. ~~1.~~ Faculty plans of Florida medical schools.
- b. ~~2.~~ Regional perinatal intensive care centers as defined in s. 383.16(2).
- c. ~~3.~~ Hospitals licensed as a specialty hospital for children ~~children's hospitals~~ as defined in s. 395.002(2).

d. ~~4.~~ Accredited and integrated systems serving medically complex children that are comprised of separately licensed, but commonly owned, health care providers delivering at least the following services: medical group home, in-home and outpatient nursing care and therapies, pharmacy services, durable medical equipment, and Prescribed Pediatric Extended Care.

2. Before the selection of managed care plans as specified in s. 409.966, each statewide essential provider is deemed a part of that managed care plan's network for the essential services they provide and for purposes of the plan's enrollment or expansion in the Medicaid program. The managed care plan and each statewide essential provider shall negotiate in good faith to enter into a provider network contract. During the plan selection process, the managed care plan is not required to have written agreements or contracts with statewide essential providers or essential hospitals.

3. Managed care plans that have not contracted with all statewide essential providers in all regions as of the first date of recipient enrollment and all statewide essential providers that have not entered into a contract with each managed care plan must continue to negotiate in good faith: to enter into a provider network contract for at least the essential services. As of the first day of the contract between the agency and the plan, and until a provider network contract is signed, payments:

- a. To physicians on the faculty of nonparticipating Florida medical schools shall be made at the applicable Medicaid rate. ~~Payments~~
- b. For services rendered by regional perinatal intensive care centers shall be made at the applicable Medicaid rate ~~as of the first day of the contract between the agency and the plan. Payments~~
- c. To nonparticipating specialty children's hospitals shall equal the highest rate established by contract between that provider and any other Medicaid managed care plan.

(c) After 12 months of active participation in a plan's network, the plan may exclude any essential provider from the network for failure to meet quality or performance criteria. If the plan excludes an essential provider from the plan, the plan must provide written notice to all re-

cipients who have chosen that provider for care. The notice shall be provided at least 30 days before the effective date of the exclusion.

(d) Each managed care plan must offer a network contract to each home medical equipment and supplies provider in the region which meets quality and fraud prevention and detection standards established by the plan and which agrees to accept the lowest price previously negotiated between the plan and another such provider.

(e) At any time during negotiations a managed care plan, an essential Medicaid provider, an essential hospital, or a statewide essential provider may file a complaint with the agency alleging that, in provider network negotiations, the other party is not negotiating in good faith. The agency shall review each complaint and make a determination whether or not one or both parties have failed to negotiate in good faith.

1. If the agency determines that:

- a. The managed care plan was not negotiating in good faith, payment to the nonparticipating essential Medicaid provider, essential hospital, or statewide essential provider shall equal 110 percent of the applicable Medicaid rate or the highest contracted rate the provider has with a plan, whichever is higher.
- b. The essential Medicaid provider, essential hospital, or statewide essential provider was not negotiating in good faith, payment to the nonparticipating provider shall equal 90 percent of the applicable Medicaid rate or the lowest contracted rate the provider has with a plan, whichever is lower.

c. Both parties were not negotiating in good faith, payment to the nonparticipating provider shall be made at the applicable Medicaid rate.

2. In making a determination under this paragraph regarding a managed care plan's good faith efforts to negotiate, the agency, at a minimum, shall consider whether the managed care plan has:

- a. Offered payment rates that are comparable to other managed care plan rates to the provider or that are comparable to fee-for-service rates for the provider.
- b. Proposed its prepayment edits and audits and prior authorizations in a manner comparable to other managed care plans or comparable to current fee for service utilization management and prior authorization procedures for non-emergent services.
- c. Offered to pay the provider's undisputed claims faster or equal to existing Medicaid managed care plan contract standards and, if the managed care plan's claims payment system has been used in other markets, has it failed to meet these standards.
- d. Offered a provider dispute resolution system that meets or exceeds existing Medicaid managed care plan contract requirements.

e. If the provider is a hospital essential provider, offered a reasonable payment amount for use of the hospital emergency room for non-emergent care, developed referral arrangements with the hospital for non-emergent care, and offered reasonable prior or post authorization requirements for non-emergent care in the emergency room.

f. Attempted to work with the provider to assist the provider with any patient volume arrangements and whether patient volume arrangements benefit the provider.

g. Demonstrated its financial viability and commitment to meeting its financial obligations.

h. Demonstrated its ability to support HIPAA-compliant electronic data interchange transactions.

3. In making a determination under this paragraph regarding a provider's good faith efforts to negotiate, the agency shall, at a minimum, consider whether the provider has:

- a. Met with the managed care plan at a reasonable frequency and involved empowered decision makers in the meetings.

b. Offered reasonable rates that are comparable to other managed care plan rates to the provider or comparable to fee-for-service rates to the provider.

c. Negotiated managed care plan prepayment edits and audits and prior authorizations in a manner comparable to other managed care plans or comparable to fee for service utilization management and prior authorization procedures for non-emergent services.

d. Negotiated reasonable payment timeframes for payment of undisputed claims that are comparable to existing Medicaid managed care plan standards or comparable to fee-for-service experience.

e. Researched other providers' experience with the managed care plan's claims payment system for timeliness of payment.

f. Negotiated with the managed care plan regarding a provider dispute resolution system that meets or exceeds the managed care plan's Medicaid contract requirements.

g. If the provider is an essential hospital, negotiated with the managed care plan regarding primary care alternatives to non-emergent use of the emergency room.

h. Negotiated patient volume arrangements with the managed care plan.

i. Developed, or is developing, a hospital-based provider service network.

j. Already contracted with other Medicaid managed care plans.

4. Either party may appeal a determination by the agency under this paragraph pursuant to chapter 120. The party appealing the agency's determination shall pay the appellee's attorney's fees and costs, in an amount up to \$1 million, from the beginning of the agency's review of the complaint if the appealing party loses the appeal.

And the title is amended as follows:

Delete line 529 and insert: standards; setting enrollment requirements; amending s. 409.975, F.S.; providing that an essential provider and a hospital that is necessary for a managed care plan to demonstrate an adequate network as determined by the Agency for Health Care Administration are deemed part of that managed care plan's network for purposes of the provider's or hospital's application for enrollment or expansion in Medicaid; requiring good faith negotiations between Medicaid managed care plans and essential Medicaid providers; providing that a statewide essential provider is part of a Medicaid managed care plan's network for purposes of the managed care plan's application for enrollment or expansion in the Medicaid program; requiring good faith negotiations between Medicaid managed care plans and statewide essential providers; authorizing Medicaid managed care plans and certain Medicaid providers to file a complaint alleging that, in provider network negotiations, the other party is not negotiating in good faith; requiring the agency to review such complaints and make a determination whether or not one or both parties have failed to negotiate in good faith; providing criteria for the agency to consider in making a determination about good faith negotiations; providing financial penalties for parties that do not negotiate in good faith; providing for appeal of the agency's determination pursuant to ch. 120, F.S.; providing for payment of attorney fees and costs; amending

Senator Flores moved the following amendment which was adopted:

Senate Amendment 3 (238196) (with title amendment) to House Amendment 1—Delete line 489 and insert:

Section 10. Effective May 12, 2012, paragraph (h) is added to subsection (1) of section 627.602, Florida Statutes, to read:

627.602 Scope, format of policy.—

(1) Each health insurance policy delivered or issued for delivery to any person in this state must comply with all applicable provisions of this code and all of the following requirements:

(h) Section 641.312 and the provisions of the Employee Retirement Income Security Act of 1974, as implemented by 29 C.F.R. s. 2560.503-1,

relating to internal grievances. This paragraph does not apply to a health insurance policy that is subject to the subscriber assistance program under s. 408.7056 or to the types of benefits or coverages provided under s. 627.6561(5)(b)-(e) issued in any market.

Section 11. Effective May 12, 2012, section 627.6513, Florida Statutes, is created to read:

627.6513 Scope.—Section 641.312 and the provisions of the Employee Retirement Income Security Act of 1974, as implemented by 29 C.F.R. s. 2560.503-1, relating to internal grievances, apply to all group health insurance policies issued under this part. This section does not apply to a group health insurance policy that is subject to the subscriber assistance program in s. 408.7056 or to the types of benefits or coverages provided under s. 627.6561(5)(b)-(e) issued in any market.

Section 12. Effective May 12, 2012, section 641.312, Florida Statutes, is created to read:

641.312 Scope.—The Office of Insurance Regulation may adopt rules to administer the provisions of the National Association of Insurance Commissioners' Uniform Health Carrier External Review Model Act, issued by the National Association of Insurance Commissioners and dated April 2010. This section does not apply to a health maintenance contract that is subject to the subscriber assistance program under s. 408.7056 or to the types of benefits or coverages provided under s. 625.6561(5)(b)-(e) issued in any market.

Section 13. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete lines 533 and 534 and insert: establishing enrollment requirements; amending s. 627.602, F.S.; applying federal internal grievance procedures to certain health insurance policies; providing exceptions; creating s. 627.6513, F.S.; applying federal internal grievance procedures to certain group health insurance policies; providing exceptions; creating s. 641.312, F.S.; authorizing the Office of Insurance Regulation to adopt rules to administer the federal procedures; providing effective dates.

On motion by Senator Flores, the Senate concurred in **House Amendment 1** as amended and requested the House to concur in the Senate amendments to the House amendment.

CS for SB 730 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

MOTION

On motion by Senator Thrasher, the rules were waived and time of recess was extended until 10:00 p.m.

SPECIAL ORDER CALENDAR

CS for SB 1824—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; revising the purpose of the department; revising duties of the State Surgeon General; eliminating the Officer of Women's Health Strategy; revising divisions within the department; amending s. 20.435, F.S.; eliminating the Florida Drug, Device, and Cosmetic Trust Fund and the Nursing Student Loan Forgiveness Trust Fund as trust funds under the department; amending s. 215.5602, F.S.; conforming references; amending s. 381.001, F.S.; deleting legislative intent; requiring the Department of Health to be responsible for the state public health system; requiring the department to provide leadership for a partnership involving federal, state, and local government and the private sector to accomplish public health goals; amending s. 381.0011, F.S.; deleting duties and powers of the department; repealing s. 381.0013, F.S., relating to the department's authority to exercise the power of eminent domain; repealing s. 381.0015, F.S., relating to judicial presumptions regarding the department's authority to enforce public health rules; amending s. 381.0016, F.S.; allowing a county to enact health regulations and ordinances consistent with state law; repealing s. 381.0017, F.S., relating to the purchase, lease, and sale of real property by the department; repealing s. 381.00325, F.S., relating to the Hepatitis A awareness program; amending s. 381.0034, F.S.; deleting an obsolete qualifying date reference; repealing s. 381.0037, F.S., relating to legislative findings and intent with respect to AIDS; amending s. 381.004, F.S.; deleting legislative intent; conforming cross-references; amending 381.0046, F.S.; requiring the department to establish dedicated HIV and AIDS regional and statewide minority coordinators; deleting the requirement that the statewide director report to the chief of the Bureau of HIV and AIDS within the department; amending s. 381.005, F.S.; deleting the requirement that hospitals implement a plan to offer immunizations for pneumococcal bacteria and influenza virus to all patients 65 years of age or older; amending s. 381.0051, F.S.; deleting legislative intent for the Comprehensive Family Planning Act; amending s. 381.0052, F.S., relating to the "Public Health Dental Program Act"; deleting unused department rulemaking authority; amending s. 381.0053, F.S., relating to the comprehensive nutrition program; deleting unused department rulemaking authority; amending s. 381.0056, F.S., relating to the "School Health Services Act"; deleting legislative findings; deleting the requirement that school health programs funded by health care districts or entities be supplementary to and consistent with the act and other applicable statutes; amending s. 381.0057, F.S., relating to funding for school health services; deleting legislative intent; amending s. 381.00591, F.S.; permitting the department to apply for and become a National Environmental Laboratory Accreditation Program accreditation body; eliminating rulemaking authority of the department to implement standards of the National Environmental Laboratory Accreditation Program; amending s. 381.00593, F.S.; deleting unused rulemaking authority relating to the public school volunteer health care practitioner program; amending s. 381.0062, F.S., relating to the "Comprehensive Family Planning Act"; deleting legislative intent; amending s. 381.0065, F.S.; deleting legislative intent; defining the term "bedroom"; conforming cross-references; providing for any permit issued and approved by the Department of Health for the installation, modification, or repair of an onsite sewage treatment and disposal system to transfer with the title of the property; providing circumstances in which an onsite sewage treatment and disposal system is not considered abandoned; providing for the validity of an onsite sewage treatment and disposal system permit if rules change before final approval of the constructed system, under certain conditions; providing that a system modification, replacement, or upgrade is not required unless a bedroom is added to a single-family home; deleting provisions requiring the department to administer an evaluation and assessment program of onsite sewage treatment and disposal systems and requiring property owners to have such systems evaluated at least once every 5 years; deleting obsolete provisions; creating s. 381.00651, F.S.; requiring a county or municipality containing a first magnitude spring to adopt by ordinance, under certain circumstances, the program for the periodic evaluation and assessment of onsite sewage treatment and disposal systems; requiring the county or municipality to notify the Secretary of State of the ordinance; authorizing a county or municipality, in specified circumstances, to opt out by a majority plus one vote of certain requirements by a specified date; authorizing a county or municipality to adopt or repeal, after a specified date, an ordinance creating an evaluation and assessment program, subject to notification of the Secretary of State; providing criteria for evaluations, qualified contractors, and repair of systems; providing for certain procedures and exemptions in

special circumstances; defining the term "system failure"; requiring that certain procedures be used for conducting tank and drainfield evaluations; providing for certain procedures in special circumstances; providing for contractor immunity from liability under certain conditions; providing for assessment procedures; providing requirements for county health departments; requiring the Department of Health to allow county health departments and qualified contractors to access the state database to track data and evaluation reports; requiring counties and municipalities to notify the Secretary of Environmental Protection and the Department of Health when an evaluation program ordinance is adopted; requiring the Department of Environmental Protection to notify those counties or municipalities of the use of, and access to, certain state and federal program funds and to provide certain guidance and technical assistance upon request; prohibiting the adoption of certain rules by the Department of Health; providing for applicability; repealing s. 381.00656, F.S., relating to a grant program for the repair of onsite sewage treatment and disposal systems; amending s. 381.0066, F.S.; lowering the fees imposed by the department for certain permits; conforming cross-references; amending s. 381.0068, F.S.; deleting a date by which a technical review and advisory panel must be established within the department for assistance with rule adoption; deleting the authority of the chair of the panel to advise affected persons or the Legislature of the panel's position on legislation or a proposed state policy or other issue; amending s. 381.00781, F.S.; eliminating the authority of the department to annually adjust maximum fees according to the Consumer Price Index; amending s. 381.0098, F.S.; deleting legislative intent with respect to standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste; amending s. 381.0101, F.S.; deleting legislative intent regarding certification of environmental health professionals; deleting definitions; providing for the Division Director for Emergency Preparedness and Community Support to serve on an environmental health professionals advisory board; conforming a cross-reference; amending s. 381.0203, F.S.; eliminating the regulation of drugs, cosmetics, and household products under ch. 499, F.S., from the pharmacy services program; eliminating the contraception distribution program at county health departments; amending s. 381.0261, F.S.; requiring the department, rather than the Agency for Health Care Administration, to publish a summary of the Florida Patient's Bill of Rights and Responsibilities on its Internet website; deleting the requirement to print and distribute the summary; repealing s. 381.0301, F.S., relating to the Centers for Disease Control and Prevention, the State University System, Florida medical schools, and the College of Public Health of the University of South Florida; deleting the requirement that the College of Public Health be consulted by state officials in the management of public health; repealing s. 381.0302, F.S.; eliminating the Florida Health Services Corps; amending s. 381.0303, F.S.; eliminating the requirement that the Special Needs Shelter Interagency Committee submit recommendations to the Legislature; repealing s. 381.04015, F.S.; eliminating the Women's Health Strategy Office and Officer of Women's Health Strategy; amending s. 381.0403, F.S., relating to the "Community Hospital Education Act"; deleting legislative findings and intent; revising the mission of the program; requiring minimum funding for graduate education in family practice; deleting reference to an intent to establish a statewide graduate medical education program; amending s. 381.0405, F.S.; deleting an appropriation to the Office of Rural Health; amending s. 381.0406, F.S.; deleting unnecessary introductory language in provisions relating to rural health networks; repealing s. 381.045, F.S.; eliminating department authority to provide services to certain health care providers infected with Hepatitis B or HIV; amending s. 381.06015, F.S.; deleting obsolete provision that requires the department, the Agency for Health Care Administration, and private consortium members seeking private or federal funds to initiate certain program actions relating to the Public Cord Blood Tissue Bank; repealing s. 381.0605, F.S., relating to designating the Agency for Health Care Administration as the state agency to administer the Federal Hospital and Medical Facilities Amendments of 1964; eliminating authority of the Governor to provide for administration of the amendments; repealing s. 381.102, F.S., to eliminate the community health pilot projects; repealing s. 381.103, F.S., to eliminate the duties of the department to assist the community health pilot projects; amending s. 381.4018, F.S.; deleting legislative findings and intent with respect to physician workforce assessment and development; conforming a cross-reference; repealing s. 381.60225, F.S., to eliminate background screening requirements for health care professionals and owners, operators, and employees of certain health care providers, services, and programs; amending s. 381.7352, F.S.; deleting legislative findings relating to the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; amending s. 381.7353, F.S.; removing the au-

thority of the State Surgeon General to appoint an ad hoc committee to study certain aspects of racial and ethnic health outcome disparities and make recommendations; amending s. 381.7356, F.S.; deleting a provision requiring dissemination of Closing the Gap grant awards to begin on a date certain; amending s. 381.765, F.S.; deleting unused rulemaking authority relating to records and recordkeeping for department-owned property; repealing s. 381.77, F.S., to eliminate the annual survey of nursing home residents age 55 and under; repealing s. 381.795, F.S., to eliminate the requirement that the department establish a program of long-term community-based supports and services for individuals with traumatic brain or spinal cord injuries; amending s. 381.853, F.S.; deleting legislative findings relating to brain tumor research; repealing s. 381.855, F.S., which established the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.87, F.S., to eliminate the osteoporosis prevention and education program; amending s. 381.895, F.S.; revising standards for compressed air used for recreational diving; repealing s. 381.90, F.S., to eliminate the Health Information Systems Council; amending s. 381.91, F.S., relating to the Jesse Trice Cancer Program; revising legislative intent; amending 381.922, F.S.; conforming a reference; amending s. 392.51, F.S., relating to tuberculosis control; removing legislative findings and intent; amending s. 392.61, F.S.; eliminating the requirement that the department develop a methodology for distributing funds appropriated for community tuberculosis control programs; amending s. 392.62, F.S.; requiring a contractor to use licensed community hospitals and other facilities for the care and treatment of persons who have active tuberculosis or a history of non-compliance with prescribed drug regimens and require inpatient or other residential services; removing authority of the department to operate a licensed hospital to treat tuberculosis patients; requiring the tuberculosis control program to fund participating facilities; requiring facilities to meet specific conditions; requiring the department to develop a transition plan for the closure of A.G. Holley State Hospital; specifying content of transition plan; requiring submission of the plan to the Governor and Legislature; requiring full implementation of the transition plan by a certain date; amending s. 395.1027, F.S., relating to the regional poison control centers; conforming provisions; amending s. 401.243, F.S.; deleting unused rulemaking authority governing the implementation of injury-prevention grant programs; amending s. 401.245, F.S.; deleting unused rulemaking authority relating to operating procedures for the Emergency Medical Services Advisory Council; amending s. 401.271, F.S.; deleting unused rulemaking authority relating to an exemption for the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces; repealing s. 402.45, F.S., relating to the community resource mother or father program; amending ss. 400.914 and 409.256, F.S.; conforming references; repealing s. 458.346, F.S., which created the Public Sector Physician Advisory Committee and established its responsibilities; amending s. 462.19, F.S., relating to the renewal of licenses for practitioners of naturopathy; deleting unused rulemaking authority; repealing s. 464.0197, F.S., relating to state budget support for the Florida Center for Nursing; amending s. 464.208, F.S.; deleting unused rulemaking authority relating to background screening information of certified nursing assistants; amending s. 633.115, F.S.; making conforming changes; amending s. 768.28, F.S., relating to the state's waiver of sovereign immunity; conforming provisions; amending s. 1009.66, F.S.; reassigning responsibility for the Nursing Student Loan Forgiveness Program from the Department of Health to the Department of Education; amending s. 1009.67, F.S.; reassigning responsibility for the nursing scholarship program from the Department of Health to the Department of Education; providing type two transfers of the programs; providing for transfer of a trust fund; providing applicability to contracts; authorizing transfer of funds and positions between departments; requiring the Division of Medical Quality Assurance to create a plan to improve efficiency of the function of the division; directing the division to take certain actions in creating the plan; directing the division to address particular topics in the plan; requiring all executive branch agencies to assist the department in creating the plan; requesting all other state agencies to assist the department in creating the plan; amending ss. 381.0041, 384.25, 392.56, 456.032, and 775.0877, F.S.; conforming cross-references; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for SB 1824**, on motion by Senator Garcia, by two-thirds vote **CS for CS for CS for HB 1263** was

withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Garcia, the rules were waived and—

CS for CS for CS for HB 1263—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; revising the purpose of the department; revising duties of the State Surgeon General; eliminating the Officer of Women's Health Strategy; revising divisions within the department; amending s. 20.435, F.S.; eliminating the Florida Drug, Device, and Cosmetic Trust Fund and the Nursing Student Loan Forgiveness Trust Fund as trust funds under the department; amending s. 154.05, F.S.; providing that two or more counties may combine for the operation of a county health department when such counties establish an interlocal agreement; providing criteria for such an agreement; specifying that an interlocal agreement may only be terminated at the end of a contract year; requiring the parties to give written notice to the department no less than 90 days before the termination; amending s. 215.5602, F.S.; conforming references; amending s. 381.001, F.S.; revising legislative intent; requiring the Department of Health to be responsible for the state public health system; requiring the department to provide leadership for a partnership involving federal, state, and local government and the private sector to accomplish public health goals; amending s. 381.0011, F.S.; revising duties and powers of the department; repealing s. 381.0013, F.S., relating to the department's authority to exercise the power of eminent domain; repealing s. 381.0014, F.S., relating to department rules that superseded regulations and ordinances enacted by other state departments, boards or commissions, or municipalities; repealing s. 381.0015, F.S., relating to judicial presumptions regarding the department's authority to enforce public health rules; amending s. 381.0016, F.S.; allowing a county to enact health regulations and ordinances consistent with state law; repealing s. 381.0017, F.S., relating to the purchase, lease, and sale of real property by the department; repealing s. 381.0025, F.S., relating to penalties; amending s. 381.003, F.S.; revising provisions relating to the department's responsibility for communicable disease prevention and control programs; amending s. 381.0031, F.S.; permitting the department to conduct studies concerning epidemiology of diseases of public health significance; specifying that the list of diseases of public health significance is based on the recommendations to be nationally notifiable by the Council of State and Territorial Epidemiologists and the Centers for Disease Control and Prevention; authorizing the department to expand the list if a disease emerges for which regular, frequent and timely information regarding individual cases is considered necessary for the prevention and control of a disease specific to Florida; amending s. 381.00315, F.S.; requiring the department to establish rules for conditions and procedures for imposing and releasing a quarantine; requiring specific provisions to be included in rules; providing that the rules established under this section supersede all rules enacted by other state agencies, boards, or political subdivisions; providing that a violation of the rules established under the section, a quarantine, or requirement adopted pursuant to a declared public health emergency is a second-degree misdemeanor; providing penalties; repealing s. 381.0032, F.S., relating to epidemiological research; repealing s. 381.00325, F.S., relating to the Hepatitis A awareness program; amending s. 381.0034, F.S.; deleting an obsolete qualifying date reference; repealing s. 381.0037, F.S., relating to legislative findings and intent with respect to AIDS; amending s. 381.004, F.S.; deleting legislative intent; conforming cross-references; amending 381.0046, F.S.; requiring the department to establish dedicated HIV and AIDS regional and statewide minority coordinators; deleting the requirement that the statewide director report to the chief of the Bureau of HIV and AIDS within the department; amending s. 381.005, F.S.; deleting the requirement that hospitals implement a plan to offer immunizations for pneumococcal bacteria and influenza virus to all patients 65 years of age or older; amending s. 381.0051, F.S.; deleting legislative intent for the Comprehensive Family Planning Act; amending s. 381.0052, F.S., relating to the "Public Health Dental Program Act"; repealing unused department rulemaking authority; amending s. 381.0053, F.S., relating to the comprehensive nutrition program; repealing unused department rulemaking authority; repealing s. 381.0054, F.S., relating to healthy lifestyles promotion by the department; amending s. 381.0056, F.S., relating to the "School Health Services Act"; deleting legislative findings; deleting the requirement that school health programs funded by health care districts or entities be supplementary to and consistent with the act and other applicable statutes; amending s. 381.0057, F.S., relating to funding for school health services; deleting legislative intent; amending s. 381.00591, F.S.; per-

mitting the department to apply for and become a National Environmental Laboratory Accreditation Program accreditation body; eliminating rulemaking authority of the department to implement standards of the National Environmental Laboratory Accreditation Program; amending s. 381.00593, F.S.; removing unused rulemaking authority relating to the public school volunteer health care practitioner program; amending s. 381.0062, F.S., relating to the "Comprehensive Family Planning Act"; deleting legislative intent; conforming a cross-reference; amending s. 381.0065, F.S., relating to regulation of onsite sewage treatment and disposal systems; deleting legislative intent; conforming provisions to changes made by the act; amending s. 381.0068, F.S.; deleting a date by which a technical review and advisory panel must be established within the department for assistance with rule adoption; deleting the authority of the chair of the panel to advise affected persons or the Legislature of the panel's position on legislation, proposed state policy, or other issue; amending s. 381.0072, F.S.; revising the definition of the term "food establishment" to include certain facilities participating in the United States Department of Agriculture Afterschool Meal Program; amending s. 381.00781, F.S.; eliminating authority of the department to annually adjust maximum fees according to the Consumer Price Index; amending s. 381.0086, F.S.; revising department rulemaking authority relating to migrant farmworkers and other migrant labor camp or residential migrant housing occupants; removing lighting and maintenance and operation of roads from the list of health and safety standards to be created by the department; conforming a cross-reference; amending s. 381.0098, F.S.; deleting legislative intent with respect to standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste; conforming a cross-reference; amending s. 381.0101, F.S.; deleting legislative intent regarding certification of environmental health professionals; providing for the Division Director for Emergency Preparedness and Community Support to serve on an environmental health professionals advisory board; conforming a cross-reference; amending s. 381.0203, F.S.; eliminating the regulation of drugs, cosmetics, and household products under ch. 499, F.S., from the pharmacy services program; eliminating the contraception distribution program at county health departments; amending s. 381.0261, F.S.; requiring the department, rather than the Agency for Health Care Administration, to publish a summary of the Florida Patient's Bill of Rights and Responsibilities on its Internet website; deleting the requirement to print and distribute the summary; repealing s. 381.0301, F.S. relating to the Centers for Disease Control and Prevention, the State University System, Florida medical schools, and the College of Public Health of the University of South Florida; deleting the requirement that the College of Public Health be consulted by state officials in the management of public health; repealing s. 381.0302, F.S.; eliminating the Florida Health Services Corps; amending s. 381.0303, F.S.; eliminating the requirement that the Special Needs Shelter Interagency Committee submit recommendations to the Legislature; repealing s. 381.04015, F.S.; eliminating the Women's Health Strategy Office and Officer of Women's Health Strategy; amending s. 381.0403, F.S., relating to the "Community Hospital Education Act"; deleting legislative findings and intent; revising the mission of the program; requiring minimum funding for graduate education in family practice; deleting reference to an intent to establish a statewide graduate medical education program; amending s. 381.0405, F.S.; deleting an appropriation to the Office of Rural Health; amending s. 381.0406, F.S.; deleting unnecessary introductory language in provisions relating to rural health networks; repealing s. 381.0407, F.S., to eliminate the mandatory payment of claims from public health care providers and county health departments by managed care plans; repealing s. 381.045, F.S.; eliminating department authority to provide services to certain health care providers infected with Hepatitis B or HIV; amending s. 381.06015, F.S.; deleting obsolete provision that requires the department, the Agency for Health Care Administration, and private consortium members seeking private or federal funds to initiate certain program actions relating to the Public Cord Blood Tissue Bank; repealing s. 381.0605, F.S., relating to designating the Agency for Health Care Administration as the state agency to administer the Federal Hospital and Medical Facilities Amendments of 1964; eliminating authority of the Governor to provide for administration of the amendments; repealing ss. 381.1001-381.103, F.S., the Florida Community Health Protection Act; amending s. 381.4018, F.S.; deleting legislative findings and intent with respect to physician workforce assessment and development; conforming a cross-reference; repealing s. 381.60225, F.S., to eliminate background screening requirements for health care professionals and owners, operators, and employees of certain health care providers, services, and programs; repealing ss. 381.732-381.734, F.S., the "Healthy People, Healthy Communities Act"; amending s. 381.7352,

F.S.; deleting legislative findings relating to the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; amending s. 381.7353, F.S.; removing the authority of the State Surgeon General to appoint an ad hoc committee to study certain aspects of racial and ethnic health outcome disparities and make recommendations; amending s. 381.7356, F.S.; deleting a provision requiring dissemination of Closing the Gap grant awards to begin on a date certain; amending s. 381.765, F.S.; repealing unused rulemaking authority relating to records and recordkeeping for department-owned property; repealing s. 381.77, F.S., to eliminate the annual survey of nursing home residents age 55 and under; repealing s. 381.795, F.S., to eliminate the requirement that the department establish a program of long-term community-based supports and services for individuals with traumatic brain or spinal cord injuries; amending s. 381.853, F.S.; deleting legislative findings relating to brain tumor research; repealing s. 381.855, F.S., which established the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.87, F.S., to eliminate the osteoporosis prevention and education program; repealing s. 381.90, F.S., to eliminate the Health Information Systems Council; amending s. 381.91, F.S., relating to the Jesse Trice Cancer Program; revising legislative intent; amending 381.922, F.S.; conforming a reference; amending s. 383.011, F.S.; requiring the Department of Health to establish an interagency agreement with the Department of Children and Family Services for management of the Special Supplemental Nutrition program for Women, Infants, and Children; specifying responsibilities of each department; creating s. 383.141, F.S.; providing legislative findings; providing definitions; requiring that health care providers provide pregnant women with current information about the nature of the developmental disabilities tested for in certain prenatal tests, the accuracy of such tests, and resources for obtaining support services for Down syndrome and other prenatally diagnosed developmental disabilities; providing duties for the Department of Health concerning establishment of an information clearinghouse; creating an advocacy council within the Department of Health to provide technical assistance in forming the clearinghouse; providing membership for the council; providing duties of the council; providing terms for members of the council; providing for election of a chairperson and vice chairperson; providing meeting times for the council; requiring the members to serve without compensation or reimbursement for travel expenses; authorizing meetings by teleconference or other electronic means; requiring the Department of Health to provide administrative support; repealing s. 385.210, F.S., the Arthritis Prevention and Education Act by a specific date; amending s. 391.016, F.S.; clarifying the purposes and functions of the Children's Medical Services program; requiring the coordination and maintenance of a medical home for participating children; amending s. 391.021, F.S.; revising definitions; amending s. 391.025, F.S.; revising the components of the Children's Medical Services program; amending s. 391.026, F.S.; revising the powers and duties of the department in administering the Children's Medical Services network; amending s. 391.028, F.S.; eliminating the central office and area offices of the Children's Medical Services program; authorizing the Director of Children's Medical Services to appoint necessary staff and contract with providers to establish a system to provide certain program activities on a statewide basis; amending s. 391.029, F.S.; specifying eligibility for services provided under the Children's Medical Services program; clarifying who may receive services under the program; deleting the requirement that the department determine financial and medical eligibility for program; deleting the requirement that the department determine the financial ability of parents to pay for services; eliminating discretion of the department to pay reasonable travel expenses; amending s. 391.0315, F.S.; deleting a prohibition against a child eligible under Title XIX or XXI of the Social Security Act from receiving services under the program until the child is enrolled in Medicaid or a Title XXI program; amending s. 392.51, F.S., relating to tuberculosis control; removing legislative findings and intent; amending s. 392.61, F.S.; eliminating the requirement that the department develop a methodology for distributing funds appropriated for community tuberculosis control programs; amending s. 392.62, F.S.; requiring a contractor to use licensed community hospitals and other facilities for the care and treatment of persons who have active tuberculosis or a history of non-compliance with prescribed drug regimens and require inpatient or other residential services; removing authority of the department to operate a licensed hospital to treat tuberculosis patients; requiring the tuberculosis control program to fund participating facilities; requiring facilities to meet specific conditions; requiring the department to develop a transition plan for the closure of A.G. Holley State Hospital; specifying content of transition plan; requiring submission of the plan to the Governor and Legislature; requiring full implementation of the transition

plan by a certain date; amending s. 401.243, F.S.; repealing unused rulemaking authority governing the implementation of injury-prevention grant programs; amending s. 401.245, F.S.; repealing unused rulemaking authority relating to operating procedures for the Emergency Medical Services Advisory Council; amending s. 401.271, F.S.; repealing unused rulemaking authority relating to an exemption for the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces; repealing s. 402.45, F.S.; repealing unused rulemaking authority relating to the community resource mother or father program; amending s. 403.863, F.S.; directing the department to contract to perform state public water supply laboratory certification application review and evaluation and laboratory inspections; adding certain actions to the list of acts constituting grounds for which disciplinary actions may be taken under the section; amending ss. 400.914 and 409.256, F.S.; conforming references; repealing s. 458.346, F.S., which created the Public Sector Physician Advisory Committee and established its responsibilities; amending s. 462.19, F.S., relating to the renewal of licenses for practitioners of naturopathy; repealing unused rulemaking authority; amending s. 464.019, F.S., requiring the Board of Nursing to deny a program application for new prelicensure nursing education program while the existing program is on probationary status; repealing s. 464.0197, F.S., relating to state budget support for the Florida Center for Nursing; amending s. 464.203, F.S.; revising the certification requirements for certified nursing assistants; amending s. 464.208, F.S.; repealing unused rulemaking authority relating to background screening information of certified nursing assistants; repealing s. 466.00775, F.S., relating to unused rulemaking authority relating to dental health access and dental laboratory registration provisions; amending ss. 212.08, 499.003, 499.601, and 499.61, F.S.; updating departmental designation; amending s. 514.011, F.S.; revising the definition of "public bathing place"; amending s. 514.021, F.S.; restricting rulemaking authority of the department; limiting scope of standards for public pools and public bathing places; prohibiting the department from adopting by rule any regulation regarding the design, alteration, or repair of a public pool or public bathing; eliminating authority of the department to review plans, issue approvals, and enforce occupancy provisions of the Florida Building Code; amending s. 514.023, F.S.; adding public bathing places to the provisions allowing sampling of beach waters to determine sanitation and allowing health advisories to be issued for elevated levels of bacteria in such waters; deleting an obsolete provision; amending s. 514.025, F.S.; requiring the department to review applications and plans for the construction or placement of public pools or bathing places; providing for the department to review applications and plans if no qualified staff are employed at the county health department; establishing that the department is responsible to monitor water quality in public pools and bathing places; amending s. 514.03, F.S.; permitting local governments or local enforcement districts to determine compliance with general construction provisions of the Florida Building Code; permitting local governments or local enforcement districts to conduct plan reviews and inspections of public pools and bathing places to determine compliance; eliminating an application process for review of building plans for a public pool or bathing place by the department; amending s. 514.031, F.S.; requiring a valid permit from the department to operate a public pool; revising the list of documents that must accompany an application for a permit to operate a public pool; providing the department with authority to review, approve, and deny an application for a permit to operate a public pool; amending s. 514.033, F.S.; deleting authority of the department to establish a fee schedule; requiring fees collected by the department or county health department to be deposited into the Grants and Donations Trust Fund or the County Health Department Trust Fund; amending s. 514.05, F.S.; requiring all amounts collected to be deposited in the Grants and Donations Trust Fund or the County Health Department Trust Fund; granting the county health department the authority to close a public pool that is not in compliance with ch. 514, F.S., or applicable rules; amending s. 514.06, F.S.; deeming a public pool or bathing place to present a significant risk to public health by failing to meet water quality and safety to be a public nuisance; allowing for a public nuisance to be abated or enjoined; amending s. 633.115, F.S.; making conforming changes; amending s. 1009.66, F.S.; reassigning responsibility for the Nursing Student Loan Forgiveness Program from the Department of Health to the Department of Education; amending s. 1009.67, F.S.; reassigning responsibility for the nursing scholarship program from the Department of Health to the Department of Education; providing type two transfers of the programs; providing for transfer of a trust fund; providing applicability to contracts; authorizing transfer of funds and positions between departments;

requiring the Division of Medical Quality and Assurance to create a plan to improve efficiency of the function of the division; directing the division to take certain actions in creating the plan; directing the division to address particular topics in the plan; requiring all executive branch agencies to assist the department in creating the plan; requesting all other state agencies to assist the department in creating the plan; amending ss. 154.503, 381.0041, 384.25, 392.56, 395.1027, 411.203, 456.032, 513.10, 768.28, and 775.0877, F.S.; conforming cross-references; providing effective dates.

—a companion measure, was substituted for **CS for SB 1824** and read the second time by title.

MOTION

On motion by Senator Garcia, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Garcia moved the following amendment:

Amendment 1 (371972) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (1), (2), and (3) of section 20.43, Florida Statutes, are amended to read:

20.43 Department of Health.—There is created a Department of Health.

(1) The purpose of the Department of Health is to *protect and promote* ~~and protect~~ the health of all residents and visitors in the state through organized state and community efforts, including cooperative agreements with counties. The department shall:

(a) *Identify, diagnose, and conduct surveillance of diseases and health conditions in the state and accumulate the health statistics necessary to establish trends* ~~Prevent to the fullest extent possible, the occurrence and progression of communicable and noncommunicable diseases and disabilities.~~

(b) *Implement interventions that prevent or limit the impact or spread of diseases and health conditions* ~~Maintain a constant surveillance of disease occurrence and accumulate health statistics necessary to establish disease trends and to design health programs.~~

(c) *Collect, manage, and analyze vital statistics and other health data to inform the public and formulate public health policy and planning* ~~Conduct special studies of the causes of diseases and formulate preventive strategies.~~

(d) *Maintain and coordinate preparedness for and responses to public health emergencies in the state* ~~Promote the maintenance and improvement of the environment as it affects public health.~~

(e) *Provide or ensure the provision of quality health care and related services to identified populations in the state* ~~Promote the maintenance and improvement of health in the residents of the state.~~

(f) *Regulate environmental activities that have a direct impact on public health in the state* ~~Provide leadership, in cooperation with the public and private sectors, in establishing statewide and community public health delivery systems.~~

(g) *Regulate health practitioners for the preservation of the health, safety, and welfare of the public* ~~Provide health care and early intervention services to infants, toddlers, children, adolescents, and high risk perinatal patients who are at risk for disabling conditions or have chronic illnesses.~~

(h) ~~Provide services to abused and neglected children through child protection teams and sexual abuse treatment programs.~~

(i) ~~Develop working associations with all agencies and organizations involved and interested in health and health care delivery.~~

(j) ~~Analyze trends in the evolution of health systems, and identify and promote the use of innovative, cost effective health delivery systems.~~

~~(k) Serve as the statewide repository of all aggregate data accumulated by state agencies related to health care; analyze that data and issue periodic reports and policy statements, as appropriate; require that all aggregated data be kept in a manner that promotes easy utilization by the public, state agencies, and all other interested parties; provide technical assistance as required; and work cooperatively with the state's higher education programs to promote further study and analysis of health care systems and health care outcomes.~~

~~(l) Include in the department's strategic plan developed under s. 186.021 an assessment of current health programs, systems, and costs; projections of future problems and opportunities; and recommended changes that are needed in the health care system to improve the public health.~~

~~(m) Regulate health practitioners, to the extent authorized by the Legislature, as necessary for the preservation of the health, safety, and welfare of the public.~~

(2)(a) The head of the Department of Health is the State Surgeon General and State Health Officer. The State Surgeon General must be a physician licensed under chapter 458 or chapter 459 who has advanced training or extensive experience in public health administration. The State Surgeon General is appointed by the Governor subject to confirmation by the Senate. The State Surgeon General serves at the pleasure of the Governor. ~~The State Surgeon General shall serve as the leading voice on wellness and disease prevention efforts, including the promotion of healthful lifestyles, immunization practices, health literacy, and the assessment and promotion of the physician and health care workforce in order to meet the health care needs of the state. The State Surgeon General shall focus on advocating healthy lifestyles, developing public health policy, and building collaborative partnerships with schools, businesses, health care practitioners, community based organizations, and public and private institutions in order to promote health literacy and optimum quality of life for all Floridians.~~

~~(b) The Officer of Women's Health Strategy is established within the Department of Health and shall report directly to the State Surgeon General.~~

(3) The following divisions of the Department of Health are established:

- (a) Division of Administration.
- (b) Division of *Emergency Preparedness and Community Support Environmental Health*.
- (c) Division of Disease Control and Health Protection.
- (d) Division of *Community Health Promotion Family Health Services*.
- (e) Division of Children's Medical Services ~~Network~~.
- (f) Division of *Public Health Statistics and Performance Management Emergency Medical Operations*.
- (g) Division of Medical Quality Assurance, which is responsible for the following boards and professions established within the division:

- 1. The Board of Acupuncture, created under chapter 457.
- 2. The Board of Medicine, created under chapter 458.
- 3. The Board of Osteopathic Medicine, created under chapter 459.
- 4. The Board of Chiropractic Medicine, created under chapter 460.
- 5. The Board of Podiatric Medicine, created under chapter 461.
- 6. Naturopathy, as provided under chapter 462.
- 7. The Board of Optometry, created under chapter 463.
- 8. The Board of Nursing, created under part I of chapter 464.
- 9. Nursing assistants, as provided under part II of chapter 464.
- 10. The Board of Pharmacy, created under chapter 465.

- 11. The Board of Dentistry, created under chapter 466.
- 12. Midwifery, as provided under chapter 467.
- 13. The Board of Speech-Language Pathology and Audiology, created under part I of chapter 468.
- 14. The Board of Nursing Home Administrators, created under part II of chapter 468.
- 15. The Board of Occupational Therapy, created under part III of chapter 468.
- 16. Respiratory therapy, as provided under part V of chapter 468.
- 17. Dietetics and nutrition practice, as provided under part X of chapter 468.
- 18. The Board of Athletic Training, created under part XIII of chapter 468.
- 19. The Board of Orthotists and Prosthetists, created under part XIV of chapter 468.
- 20. Electrolysis, as provided under chapter 478.
- 21. The Board of Massage Therapy, created under chapter 480.
- 22. The Board of Clinical Laboratory Personnel, created under part III of chapter 483.
- 23. Medical physicists, as provided under part IV of chapter 483.
- 24. The Board of Opticianry, created under part I of chapter 484.
- 25. The Board of Hearing Aid Specialists, created under part II of chapter 484.
- 26. The Board of Physical Therapy Practice, created under chapter 486.
- 27. The Board of Psychology, created under chapter 490.
- 28. School psychologists, as provided under chapter 490.
- 29. The Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling, created under chapter 491.
- 30. *Emergency medical technicians and paramedics, as provided under part III of chapter 401.*
- ~~(h) Division of Children's Medical Services Prevention and Intervention.~~
- ~~(i) Division of Information Technology.~~
- ~~(j) Division of Health Access and Tobacco.~~
- (h)(k) Division of Disability Determinations.

Section 2. Subsections (14) through (22) of section 20.435, Florida Statutes, are renumbered as subsection (13) through (21), respectively, and present subsection (13) of that section is amended to read:

20.435 Department of Health; trust funds.—The following trust funds shall be administered by the Department of Health:

- ~~(13) Florida Drug, Device, and Cosmetic Trust Fund.~~
- ~~(a) Funds to be credited to and uses of the trust fund shall be administered in accordance with the provisions of chapter 499.~~
- ~~(b) Notwithstanding the provisions of s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year shall remain in the trust fund at the end of the year and shall be available for carrying out the purposes of the trust fund.~~

Section 3. Section 154.05, Florida Statutes, is amended to read:

154.05 Cooperation and agreements between counties.—*Counties may establish cooperative arrangements for shared county health departments in the following ways:*

(1) Two or more counties may combine in the establishment and maintenance of a single full-time county health department for the counties which combine for that purpose; and, pursuant to such combination or agreement, such counties may cooperate with one another and the Department of Health and contribute to a joint fund in carrying out the purpose and intent of this chapter. The duration and nature of such agreement shall be evidenced by resolutions of the boards of county commissioners of such counties and shall be submitted to and approved by the department. In the event of any such agreement, a full-time county health department shall be established and maintained by the department in and for the benefit of the counties which have entered into such an agreement; and, in such case, the funds raised by taxation pursuant to this chapter by each such county shall be paid to the Chief Financial Officer for the account of the department and shall be known as the full-time county health department trust fund of the counties so cooperating. Such trust funds shall be used and expended by the department for the purposes specified in this chapter in each county which has entered into such agreement. In case such an agreement is entered into between two or more counties, the work contemplated by this chapter shall be done by a single full-time county health department in the counties so cooperating; and the nature, extent, and location of such work shall be under the control and direction of the department.

(2) *The operations of two or more county health departments may be combined when the parties agree to the specific roles and responsibilities of each county and county health department. Such an agreement shall specify the roles and responsibilities of each county and county health department, including the method of governance and executive direction; the manner by which each county's public health needs will be addressed; an inventory of necessary facilities, equipment, and personnel; and any other needed infrastructure.*

Section 4. Subsection (2) of section 212.08, Florida Statutes, is amended to read:

212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.

(2) EXEMPTIONS; MEDICAL.—

(a) There shall be exempt from the tax imposed by this chapter any medical products and supplies or medicine dispensed according to an individual prescription or prescriptions written by a prescriber authorized by law to prescribe medicinal drugs; hypodermic needles; hypodermic syringes; chemical compounds and test kits used for the diagnosis or treatment of human disease, illness, or injury; and common household remedies recommended and generally sold for internal or external use in the cure, mitigation, treatment, or prevention of illness or disease in human beings, but not including cosmetics or toilet articles, notwithstanding the presence of medicinal ingredients therein, according to a list prescribed and approved by the Department of *Business and Professional Regulation* ~~Health~~, which list shall be certified to the Department of Revenue from time to time and included in the rules promulgated by the Department of Revenue. There shall also be exempt from the tax imposed by this chapter artificial eyes and limbs; orthopedic shoes; prescription eyeglasses and items incidental thereto or which become a part thereof; dentures; hearing aids; crutches; prosthetic and orthopedic appliances; and funerals. In addition, any items intended for one-time use which transfer essential optical characteristics to contact lenses shall be exempt from the tax imposed by this chapter; however, this exemption shall apply only after \$100,000 of the tax imposed by this chapter on such items has been paid in any calendar year by a taxpayer who claims the exemption in such year. Funeral directors shall pay tax on all tangible personal property used by them in their business.

(b) For the purposes of this subsection:

1. "Prosthetic and orthopedic appliances" means any apparatus, instrument, device, or equipment used to replace or substitute for any missing part of the body, to alleviate the malfunction of any part of the body, or to assist any disabled person in leading a normal life by facil-

itating such person's mobility. Such apparatus, instrument, device, or equipment shall be exempted according to an individual prescription or prescriptions written by a physician licensed under chapter 458, chapter 459, chapter 460, chapter 461, or chapter 466, or according to a list prescribed and approved by the Department of Health, which list shall be certified to the Department of Revenue from time to time and included in the rules promulgated by the Department of Revenue.

2. "Cosmetics" means articles intended to be rubbed, poured, sprinkled, or sprayed on, introduced into, or otherwise applied to the human body for cleansing, beautifying, promoting attractiveness, or altering the appearance and also means articles intended for use as a compound of any such articles, including, but not limited to, cold creams, suntan lotions, makeup, and body lotions.

3. "Toilet articles" means any article advertised or held out for sale for grooming purposes and those articles that are customarily used for grooming purposes, regardless of the name by which they may be known, including, but not limited to, soap, toothpaste, hair spray, shaving products, colognes, perfumes, shampoo, deodorant, and mouthwash.

4. "Prescription" includes any order for drugs or medicinal supplies written or transmitted by any means of communication by a duly licensed practitioner authorized by the laws of the state to prescribe such drugs or medicinal supplies and intended to be dispensed by a pharmacist. The term also includes an orally transmitted order by the lawfully designated agent of such practitioner. The term also includes an order written or transmitted by a practitioner licensed to practice in a jurisdiction other than this state, but only if the pharmacist called upon to dispense such order determines, in the exercise of his or her professional judgment, that the order is valid and necessary for the treatment of a chronic or recurrent illness. The term also includes a pharmacist's order for a product selected from the formulary created pursuant to s. 465.186. A prescription may be retained in written form, or the pharmacist may cause it to be recorded in a data processing system, provided that such order can be produced in printed form upon lawful request.

(c) Chlorine shall not be exempt from the tax imposed by this chapter when used for the treatment of water in swimming pools.

(d) Lithotripters are exempt.

(e) Human organs are exempt.

(f) Sales of drugs to or by physicians, dentists, veterinarians, and hospitals in connection with medical treatment are exempt.

(g) Medical products and supplies used in the cure, mitigation, alleviation, prevention, or treatment of injury, disease, or incapacity which are temporarily or permanently incorporated into a patient or client by a practitioner of the healing arts licensed in the state are exempt.

(h) The purchase by a veterinarian of commonly recognized substances possessing curative or remedial properties which are ordered and dispensed as treatment for a diagnosed health disorder by or on the prescription of a duly licensed veterinarian, and which are applied to or consumed by animals for alleviation of pain or the cure or prevention of sickness, disease, or suffering are exempt. Also exempt are the purchase by a veterinarian of antiseptics, absorbent cotton, gauze for bandages, lotions, vitamins, and worm remedies.

(i) X-ray opaques, also known as opaque drugs and radiopaque, such as the various opaque dyes and barium sulphate, when used in connection with medical X rays for treatment of bodies of humans and animals, are exempt.

(j) Parts, special attachments, special lettering, and other like items that are added to or attached to tangible personal property so that a handicapped person can use them are exempt when such items are purchased by a person pursuant to an individual prescription.

(k) This subsection shall be strictly construed and enforced.

Section 5. Subsections (10) and (12) of section 215.5602, Florida Statutes, are amended to read:

215.5602 James and Esther King Biomedical Research Program.—

(10) The council shall submit an annual progress report on the state of biomedical research in this state to the Florida Center for Universal Research to Eradicate Disease and to the Governor, the State Surgeon General, the President of the Senate, and the Speaker of the House of Representatives by February 1. The report must include:

- (a) A list of research projects supported by grants or fellowships awarded under the program.
- (b) A list of recipients of program grants or fellowships.
- (c) A list of publications in peer reviewed journals involving research supported by grants or fellowships awarded under the program.
- (d) The total amount of biomedical research funding currently flowing into the state.
- (e) New grants for biomedical research which were funded based on research supported by grants or fellowships awarded under the program.
- (f) Progress in the prevention, diagnosis, treatment, and cure of diseases related to tobacco use, including cancer, cardiovascular disease, stroke, and pulmonary disease.

(12) ~~From funds appropriated to accomplish the goals of this section, up to \$250,000 shall be available for the operating costs of the Florida Center for Universal Research to Eradicate Disease. Beginning in the 2011-2012 fiscal year and thereafter, \$25 million from the revenue deposited into the Health Care Trust Fund pursuant to ss. 210.011(9) and 210.276(7) shall be reserved for research of tobacco-related or cancer-related illnesses. Of the revenue deposited in the Health Care Trust Fund pursuant to this section, \$25 million shall be transferred to the Biomedical Research Trust Fund within the Department of Health. Subject to annual appropriations in the General Appropriations Act, \$5 million shall be appropriated to the James and Esther King Biomedical Research Program, \$5 million shall be appropriated to the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program created under s. 381.922, \$5 million shall be appropriated to the H. Lee Moffitt Cancer Center and Research Institute established under s. 1004.43, \$5 million shall be appropriated to the Sylvester Comprehensive Cancer Center of the University of Miami, and \$5 million shall be appropriated to the University of Florida Shands Cancer Hospital Center.~~

Section 6. Florida Statutes, is amended to read:

381.001 ~~Legislative intent; Public health system.—~~

~~(1) It is the intent of the Legislature that The Department of Health is be responsible for the state's public health system which shall be designed to promote, protect, and improve the health of all people in the state. The mission of the state's public health system is to foster the conditions in which people can be healthy, by assessing state and community health needs and priorities through data collection, epidemiologic studies, and community participation; by developing comprehensive public health policies and objectives aimed at improving the health status of people in the state; and by ensuring essential health care and an environment which enhances the health of the individual and the community. The department shall provide leadership for Legislature recognizes that the state's public health system must be founded on an active partnership working toward shared public health goals and involving between federal, state, and local governments and the private sector government and between the public and private sectors, and, therefore, assessment, policy development, and service provision must be shared by all of these entities to achieve its mission.~~

~~(2) It is the intent of the Legislature that the department, in carrying out the mission of public health, focus attention on identifying, assessing, and controlling the presence and spread of communicable diseases; on monitoring and regulating factors in the environment which may impair the public's health, with particular attention to preventing contamination of drinking water, the air people breathe, and the food people consume; and ensuring availability of and access to preventive and primary health care, including, but not limited to, acute and episodic care, prenatal and postpartum care, child health, family planning, school health, chronic disease prevention, child and adult immunization, dental health, nutrition, and health education and promotion services.~~

~~(3) It is, furthermore, the intent of the Legislature that the public health system include comprehensive planning, data collection, techni-~~

~~cal support, and health resource development functions. These functions include, but are not limited to, state laboratory and pharmacy services, the state vital statistics system, the Florida Center for Health Information and Policy Analysis, emergency medical services coordination and support, and recruitment, retention, and development of preventive and primary health care professionals and managers.~~

~~(4) It is, furthermore, the intent of the Legislature that the department provide public health services through the 67 county health departments in partnership with county governments, as specified in part I of chapter 154, and in so doing make every attempt possible to solicit the support and involvement of private and not-for-profit health care agencies in fulfilling the public health mission.~~

Section 7. Section 381.0011, Florida Statutes, is amended to read:

381.0011 Duties and powers of the Department of Health.—It is the duty of the Department of Health to:

~~(1) Assess the public health status and needs of the state through statewide data collection and other appropriate means, with special attention to future needs that may result from population growth, technological advancements, new societal priorities, or other changes.~~

~~(2) Formulate general policies affecting the public health of the state.~~

~~(2)(3) Administer and enforce laws and rules relating to sanitation, control of communicable diseases, illnesses and hazards to health among humans and from animals to humans, and the general health of the people of the state.~~

~~(3)(4) Coordinate with Cooperate with and accept assistance from federal, state, and local officials for the prevention and suppression of communicable and other diseases, illnesses, injuries, and hazards to human health.~~

~~(5) Declare, enforce, modify, and abolish quarantine of persons, animals, and premises as the circumstances indicate for controlling communicable diseases or providing protection from unsafe conditions that pose a threat to public health, except as provided in ss. 384.29 and 392.545-392.60.~~

~~(a) The department shall adopt rules to specify the conditions and procedures for imposing and releasing a quarantine. The rules must include provisions related to:~~

~~1. The closure of premises.~~

~~2. The movement of persons or animals exposed to or infected with a communicable disease.~~

~~3. The tests or treatment, including vaccination, for communicable disease required prior to employment or admission to the premises or to comply with a quarantine.~~

~~4. Testing or destruction of animals with or suspected of having a disease transmissible to humans.~~

~~5. Access by the department to quarantined premises.~~

~~6. The disinfection of quarantined animals, persons, or premises.~~

~~7. Methods of quarantine.~~

~~(b) Any health regulation that restricts travel or trade within the state may not be adopted or enforced in this state except by authority of the department.~~

~~(4)(6) Provide for a thorough investigation and study of the incidence, causes, modes of propagation and transmission, and means of prevention, control, and cure of diseases, illnesses, and hazards to human health.~~

~~(5)(7) Provide for the dissemination of information to the public relative to the prevention, control, and cure of diseases, illnesses, and hazards to human health. The department shall conduct a workshop before issuing any health alert or advisory relating to food borne illness or communicable disease in public lodging or food service establishments in order to inform persons, trade associations, and businesses of the risk~~

~~to public health and to seek the input of affected persons, trade associations, and businesses on the best methods of informing and protecting the public, except in an emergency, in which case the workshop must be held within 14 days after the issuance of the emergency alert or advisory.~~

~~(6)(8) Act as registrar of vital statistics.~~

~~(9) Cooperate with and assist federal health officials in enforcing public health laws and regulations.~~

~~(10) Cooperate with other departments, local officials, and private boards and organizations for the improvement and preservation of the public health.~~

~~(11) Maintain a statewide injury prevention program.~~

~~(12) Adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of law conferring duties upon it. This subsection does not authorize the department to require a permit or license unless such requirement is specifically provided by law.~~

~~(7)(13) Manage and coordinate emergency preparedness and disaster response functions to: investigate and control the spread of disease; coordinate the availability and staffing of special needs shelters; support patient evacuation; ensure the safety of food and drugs; provide critical incident stress debriefing; and provide surveillance and control of radiological, chemical, biological, and other environmental hazards.~~

~~(14) Perform any other duties prescribed by law.~~

Section 8. *Section 381.0013, Florida Statutes, is repealed.*

Section 9. *Section 381.0014, Florida Statutes, is repealed.*

Section 10. *Section 381.0015, Florida Statutes, is repealed.*

Section 11. Section 381.0016, Florida Statutes, is amended to read:

381.0016 *County and municipal regulations and ordinances.*—Any county or municipality may enact, in a manner prescribed by law, health regulations and ordinances not inconsistent with state public health laws and rules adopted by the department.

Section 12. *Section 381.0017, Florida Statutes, is repealed.*

Section 13. *Section 381.0025, Florida Statutes, is repealed.*

Section 14. Paragraph (d) of subsection (1) of section 381.003, Florida Statutes, is amended to read:

381.003 *Communicable disease and AIDS prevention and control.*—

(1) The department shall conduct a communicable disease prevention and control program as part of fulfilling its public health mission. A communicable disease is any disease caused by transmission of a specific infectious agent, or its toxic products, from an infected person, an infected animal, or the environment to a susceptible host, either directly or indirectly. The communicable disease program must include, but need not be limited to:

(d) Programs for the prevention, control, and reporting of *communicable* diseases of public health significance as provided for in this chapter.

Section 15. Section 381.0031, Florida Statutes, is amended to read:

381.0031 *Epidemiological research; report of diseases of public health significance to department.*—

(1) *The department may conduct studies concerning the epidemiology of diseases of public health significance affecting people in Florida.*

(2) Any practitioner licensed in this state to practice medicine, osteopathic medicine, chiropractic medicine, naturopathy, or veterinary medicine; any hospital licensed under part I of chapter 395; or any laboratory licensed under chapter 483 that diagnoses or suspects the existence of a disease of public health significance shall immediately report the fact to the Department of Health.

(3)(2) Periodically the department shall issue a list of infectious or noninfectious diseases determined by it to be a threat to public health and therefore of significance to public health and shall furnish a copy of the list to the practitioners listed in subsection (2) ~~(4)~~. *The list shall be based on the diseases recommended to be nationally notifiable by the Council of State and Territorial Epidemiologists and the Centers for Disease Control and Prevention. The department may expand upon the list if a disease emerges for which regular, frequent, and timely information regarding individual cases is considered necessary for the prevention and control of a disease specific to Florida.*

(4)(3) Reports required by this section must be in accordance with methods specified by rule of the department.

(5)(4) Information submitted in reports required by this section is confidential, exempt from the provisions of s. 119.07(1), and is to be made public only when necessary to public health. A report so submitted is not a violation of the confidential relationship between practitioner and patient.

(6)(5) The department may obtain and inspect copies of medical records, records of laboratory tests, and other medical-related information for reported cases of diseases of public health significance described in subsection (2). The department shall examine the records of a person who has a disease of public health significance only for purposes of preventing and eliminating outbreaks of disease and making epidemiological investigations of reported cases of diseases of public health significance, notwithstanding any other law to the contrary. Health care practitioners, licensed health care facilities, and laboratories shall allow the department to inspect and obtain copies of such medical records and medical-related information, notwithstanding any other law to the contrary. Release of medical records and medical-related information to the department by a health care practitioner, licensed health care facility, or laboratory, or by an authorized employee or agent thereof, does not constitute a violation of the confidentiality of patient records. A health care practitioner, health care facility, or laboratory, or any employee or agent thereof, may not be held liable in any manner for damages and is not subject to criminal penalties for providing patient records to the department as authorized by this section.

(7)(6) The department may adopt rules related to reporting diseases of significance to public health, which must specify the information to be included in the report, who is required to report, the method and time period for reporting, requirements for enforcement, and required followup activities by the department which are necessary to protect public health.

(8) This section does not affect s. 384.25.

Section 16. Subsections (4), (5), and (6) are added to section 381.00315, Florida Statutes, to read:

381.00315 *Public health advisories; public health emergencies; quarantines.*—The State Health Officer is responsible for declaring public health emergencies and *quarantines* and issuing public health advisories.

(4) *The department has the duty and the authority to declare, enforce, modify, and abolish quarantines of persons, animals, and premises as the circumstances indicate for controlling communicable diseases or providing protection from unsafe conditions that pose a threat to public health, except as provided in ss. 384.28 and 392.545-392.60.*

(5) *The department shall adopt rules to specify the conditions and procedures for imposing and releasing a quarantine. The rules must include provisions related to:*

(a) *The closure of premises.*

(b) *The movement of persons or animals exposed to or infected with a communicable disease.*

(c) *The tests or treatment, including vaccination, for communicable disease required prior to employment or admission to the premises or to comply with a quarantine.*

(d) *Testing or destruction of animals with or suspected of having a disease transmissible to humans.*

- (e) Access by the department to quarantined premises.
- (f) The disinfection of quarantined animals, persons, or premises.
- (g) Methods of quarantine.

(6) The rules adopted under this section and actions taken by the department pursuant to a declared public health emergency or quarantine shall supersede all rules enacted by other state departments, boards or commissions, and ordinances and regulations enacted by political subdivisions of the state. Any person who violates any rule adopted under this section, any quarantine, or any requirement adopted by the department pursuant to a declared public health emergency, commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

Section 17. Section 381.0032, Florida Statutes, is repealed.

Section 18. Section 381.00325, Florida Statutes, is repealed.

Section 19. Subsection (1) of section 381.0034, Florida Statutes, is amended to read:

381.0034 Requirement for instruction on HIV and AIDS.—

(1) ~~As of July 1, 1991,~~ The Department of Health shall require each person licensed or certified under chapter 401, chapter 467, part IV of chapter 468, or chapter 483, as a condition of biennial relicensure, to complete an educational course approved by the department on the modes of transmission, infection control procedures, clinical management, and prevention of human immunodeficiency virus and acquired immune deficiency syndrome. Such course shall include information on current Florida law on acquired immune deficiency syndrome and its impact on testing, confidentiality of test results, and treatment of patients. Each such licensee or certificateholder shall submit confirmation of having completed said course, on a form provided by the department, when submitting fees or application for each biennial renewal.

Section 20. Section 381.0037, Florida Statutes, is repealed.

Section 21. Subsections (2) through (11) of section 381.004, Florida Statutes, are renumbered as subsections (1) through (10), respectively, and present subsection (1), paragraph (a) of present subsection (3), paragraph (d) of present subsection (5), present subsection (7), and paragraph (c) of present subsection (11) of that section are amended to read:

381.004 HIV testing.—

~~(1) LEGISLATIVE INTENT.—The Legislature finds that the use of tests designed to reveal a condition indicative of human immunodeficiency virus infection can be a valuable tool in protecting the public health. The Legislature finds that despite existing laws, regulations, and professional standards which require or promote the informed, voluntary, and confidential use of tests designed to reveal human immunodeficiency virus infection, many members of the public are deterred from seeking such testing because they misunderstand the nature of the test or fear that test results will be disclosed without their consent. The Legislature finds that the public health will be served by facilitating informed, voluntary, and confidential use of tests designed to detect human immunodeficiency virus infection.~~

(3) HUMAN IMMUNODEFICIENCY VIRUS TESTING; INFORMED CONSENT; RESULTS; COUNSELING; CONFIDENTIALITY.—

(a) No person in this state shall order a test designed to identify the human immunodeficiency virus, or its antigen or antibody, without first obtaining the informed consent of the person upon whom the test is being performed, except as specified in paragraph (h). Informed consent shall be preceded by an explanation of the right to confidential treatment of information identifying the subject of the test and the results of the test to the extent provided by law. Information shall also be provided on the fact that a positive HIV test result will be reported to the county health department with sufficient information to identify the test subject and on the availability and location of sites at which anonymous testing is performed. As required in paragraph (3)(c) ~~(4)(e)~~, each county health department shall maintain a list of sites at which anonymous testing is performed, including the locations, phone numbers, and hours of op-

eration of the sites. Consent need not be in writing provided there is documentation in the medical record that the test has been explained and the consent has been obtained.

~~(4)(5)~~ HUMAN IMMUNODEFICIENCY VIRUS TESTING REQUIREMENTS; REGISTRATION WITH THE DEPARTMENT OF HEALTH; EXEMPTIONS FROM REGISTRATION.—No county health department and no other person in this state shall conduct or hold themselves out to the public as conducting a testing program for acquired immune deficiency syndrome or human immunodeficiency virus status without first registering with the Department of Health, re-registering each year, complying with all other applicable provisions of state law, and meeting the following requirements:

(d) The program must meet all the informed consent criteria contained in subsection (2) ~~(3)~~.

(7) EXEMPTIONS.—Except as provided in paragraph (3)(d) ~~(4)(d)~~ and ss. 627.429 and 641.3007, insurers and others participating in activities related to the insurance application and underwriting process shall be exempt from this section.

~~(10)(11)~~ TESTING AS A CONDITION OF TREATMENT OR ADMISSION.—

(c) Any violation of this subsection or the rules implementing it shall be punishable as provided in subsection (5) ~~(6)~~.

Section 22. Subsection (2) of section 381.0046, Florida Statutes, is amended to read:

381.0046 Statewide HIV and AIDS prevention campaign.—

(2) The Department of Health shall establish *dedicated* ~~four~~ positions within the department for HIV and AIDS regional minority coordinators and ~~one position for~~ a statewide HIV and AIDS minority coordinator. The coordinators shall facilitate statewide efforts to implement and coordinate HIV and AIDS prevention and treatment programs. ~~The statewide coordinator shall report directly to the chief of the Bureau of HIV and AIDS within the Department of Health.~~

Section 23. Subsection (3) of section 381.005, Florida Statutes, is renumbered as subsection (2), and present subsection (2) of that section is amended to read:

381.005 Primary and preventive health services.—

~~(2) Between October 1, or earlier if the vaccination is available, and February 1 of each year, subject to the availability of an adequate supply of the necessary vaccine, each hospital licensed pursuant to chapter 395 shall implement a program to offer immunizations against the influenza virus and pneumococcal bacteria to all patients age 65 or older, in accordance with the recommendations of the Advisory Committee on Immunization Practices of the United States Centers for Disease Control and Prevention and subject to the clinical judgment of the responsible practitioner.~~

Section 24. Subsections (3) through (7) of section 381.0051, Florida Statutes, are renumbered as subsections (2) through (6), respectively, and present subsection (2) of that section is amended to read:

381.0051 Family planning.—

~~(2) LEGISLATIVE INTENT.—It is the intent of the Legislature to make available to citizens of the state of childbearing age comprehensive medical knowledge, assistance, and services relating to the planning of families and maternal health care.~~

Section 25. Subsection (5) of section 381.0052, Florida Statutes, is amended to read:

381.0052 Dental health.—

~~(5) The department may adopt rules to implement this section.~~

Section 26. Subsection (4) of section 381.0053, Florida Statutes, is amended to read:

381.0053 Comprehensive nutrition program.—

~~(4) The department may promulgate rules to implement the provisions of this section.~~

Section 27. *Section 381.0054, Florida Statutes, is repealed.*

Section 28. Subsections (3) through (11) of section 381.0056, Florida Statutes are renumbered as subsections (2) through (9), respectively, and present subsections (2), (3), and (11) of that section are amended to read:

381.0056 School health services program.—

~~(2) The Legislature finds that health services conducted as a part of the total school health program should be carried out to appraise, protect, and promote the health of students. School health services supplement, rather than replace, parental responsibility and are designed to encourage parents to devote attention to child health, to discover health problems, and to encourage use of the services of their physicians, dentists, and community health agencies.~~

~~(2)(3) As when used in or for purposes of this section:~~

(a) “Emergency health needs” means onsite management and aid for illness or injury pending the student’s return to the classroom or release to a parent, guardian, designated friend, or designated health care provider.

(b) “Entity” or “health care entity” means a unit of local government or a political subdivision of the state; a hospital licensed under chapter 395; a health maintenance organization certified under chapter 641; a health insurer authorized under the Florida Insurance Code; a community health center; a migrant health center; a federally qualified health center; an organization that meets the requirements for nonprofit status under s. 501(c)(3) of the Internal Revenue Code; a private industry or business; or a philanthropic foundation that agrees to participate in a public-private partnership with a county health department, local school district, or school in the delivery of school health services, and agrees to the terms and conditions for the delivery of such services as required by this section and as documented in the local school health services plan.

(c) “Invasive screening” means any screening procedure in which the skin or any body orifice is penetrated.

(d) “Physical examination” means a thorough evaluation of the health status of an individual.

(e) “School health services plan” means the document that describes the services to be provided, the responsibility for provision of the services, the anticipated expenditures to provide the services, and evidence of cooperative planning by local school districts and county health departments.

(f) “Screening” means presumptive identification of unknown or unrecognized diseases or defects by the application of tests that can be given with ease and rapidity to apparently healthy persons.

~~(11) School health programs funded by health care districts or entities defined in subsection (3) must be supplementary to and consistent with the requirements of this section and ss. 381.0057 and 381.0059.~~

Section 29. Subsections (2) through (7) of section 381.0057, Florida Statutes, are renumbered as subsections (1) through (6), respectively, and present subsections (1), (4), and (6) of that section are amended to read:

381.0057 Funding for school health services.—

~~(1) It is the intent of the Legislature that funds in addition to those provided under the School Health Services Act be provided to those school districts and schools where there is a high incidence of medically underserved high risk children, low birthweight babies, infant mortality, or teenage pregnancy. The purpose of this funding is to phase in those programs which offer the greatest potential for promoting the health of students and reducing teenage pregnancy.~~

~~(3)(4) Any school district, school, or laboratory school which desires to receive state funding under the provisions of this section shall submit a proposal to the joint committee established in subsection (2) (3). The~~

proposal shall state the goals of the program, provide specific plans for reducing teenage pregnancy, and describe all of the health services to be available to students with funds provided pursuant to this section, including a combination of initiatives such as health education, counseling, extracurricular, and self-esteem components. School health services shall not promote elective termination of pregnancy as a part of counseling services. Only those program proposals which have been developed jointly by county health departments and local school districts or schools, and which have community and parental support, shall be eligible for funding. Funding shall be available specifically for implementation of one of the following programs:

(a) *School health improvement pilot project.*—The program shall include basic health care to an elementary school, middle school, and high school feeder system. Program services shall include, but not be limited to:

1. Planning, implementing, and evaluating school health services. Staffing shall include a full-time, trained school health aide in each elementary, middle, and high school; one full-time nurse to supervise the aides in the elementary and middle schools; and one full-time nurse in each high school.

2. Providing student health appraisals and identification of actual or potential health problems by screenings, nursing assessments, and record reviews.

3. Expanding screening activities.

4. Improving the student utilization of school health services.

5. Coordinating health services for students with parents or guardians and other agencies in the community.

(b) *Student support services team program.*—The program shall include a multidisciplinary team composed of a psychologist, social worker, and nurse whose responsibilities are to provide basic support services and to assist, in the school setting, children who exhibit mild to severely complex health, behavioral, or learning problems affecting their school performance. Support services shall include, but not be limited to: evaluation and treatment for minor illnesses and injuries, referral and followup for serious illnesses and emergencies, onsite care and consultation, referral to a physician, and followup care for pregnancy or chronic diseases and disorders as well as emotional or mental problems. Services also shall include referral care for drug and alcohol abuse and sexually transmitted diseases, sports and employment physicals, immunizations, and in addition, effective preventive services aimed at delaying early sexual involvement and aimed at pregnancy, acquired immune deficiency syndrome, sexually transmitted diseases, and destructive lifestyle conditions, such as alcohol and drug abuse. Moneys for this program shall be used to fund three teams, each consisting of one half-time psychologist, one full-time nurse, and one full-time social worker. Each team shall provide student support services to an elementary school, middle school, and high school that are a part of one feeder school system and shall coordinate all activities with the school administrator and guidance counselor at each school. A program which places all three teams in middle schools or high schools may also be proposed.

(c) *Full service schools.*—The full-service schools shall integrate the services of the Department of Health that are critical to the continuity-of-care process. The department shall provide services to students on the school grounds. Department personnel shall provide their specialized services as an extension of the educational environment. Such services may include nutritional services, medical services, aid to dependent children, parenting skills, counseling for abused children, and education for the students’ parents or guardians.

Funding may also be available for any other program that is comparable to a program described in this subsection but is designed to meet the particular needs of the community.

~~(5)(6) Each school district or school program that is funded through the provisions of this section shall provide a mechanism through which a parent may, by written request, exempt a child from all or certain services provided by a school health services program described in subsection (3) (4).~~

Section 30. Section 381.00591, Florida Statutes, is amended to read:

381.00591 Department of Health; National Environmental Laboratory accreditation; application; rules.—The Department of Health may apply for and become a National Environmental Laboratory Accreditation Program ~~accreditation body accrediting authority. The department, as an accrediting entity, may adopt rules pursuant to ss. 120.536(1) and 120.54, to implement standards of the National Environmental Laboratory Accreditation Program, including requirements for proficiency testing providers and other rules that are not inconsistent with this section, including rules pertaining to fees, application procedures, standards applicable to environmental or public water supply laboratories, and compliance.~~

Section 31. Subsection (9) of section 381.00593, Florida Statutes, is renumbered as subsection (8), and present subsection (8) of that section is amended to read:

381.00593 Public school volunteer health care practitioner program.—

~~(8) The Department of Health, in cooperation with the Department of Education, may adopt rules necessary to implement this section. The rules shall include the forms to be completed and procedures to be followed by applicants and school personnel under the program.~~

Section 32. Subsections (2) through (6) of section 381.0062, Florida Statutes, are renumbered as subsections (1) through (5), respectively, and present subsections (1) and (4) of that section are amended to read:

381.0062 Supervision; private and certain public water systems.—

~~(1) LEGISLATIVE INTENT.—It is the intent of the Legislature to protect the public's health by establishing standards for the construction, modification, and operation of public and private water systems to assure consumers that the water provided by those systems is potable.~~

~~(3)(4) RIGHT OF ENTRY.—For purposes of this section, department personnel may enter, at any reasonable time and if they have reasonable cause to believe a violation of this section is occurring or about to occur, upon any and all parts of the premises of such limited use public and multifamily drinking water systems, to make an examination and investigation to determine the sanitary and safety conditions of such systems. Any person who interferes with, hinders, or opposes any employee of the department in the discharge of his or her duties pursuant to the provisions of this section is subject to the penalties provided in s. 381.0025.~~

Section 33. Subsection (1), (3), and (4) of section 381.0065, Florida Statutes, are amended to read:

381.0065 Onsite sewage treatment and disposal systems; regulation.—

(1) LEGISLATIVE INTENT.—

~~(a) It is the intent of the Legislature that proper management of onsite sewage treatment and disposal systems is paramount to the health, safety, and welfare of the public. It is further the intent of the Legislature that the department shall administer an evaluation program to ensure the operational condition of the system and identify any failure with the system.~~

~~(b) It is the intent of the Legislature that where a publicly owned or investor-owned sewerage system is not available, the department shall issue permits for the construction, installation, modification, abandonment, or repair of onsite sewage treatment and disposal systems under conditions as described in this section and rules adopted under this section. It is further the intent of the Legislature that the installation and use of onsite sewage treatment and disposal systems not adversely affect the public health or significantly degrade the groundwater or surface water.~~

(3) DUTIES AND POWERS OF THE DEPARTMENT OF HEALTH.—The department shall:

(a) Adopt rules to administer ss. 381.0065-381.0067, including definitions that are consistent with the definitions in this section, decreases to setback requirements where no health hazard exists, increases for the lot-flow allowance for performance-based systems, requirements for separation from water table elevation during the wettest season, re-

quirements for the design and construction of any component part of an onsite sewage treatment and disposal system, application and permit requirements for persons who maintain an onsite sewage treatment and disposal system, requirements for maintenance and service agreements for aerobic treatment units and performance-based treatment systems, and recommended standards, including disclosure requirements, for voluntary system inspections to be performed by individuals who are authorized by law to perform such inspections and who shall inform a person having ownership, control, or use of an onsite sewage treatment and disposal system of the inspection standards and of that person's authority to request an inspection based on all or part of the standards.

(b) Perform application reviews and site evaluations, issue permits, and conduct inspections and complaint investigations associated with the construction, installation, maintenance, modification, abandonment, operation, use, or repair of an onsite sewage treatment and disposal system for a residence or establishment with an estimated domestic sewage flow of 10,000 gallons or less per day, or an estimated commercial sewage flow of 5,000 gallons or less per day, which is not currently regulated under chapter 403.

(c) Develop a comprehensive program to ensure that onsite sewage treatment and disposal systems regulated by the department are sized, designed, constructed, installed, repaired, modified, abandoned, used, operated, and maintained in compliance with this section and rules adopted under this section to prevent groundwater contamination and surface water contamination and to preserve the public health. The department is the final administrative interpretive authority regarding rule interpretation. In the event of a conflict regarding rule interpretation, the ~~State Surgeon General Division Director for Environmental Health of the department~~, or his or her designee, shall timely assign a staff person to resolve the dispute.

(d) Grant variances in hardship cases under the conditions prescribed in this section and rules adopted under this section.

(e) Permit the use of a limited number of innovative systems for a specific period of time, when there is compelling evidence that the system will function properly and reliably to meet the requirements of this section and rules adopted under this section.

(f) Issue annual operating permits under this section.

(g) Establish and collect fees as established under s. 381.0066 for services provided with respect to onsite sewage treatment and disposal systems.

(h) Conduct enforcement activities, including imposing fines, issuing citations, suspensions, revocations, injunctions, and emergency orders for violations of this section, part I of chapter 386, or part III of chapter 489 or for a violation of any rule adopted under this section, part I of chapter 386, or part III of chapter 489.

(i) Provide or conduct education and training of department personnel, service providers, and the public regarding onsite sewage treatment and disposal systems.

(j) Supervise research on, demonstration of, and training on the performance, environmental impact, and public health impact of onsite sewage treatment and disposal systems within this state. Research fees collected under s. 381.0066(2)(l) must be used to develop and fund hands-on training centers designed to provide practical information about onsite sewage treatment and disposal systems to septic tank contractors, master septic tank contractors, contractors, inspectors, engineers, and the public and must also be used to fund research projects which focus on improvements of onsite sewage treatment and disposal systems, including use of performance-based standards and reduction of environmental impact. Research projects shall be initially approved by the technical review and advisory panel and shall be applicable to and reflect the soil conditions specific to Florida. Such projects shall be awarded through competitive negotiation, using the procedures provided in s. 287.055, to public or private entities that have experience in onsite sewage treatment and disposal systems in Florida and that are principally located in Florida. Research projects shall not be awarded to firms or entities that employ or are associated with persons who serve on either the technical review and advisory panel or the research review and advisory committee.

(k) Approve the installation of individual graywater disposal systems in which blackwater is treated by a central sewerage system.

(l) Regulate and permit the sanitation, handling, treatment, storage, reuse, and disposal of byproducts from any system regulated under this chapter and not regulated by the Department of Environmental Protection.

(m) Permit and inspect portable or temporary toilet services and holding tanks. The department shall review applications, perform site evaluations, and issue permits for the temporary use of holding tanks, privies, portable toilet services, or any other toilet facility that is intended for use on a permanent or nonpermanent basis, including facilities placed on construction sites when workers are present. The department may specify standards for the construction, maintenance, use, and operation of any such facility for temporary use.

(n) Regulate and permit maintenance entities for performance-based treatment systems and aerobic treatment unit systems. To ensure systems are maintained and operated according to manufacturer's specifications and designs, the department shall establish by rule minimum qualifying criteria for maintenance entities. The criteria shall include: training, access to approved spare parts and components, access to manufacturer's maintenance and operation manuals, and service response time. The maintenance entity shall employ a contractor licensed under s. 489.105(3)(m), or part III of chapter 489, or a state-licensed wastewater plant operator, who is responsible for maintenance and repair of all systems under contract.

(4) PERMITS; INSTALLATION; AND CONDITIONS.—A person may not construct, repair, modify, abandon, or operate an onsite sewage treatment and disposal system without first obtaining a permit approved by the department. The department may issue permits to carry out this section, but shall not make the issuance of such permits contingent upon prior approval by the Department of Environmental Protection, except that the issuance of a permit for work seaward of the coastal construction control line established under s. 161.053 shall be contingent upon receipt of any required coastal construction control line permit from the Department of Environmental Protection. A construction permit is valid for 18 months from the issuance date and may be extended by the department for one 90-day period under rules adopted by the department. A repair permit is valid for 90 days from the date of issuance. An operating permit must be obtained prior to the use of any aerobic treatment unit or if the establishment generates commercial waste. Buildings or establishments that use an aerobic treatment unit or generate commercial waste shall be inspected by the department at least annually to assure compliance with the terms of the operating permit. The operating permit for a commercial wastewater system is valid for 1 year from the date of issuance and must be renewed annually. The operating permit for an aerobic treatment unit is valid for 2 years from the date of issuance and must be renewed every 2 years. If all information pertaining to the siting, location, and installation conditions or repair of an onsite sewage treatment and disposal system remains the same, a construction or repair permit for the onsite sewage treatment and disposal system may be transferred to another person, if the transferee files, within 60 days after the transfer of ownership, an amended application providing all corrected information and proof of ownership of the property. There is no fee associated with the processing of this supplemental information. A person may not contract to construct, modify, alter, repair, service, abandon, or maintain any portion of an onsite sewage treatment and disposal system without being registered under part III of chapter 489. A property owner who personally performs construction, maintenance, or repairs to a system serving his or her own owner-occupied single-family residence is exempt from registration requirements for performing such construction, maintenance, or repairs on that residence, but is subject to all permitting requirements. A municipality or political subdivision of the state may not issue a building or plumbing permit for any building that requires the use of an onsite sewage treatment and disposal system unless the owner or builder has received a construction permit for such system from the department. A building or structure may not be occupied and a municipality, political subdivision, or any state or federal agency may not authorize occupancy until the department approves the final installation of the onsite sewage treatment and disposal system. A municipality or political subdivision of the state may not approve any change in occupancy or tenancy of a building that uses an onsite sewage treatment and disposal system until the department has reviewed the use of the system with the proposed change, approved the change, and amended the operating permit.

(a) Subdivisions and lots in which each lot has a minimum area of at least one-half acre and either a minimum dimension of 100 feet or a mean of at least 100 feet of the side bordering the street and the distance formed by a line parallel to the side bordering the street drawn between the two most distant points of the remainder of the lot may be developed with a water system regulated under s. 381.0062 and onsite sewage treatment and disposal systems, provided the projected daily sewage flow does not exceed an average of 1,500 gallons per acre per day, and provided satisfactory drinking water can be obtained and all distance and setback, soil condition, water table elevation, and other related requirements of this section and rules adopted under this section can be met.

(b) Subdivisions and lots using a public water system as defined in s. 403.852 may use onsite sewage treatment and disposal systems, provided there are no more than four lots per acre, provided the projected daily sewage flow does not exceed an average of 2,500 gallons per acre per day, and provided that all distance and setback, soil condition, water table elevation, and other related requirements that are generally applicable to the use of onsite sewage treatment and disposal systems are met.

(c) Notwithstanding paragraphs (a) and (b), for subdivisions platted of record on or before October 1, 1991, when a developer or other appropriate entity has previously made or makes provisions, including financial assurances or other commitments, acceptable to the Department of Health, that a central water system will be installed by a regulated public utility based on a density formula, private potable wells may be used with onsite sewage treatment and disposal systems until the agreed-upon densities are reached. In a subdivision regulated by this paragraph, the average daily sewage flow may not exceed 2,500 gallons per acre per day. This section does not affect the validity of existing prior agreements. After October 1, 1991, the exception provided under this paragraph is not available to a developer or other appropriate entity.

(d) Paragraphs (a) and (b) do not apply to any proposed residential subdivision with more than 50 lots or to any proposed commercial subdivision with more than 5 lots where a publicly owned or investor-owned sewerage system is available. It is the intent of this paragraph not to allow development of additional proposed subdivisions in order to evade the requirements of this paragraph.

(e) Onsite sewage treatment and disposal systems must not be placed closer than:

1. Seventy-five feet from a private potable well.
2. Two hundred feet from a public potable well serving a residential or nonresidential establishment having a total sewage flow of greater than 2,000 gallons per day.
3. One hundred feet from a public potable well serving a residential or nonresidential establishment having a total sewage flow of less than or equal to 2,000 gallons per day.
4. Fifty feet from any nonpotable well.
5. Ten feet from any storm sewer pipe, to the maximum extent possible, but in no instance shall the setback be less than 5 feet.
6. Seventy-five feet from the mean high-water line of a tidally influenced surface water body.
7. Seventy-five feet from the mean annual flood line of a permanent nontidal surface water body.
8. Fifteen feet from the design high-water line of retention areas, detention areas, or swales designed to contain standing or flowing water for less than 72 hours after a rainfall or the design high-water level of normally dry drainage ditches or normally dry individual lot stormwater retention areas.

(f) Except as provided under paragraphs (e) and (t), no limitations shall be imposed by rule, relating to the distance between an onsite disposal system and any area that either permanently or temporarily has visible surface water.

(g) All provisions of this section and rules adopted under this section relating to soil condition, water table elevation, distance, and other

setback requirements must be equally applied to all lots, with the following exceptions:

1. Any residential lot that was platted and recorded on or after January 1, 1972, or that is part of a residential subdivision that was approved by the appropriate permitting agency on or after January 1, 1972, and that was eligible for an onsite sewage treatment and disposal system construction permit on the date of such platting and recording or approval shall be eligible for an onsite sewage treatment and disposal system construction permit, regardless of when the application for a permit is made. If rules in effect at the time the permit application is filed cannot be met, residential lots platted and recorded or approved on or after January 1, 1972, shall, to the maximum extent possible, comply with the rules in effect at the time the permit application is filed. At a minimum, however, those residential lots platted and recorded or approved on or after January 1, 1972, but before January 1, 1983, shall comply with those rules in effect on January 1, 1983, and those residential lots platted and recorded or approved on or after January 1, 1983, shall comply with those rules in effect at the time of such platting and recording or approval. In determining the maximum extent of compliance with current rules that is possible, the department shall allow structures and appurtenances thereto which were authorized at the time such lots were platted and recorded or approved.

2. Lots platted before 1972 are subject to a 50-foot minimum surface water setback and are not subject to lot size requirements. The projected daily flow for onsite sewage treatment and disposal systems for lots platted before 1972 may not exceed:

- a. Two thousand five hundred gallons per acre per day for lots served by public water systems as defined in s. 403.852.
- b. One thousand five hundred gallons per acre per day for lots served by water systems regulated under s. 381.0062.

(h) 1. The department may grant variances in hardship cases which may be less restrictive than the provisions specified in this section. If a variance is granted and the onsite sewage treatment and disposal system construction permit has been issued, the variance may be transferred with the system construction permit, if the transferee files, within 60 days after the transfer of ownership, an amended construction permit application providing all corrected information and proof of ownership of the property and if the same variance would have been required for the new owner of the property as was originally granted to the original applicant for the variance. There is no fee associated with the processing of this supplemental information. A variance may not be granted under this section until the department is satisfied that:

- a. The hardship was not caused intentionally by the action of the applicant;
- b. No reasonable alternative, taking into consideration factors such as cost, exists for the treatment of the sewage; and
- c. The discharge from the onsite sewage treatment and disposal system will not adversely affect the health of the applicant or the public or significantly degrade the groundwater or surface waters.

Where soil conditions, water table elevation, and setback provisions are determined by the department to be satisfactory, special consideration must be given to those lots platted before 1972.

2. The department shall appoint and staff a variance review and advisory committee, which shall meet monthly to recommend agency action on variance requests. The committee shall make its recommendations on variance requests at the meeting in which the application is scheduled for consideration, except for an extraordinary change in circumstances, the receipt of new information that raises new issues, or when the applicant requests an extension. The committee shall consider the criteria in subparagraph 1. in its recommended agency action on variance requests and shall also strive to allow property owners the full use of their land where possible. The committee consists of the following:

- a. ~~The State Surgeon General, Division Director for Environmental Health of the department~~ or his or her designee.
- b. A representative from the county health departments.

c. A representative from the home building industry recommended by the Florida Home Builders Association.

d. A representative from the septic tank industry recommended by the Florida Onsite Wastewater Association.

e. A representative from the Department of Environmental Protection.

f. A representative from the real estate industry who is also a developer in this state who develops lots using onsite sewage treatment and disposal systems, recommended by the Florida Association of Realtors.

g. A representative from the engineering profession recommended by the Florida Engineering Society.

Members shall be appointed for a term of 3 years, with such appointments being staggered so that the terms of no more than two members expire in any one year. Members shall serve without remuneration, but if requested, shall be reimbursed for per diem and travel expenses as provided in s. 112.061.

(i) A construction permit may not be issued for an onsite sewage treatment and disposal system in any area zoned or used for industrial or manufacturing purposes, or its equivalent, where a publicly owned or investor-owned sewage treatment system is available, or where a likelihood exists that the system will receive toxic, hazardous, or industrial waste. An existing onsite sewage treatment and disposal system may be repaired if a publicly owned or investor-owned sewerage system is not available within 500 feet of the building sewer stub-out and if system construction and operation standards can be met. This paragraph does not require publicly owned or investor-owned sewerage treatment systems to accept anything other than domestic wastewater.

1. A building located in an area zoned or used for industrial or manufacturing purposes, or its equivalent, when such building is served by an onsite sewage treatment and disposal system, must not be occupied until the owner or tenant has obtained written approval from the department. The department shall not grant approval when the proposed use of the system is to dispose of toxic, hazardous, or industrial wastewater or toxic or hazardous chemicals.

2. Each person who owns or operates a business or facility in an area zoned or used for industrial or manufacturing purposes, or its equivalent, or who owns or operates a business that has the potential to generate toxic, hazardous, or industrial wastewater or toxic or hazardous chemicals, and uses an onsite sewage treatment and disposal system that is installed on or after July 5, 1989, must obtain an annual system operating permit from the department. A person who owns or operates a business that uses an onsite sewage treatment and disposal system that was installed and approved before July 5, 1989, need not obtain a system operating permit. However, upon change of ownership or tenancy, the new owner or operator must notify the department of the change, and the new owner or operator must obtain an annual system operating permit, regardless of the date that the system was installed or approved.

3. The department shall periodically review and evaluate the continued use of onsite sewage treatment and disposal systems in areas zoned or used for industrial or manufacturing purposes, or its equivalent, and may require the collection and analyses of samples from within and around such systems. If the department finds that toxic or hazardous chemicals or toxic, hazardous, or industrial wastewater have been or are being disposed of through an onsite sewage treatment and disposal system, the department shall initiate enforcement actions against the owner or tenant to ensure adequate cleanup, treatment, and disposal.

(j) An onsite sewage treatment and disposal system for a single-family residence that is designed by a professional engineer registered in the state and certified by such engineer as complying with performance criteria adopted by the department must be approved by the department subject to the following:

1. The performance criteria applicable to engineer-designed systems must be limited to those necessary to ensure that such systems do not adversely affect the public health or significantly degrade the groundwater or surface water. Such performance criteria shall include con-

sideration of the quality of system effluent, the proposed total sewage flow per acre, wastewater treatment capabilities of the natural or replaced soil, water quality classification of the potential surface-water-receiving body, and the structural and maintenance viability of the system for the treatment of domestic wastewater. However, performance criteria shall address only the performance of a system and not a system's design.

2. The technical review and advisory panel shall assist the department in the development of performance criteria applicable to engineer-designed systems.

3. A person electing to utilize an engineer-designed system shall, upon completion of the system design, submit such design, certified by a registered professional engineer, to the county health department. The county health department may utilize an outside consultant to review the engineer-designed system, with the actual cost of such review to be borne by the applicant. Within 5 working days after receiving an engineer-designed system permit application, the county health department shall request additional information if the application is not complete. Within 15 working days after receiving a complete application for an engineer-designed system, the county health department either shall issue the permit or, if it determines that the system does not comply with the performance criteria, shall notify the applicant of that determination and refer the application to the department for a determination as to whether the system should be approved, disapproved, or approved with modification. The department engineer's determination shall prevail over the action of the county health department. The applicant shall be notified in writing of the department's determination and of the applicant's rights to pursue a variance or seek review under the provisions of chapter 120.

4. The owner of an engineer-designed performance-based system must maintain a current maintenance service agreement with a maintenance entity permitted by the department. The maintenance entity shall obtain a biennial system operating permit from the department for each system under service contract. The department shall inspect the system at least annually, or on such periodic basis as the fee collected permits, and may collect system-effluent samples if appropriate to determine compliance with the performance criteria. The fee for the biennial operating permit shall be collected beginning with the second year of system operation. The maintenance entity shall inspect each system at least twice each year and shall report quarterly to the department on the number of systems inspected and serviced.

5. If an engineer-designed system fails to properly function or fails to meet performance standards, the system shall be re-engineered, if necessary, to bring the system into compliance with the provisions of this section.

(k) An innovative system may be approved in conjunction with an engineer-designed site-specific system which is certified by the engineer to meet the performance-based criteria adopted by the department.

(l) For the Florida Keys, the department shall adopt a special rule for the construction, installation, modification, operation, repair, maintenance, and performance of onsite sewage treatment and disposal systems which considers the unique soil conditions and water table elevations, densities, and setback requirements. On lots where a setback distance of 75 feet from surface waters, saltmarsh, and buttonwood association habitat areas cannot be met, an injection well, approved and permitted by the department, may be used for disposal of effluent from onsite sewage treatment and disposal systems. The following additional requirements apply to onsite sewage treatment and disposal systems in Monroe County:

1. The county, each municipality, and those special districts established for the purpose of the collection, transmission, treatment, or disposal of sewage shall ensure, in accordance with the specific schedules adopted by the Administration Commission under s. 380.0552, the completion of onsite sewage treatment and disposal system upgrades to meet the requirements of this paragraph.

2. Onsite sewage treatment and disposal systems must cease discharge by December 31, 2015, or must comply with department rules and provide the level of treatment which, on a permitted annual average basis, produces an effluent that contains no more than the following concentrations:

- a. Biochemical Oxygen Demand (CBOD5) of 10 mg/l.
- b. Suspended Solids of 10 mg/l.
- c. Total Nitrogen, expressed as N, of 10 mg/l.
- d. Total Phosphorus, expressed as P, of 1 mg/l.

In addition, onsite sewage treatment and disposal systems discharging to an injection well must provide basic disinfection as defined by department rule.

3. On or after July 1, 2010, all new, modified, and repaired onsite sewage treatment and disposal systems must provide the level of treatment described in subparagraph 2. However, in areas scheduled to be served by central sewer by December 31, 2015, if the property owner has paid a connection fee or assessment for connection to the central sewer system, an onsite sewage treatment and disposal system may be repaired to the following minimum standards:

- a. The existing tanks must be pumped and inspected and certified as being watertight and free of defects in accordance with department rule; and
- b. A sand-lined drainfield or injection well in accordance with department rule must be installed.

4. Onsite sewage treatment and disposal systems must be monitored for total nitrogen and total phosphorus concentrations as required by department rule.

5. The department shall enforce proper installation, operation, and maintenance of onsite sewage treatment and disposal systems pursuant to this chapter, including ensuring that the appropriate level of treatment described in subparagraph 2. is met.

6. The authority of a local government, including a special district, to mandate connection of an onsite sewage treatment and disposal system is governed by s. 4, chapter 99-395, Laws of Florida.

(m) No product sold in the state for use in onsite sewage treatment and disposal systems may contain any substance in concentrations or amounts that would interfere with or prevent the successful operation of such system, or that would cause discharges from such systems to violate applicable water quality standards. The department shall publish criteria for products known or expected to meet the conditions of this paragraph. In the event a product does not meet such criteria, such product may be sold if the manufacturer satisfactorily demonstrates to the department that the conditions of this paragraph are met.

(n) Evaluations for determining the seasonal high-water table elevations or the suitability of soils for the use of a new onsite sewage treatment and disposal system shall be performed by department personnel, professional engineers registered in the state, or such other persons with expertise, as defined by rule, in making such evaluations. Evaluations for determining mean annual flood lines shall be performed by those persons identified in paragraph (2)(j) ~~(2)(i)~~. The department shall accept evaluations submitted by professional engineers and such other persons as meet the expertise established by this section or by rule unless the department has a reasonable scientific basis for questioning the accuracy or completeness of the evaluation.

(o) The department shall appoint a research review and advisory committee, which shall meet at least semiannually. The committee shall advise the department on directions for new research, review and rank proposals for research contracts, and review draft research reports and make comments. The committee is comprised of:

1. A representative of the *State Surgeon General, or his or her designee* ~~Division of Environmental Health of the Department of Health.~~
2. A representative from the septic tank industry.
3. A representative from the home building industry.
4. A representative from an environmental interest group.

5. A representative from the State University System, from a department knowledgeable about onsite sewage treatment and disposal systems.

6. A professional engineer registered in this state who has work experience in onsite sewage treatment and disposal systems.

7. A representative from local government who is knowledgeable about domestic wastewater treatment.

8. A representative from the real estate profession.

9. A representative from the restaurant industry.

10. A consumer.

Members shall be appointed for a term of 3 years, with the appointments being staggered so that the terms of no more than four members expire in any one year. Members shall serve without remuneration, but are entitled to reimbursement for per diem and travel expenses as provided in s. 112.061.

(p) An application for an onsite sewage treatment and disposal system permit shall be completed in full, signed by the owner or the owner's authorized representative, or by a contractor licensed under chapter 489, and shall be accompanied by all required exhibits and fees. No specific documentation of property ownership shall be required as a prerequisite to the review of an application or the issuance of a permit. The issuance of a permit does not constitute determination by the department of property ownership.

(q) The department may not require any form of subdivision analysis of property by an owner, developer, or subdivider prior to submission of an application for an onsite sewage treatment and disposal system.

(r) Nothing in this section limits the power of a municipality or county to enforce other laws for the protection of the public health and safety.

(s) In the siting of onsite sewage treatment and disposal systems, including drainfields, shoulders, and slopes, guttering shall not be required on single-family residential dwelling units for systems located greater than 5 feet from the roof drip line of the house. If guttering is used on residential dwelling units, the downspouts shall be directed away from the drainfield.

(t) Notwithstanding the provisions of subparagraph (g)1., onsite sewage treatment and disposal systems located in floodways of the Suwannee and Aucilla Rivers must adhere to the following requirements:

1. The absorption surface of the drainfield shall not be subject to flooding based on 10-year flood elevations. Provided, however, for lots or parcels created by the subdivision of land in accordance with applicable local government regulations prior to January 17, 1990, if an applicant cannot construct a drainfield system with the absorption surface of the drainfield at an elevation equal to or above 10-year flood elevation, the department shall issue a permit for an onsite sewage treatment and disposal system within the 10-year floodplain of rivers, streams, and other bodies of flowing water if all of the following criteria are met:

- a. The lot is at least one-half acre in size;
- b. The bottom of the drainfield is at least 36 inches above the 2-year flood elevation; and
- c. The applicant installs either: a waterless, incinerating, or organic waste composting toilet and a graywater system and drainfield in accordance with department rules; an aerobic treatment unit and drainfield in accordance with department rules; a system approved by the State Health Office that is capable of reducing effluent nitrate by at least 50 percent; or a system approved by the county health department pursuant to department rule other than a system using alternative drainfield materials. The United States Department of Agriculture Soil Conservation Service soil maps, State of Florida Water Management District data, and Federal Emergency Management Agency Flood Insurance maps are resources that shall be used to identify flood-prone areas.

2. The use of fill or mounding to elevate a drainfield system out of the 10-year floodplain of rivers, streams, or other bodies of flowing water shall not be permitted if such a system lies within a regulatory floodway of the Suwannee and Aucilla Rivers. In cases where the 10-year flood elevation does not coincide with the boundaries of the regulatory floodway, the regulatory floodway will be considered for the purposes of this subsection to extend at a minimum to the 10-year flood elevation.

(u) The owner of an aerobic treatment unit system shall maintain a current maintenance service agreement with an aerobic treatment unit maintenance entity permitted by the department. The maintenance entity shall obtain a system operating permit from the department for each aerobic treatment unit under service contract. The maintenance entity shall inspect each aerobic treatment unit system at least twice each year and shall report quarterly to the department on the number of aerobic treatment unit systems inspected and serviced. The owner shall allow the department to inspect during reasonable hours each aerobic treatment unit system at least annually, and such inspection may include collection and analysis of system-effluent samples for performance criteria established by rule of the department.

(v) The department may require the submission of detailed system construction plans that are prepared by a professional engineer registered in this state. The department shall establish by rule criteria for determining when such a submission is required.

Section 34. Section 381.0068, Florida Statutes, is amended to read:

381.0068 Technical review and advisory panel.—

(1) The Department of Health shall, ~~by July 1, 1996,~~ establish and staff a technical review and advisory panel to assist the department with rule adoption.

(2) The primary purpose of the panel is to assist the department in rulemaking and decisionmaking by drawing on the expertise of representatives from several groups that are affected by onsite sewage treatment and disposal systems. The panel may also review and comment on any legislation or any existing or proposed state policy or issue related to onsite sewage treatment and disposal systems. ~~If requested by the panel, the chair will advise any affected person or member of the Legislature of the panel's position on the legislation or any existing or proposed state policy or issue.~~ The chair may also take such other action as is appropriate to allow the panel to function. At a minimum, the panel shall consist of a soil scientist; a professional engineer registered in this state who is recommended by the Florida Engineering Society and who has work experience in onsite sewage treatment and disposal systems; two representatives from the home-building industry recommended by the Florida Home Builders Association, including one who is a developer in this state who develops lots using onsite sewage treatment and disposal systems; a representative from the county health departments who has experience permitting and inspecting the installation of onsite sewage treatment and disposal systems in this state; a representative from the real estate industry who is recommended by the Florida Association of Realtors; a consumer representative with a science background; two representatives of the septic tank industry recommended by the Florida Onsite Wastewater Association, including one who is a manufacturer of onsite sewage treatment and disposal systems; a representative from local government who is knowledgeable about domestic wastewater treatment and who is recommended by the Florida Association of Counties and the Florida League of Cities; and a representative from the environmental health profession who is recommended by the Florida Environmental Health Association and who is not employed by a county health department. Members are to be appointed for a term of 2 years. The panel may also, as needed, be expanded to include ad hoc, nonvoting representatives who have topic-specific expertise. All rules proposed by the department which relate to onsite sewage treatment and disposal systems must be presented to the panel for review and comment prior to adoption. The panel's position on proposed rules shall be made a part of the rulemaking record that is maintained by the agency. The panel shall select a chair, who shall serve for a period of 1 year and who shall direct, coordinate, and execute the duties of the panel. The panel shall also solicit input from the department's variance review and advisory committee before submitting any comments to the department concerning proposed rules. The panel's comments must include any dissenting points of view concerning proposed rules. The panel shall hold meetings as it determines necessary to conduct its business, except that the chair, a quorum of the voting

members of the panel, or the department may call meetings. The department shall keep minutes of all meetings of the panel. Panel members shall serve without remuneration, but, if requested, shall be reimbursed for per diem and travel expenses as provided in s. 112.061.

Section 35. Subsection (1) of section 381.0072, Florida Statutes, is amended to read:

381.0072 Food service protection.—It shall be the duty of the Department of Health to adopt and enforce sanitation rules consistent with law to ensure the protection of the public from food-borne illness. These rules shall provide the standards and requirements for the storage, preparation, serving, or display of food in food service establishments as defined in this section and which are not permitted or licensed under chapter 500 or chapter 509.

(1) DEFINITIONS.—As used in this section, the term:

(a) “Department” means the Department of Health or its representative county health department.

(b) “Food service establishment” means detention facilities, public or private schools, migrant labor camps, assisted living facilities, *facilities participating in the United States Department of Agriculture Afterschool Meal Program that are located at a facility or site that is not inspected by another state agency for compliance with sanitation standards*, adult family-care homes, adult day care centers, short-term residential treatment centers, residential treatment facilities, homes for special services, transitional living facilities, crisis stabilization units, hospices, prescribed pediatric extended care centers, intermediate care facilities for persons with developmental disabilities, boarding schools, civic or fraternal organizations, bars and lounges, vending machines that dispense potentially hazardous foods at facilities expressly named in this paragraph, and facilities used as temporary food events or mobile food units at any facility expressly named in this paragraph, where food is prepared and intended for individual portion service, including the site at which individual portions are provided, regardless of whether consumption is on or off the premises and regardless of whether there is a charge for the food. The term does not include any entity not expressly named in this paragraph; nor does the term include a domestic violence center certified and monitored by the Department of Children and Family Services under part XII of chapter 39 if the center does not prepare and serve food to its residents and does not advertise food or drink for public consumption.

(c) “Operator” means the owner, operator, keeper, proprietor, lessee, manager, assistant manager, agent, or employee of a food service establishment.

Section 36. Section 381.00781, Florida Statutes, is amended to read:

381.00781 Fees; disposition.—

(4) The department shall establish by rule the following fees:

(1)(a) ~~Fee~~ For the initial licensure of a tattoo establishment and the renewal of such license, ~~a fee which, except as provided in subsection (2), may not to exceed \$250 per year.~~

(2)(b) ~~Fee~~ For licensure of a temporary establishment, ~~a fee which, except as provided in subsection (2), may not to exceed \$250.~~

(3)(c) ~~Fee~~ For the initial licensure of a tattoo artist and the renewal of such license, ~~a fee which, except as provided in subsection (2), may not to exceed \$150 per year.~~

(3)(d) ~~Fee~~ For registration or reregistration of a guest tattoo artist, ~~a fee which, except as provided in subsection (2), may not to exceed \$45.~~

(4)(e) ~~Fee~~ For reactivation of an inactive tattoo establishment license or tattoo artist license. A license becomes inactive if it is not renewed before the expiration of the current license.

(2) ~~The department may annually adjust the maximum fees authorized under subsection (1) according to the rate of inflation or deflation indicated by the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, as reported by the United States Department of Labor.~~

Section 37. Subsections (1) and (4) of section 381.0086, Florida Statutes, are amended to read:

381.0086 Rules; variances; penalties.—

(1) The department shall adopt rules necessary to protect the health and safety of migrant farmworkers and other migrant labor camp or residential migrant housing occupants, including rules governing field sanitation facilities. These rules must include definitions of terms, ~~a process for provisions relating to~~ plan review of the construction of new, expanded, or remodeled camps or residential migrant housing, sites, buildings and structures; ~~and standards for~~ personal hygiene facilities, lighting, sewage disposal, safety, minimum living space per occupant, bedding, food equipment, food storage and preparation, insect and rodent control, garbage, heating equipment, water supply, maintenance and operation of the camp, housing, or roads, and such other matters as the department finds to be appropriate or necessary to protect the life and health of the occupants. Housing operated by a public housing authority is exempt from the provisions of any administrative rule that conflicts with or is more stringent than the federal standards applicable to the housing.

(4) A person who violates any provision of ss. 381.008-381.00895 or rules adopted under such sections is subject either to the penalties provided in ss. 381.0012, ~~381.0025~~, and 381.0061 or to the penalties provided in s. 381.0087.

Section 38. Subsections (1) and (7) of section 381.0098, Florida Statutes, are amended to read:

381.0098 Biomedical waste.—

(1) LEGISLATIVE INTENT.—~~It is the intent of the Legislature to protect the public health by establishing standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste.~~ Except as otherwise provided herein, the Department of Health shall regulate the packaging, transport, storage, and treatment of biomedical waste. The Department of Environmental Protection shall regulate on-site and offsite incineration and disposal of biomedical waste. Consistent with the foregoing, the Department of Health shall have the exclusive authority to establish treatment efficacy standards for biomedical waste and the Department of Environmental Protection shall have the exclusive authority to establish statewide standards relating to environmental impacts, if any, of treatment and disposal including, but not limited to, water discharges and air emissions. An interagency agreement between the Department of Environmental Protection and the Department of Health shall be developed to ensure maximum efficiency in coordinating, administering, and regulating biomedical wastes.

(7) ENFORCEMENT AND PENALTIES.—Any person or public body in violation of this section or rules adopted under this section is subject to penalties provided in ss. 381.0012, ~~381.0025~~, and 381.0061. However, an administrative fine not to exceed \$2,500 may be imposed for each day such person or public body is in violation of this section. The department may deny, suspend, or revoke any biomedical waste permit or registration if the permittee violates this section, any rule adopted under this section, or any lawful order of the department.

Section 39. Subsections (2) through (8) of section 381.0101, Florida Statutes, are renumbered as subsection (1) through (7), respectively, and present subsections (1), (3), and (4) and paragraph (a) of present subsection (5) of that section are amended to read:

381.0101 Environmental health professionals.—

(1) LEGISLATIVE INTENT.—~~Persons responsible for providing technical and scientific evaluations of environmental health and sanitary conditions in business establishments and communities throughout the state may create a danger to the public health if they are not skilled or competent to perform such evaluations. The public relies on the judgment of environmental health professionals employed by both government agencies and industries to assure them that environmental hazards are identified and removed before they endanger the health or safety of the public. The purpose of this section is to assure the public that persons specifically responsible for performing environmental health and sanitary evaluations have been certified by examination as competent to perform such work.~~

~~(2)(3)~~ CERTIFICATION REQUIRED.—A ~~no~~ person ~~may not~~ ~~shall~~ perform environmental health or sanitary evaluations in any primary program area of environmental health without being certified by the department as competent to perform such evaluations. This section does not apply to:

(a) Persons performing inspections of public food service establishments licensed under chapter 509; or

(b) Persons performing site evaluations in order to determine proper placement and installation of onsite wastewater treatment and disposal systems who have successfully completed a department-approved soils morphology course and who are working under the direct responsible charge of an engineer licensed under chapter 471.

~~(3)(4)~~ ENVIRONMENTAL HEALTH PROFESSIONALS ADVISORY BOARD.—The State Health Officer shall appoint an advisory board to assist the department in the promulgation of rules for certification, testing, establishing standards, and seeking enforcement actions against certified professionals.

(a) The board shall be comprised of the ~~State Surgeon General Division Director for Environmental Health~~ or his or her designee, one individual who will be certified under this section, one individual not employed in a governmental capacity who will or does employ a certified environmental health professional, one individual whose business is or will be evaluated by a certified environmental health professional, a citizen of the state who neither employs nor is routinely evaluated by a person certified under this section.

(b) The board shall advise the department as to the minimum disciplinary guidelines and standards of competency and proficiency necessary to obtain certification in a primary area of environmental health practice.

1. The board shall recommend primary areas of environmental health practice in which environmental health professionals should be required to obtain certification.

2. The board shall recommend minimum standards of practice which the department shall incorporate into rule.

3. The board shall evaluate and recommend to the department existing registrations and certifications which meet or exceed minimum department standards and should, therefore, exempt holders of such certificates or registrations from compliance with this section.

4. The board shall hear appeals of certificate denials, revocation, or suspension and shall advise the department as to the disposition of such an appeal.

5. The board shall meet as often as necessary, but no less than semiannually, handle appeals to the department, and conduct other duties of the board.

6. Members of the board shall receive no compensation but are entitled to reimbursement for per diem and travel expenses in accordance with s. 112.061.

~~(4)(5)~~ STANDARDS FOR CERTIFICATION.—The department shall adopt rules that establish definitions of terms and minimum standards of education, training, or experience for those persons subject to this section. The rules must also address the process for application, examination, issuance, expiration, and renewal of certification and ethical standards of practice for the profession.

(a) Persons employed as environmental health professionals shall exhibit a knowledge of rules and principles of environmental and public health law in Florida through examination. A person may not conduct environmental health evaluations in a primary program area unless he or she is currently certified in that program area or works under the direct supervision of a certified environmental health professional.

1. All persons who begin employment in a primary environmental health program on or after September 21, 1994, must be certified in that program within 6 months after employment.

2. Persons employed in the primary environmental health program of a food protection program or an onsite sewage treatment and disposal

system prior to September 21, 1994, shall be considered certified while employed in that position and shall be required to adhere to any professional standards established by the department pursuant to paragraph (b), complete any continuing education requirements imposed under paragraph (d), and pay the certificate renewal fee imposed under subsection (6) ~~(7)~~.

3. Persons employed in the primary environmental health program of a food protection program or an onsite sewage treatment and disposal system prior to September 21, 1994, who change positions or program areas and transfer into another primary environmental health program area on or after September 21, 1994, must be certified in that program within 6 months after such transfer, except that they will not be required to possess the college degree required under paragraph (e).

4. Registered sanitarians shall be considered certified and shall be required to adhere to any professional standards established by the department pursuant to paragraph (b).

Section 40. Section 381.0203, Florida Statutes, is amended to read:

381.0203 Pharmacy services.—

(1) The department may contract on a statewide basis for the purchase of drugs, as defined in s. 499.003, to be used by state agencies and political subdivisions, and may adopt rules to administer this section.

(2) The department shall establish and maintain a pharmacy services program, including, but not limited to:

(a) A central pharmacy to support pharmaceutical services provided by the county health departments, including pharmaceutical repackaging, dispensing, and the purchase and distribution of immunizations and other pharmaceuticals.

~~(b) Regulation of drugs, cosmetics, and household products pursuant to chapter 499.~~

~~(b)(c)~~ Consultation to county health departments as required by s. 154.04(1)(c).

~~(d) A contraception distribution program which shall be implemented, to the extent resources permit, through the licensed pharmacies of county health departments. A woman who is eligible for participation in the contraceptive distribution program is deemed a patient of the county health department.~~

~~1. To be eligible for participation in the program a woman must:~~

~~a. Be a client of the department or the Department of Children and Family Services.~~

~~b. Be of childbearing age with undesired fertility.~~

~~c. Have an income between 150 and 200 percent of the federal poverty level.~~

~~d. Have no Medicaid benefits or applicable health insurance benefits.~~

~~e. Have had a medical examination by a licensed health care provider within the past 6 months.~~

~~f. Have a valid prescription for contraceptives that are available through the contraceptive distribution program.~~

~~g. Consent to the release of necessary medical information to the county health department.~~

~~2. Fees charged for the contraceptives under the program must cover the cost of purchasing and providing contraceptives to women participating in the program.~~

~~3. The department may adopt rules to administer this program.~~

Section 41. Subsection (1) of section 381.0261, Florida Statutes, is amended to read:

381.0261 Summary of patient's bill of rights; distribution; penalty.—

(1) ~~The Department of Health shall publish on its Internet website Agency for Health Care Administration shall have printed and made continuously available to health care facilities licensed under chapter 395, physicians licensed under chapter 458, osteopathic physicians licensed under chapter 459, and podiatric physicians licensed under chapter 461 a summary of the Florida Patient's Bill of Rights and Responsibilities. In adopting and making available to patients the summary of the Florida Patient's Bill of Rights and Responsibilities, health care providers and health care facilities are not limited to the format in which the department publishes Agency for Health Care Administration prints and distributes the summary.~~

Section 42. ~~Section 381.0301, Florida Statutes, is repealed.~~

Section 43. ~~Section 381.0302, Florida Statutes, is repealed.~~

Section 44. Subsection (5) of section 381.0303, Florida Statutes, is amended to read:

381.0303 Special needs shelters.—

(5) SPECIAL NEEDS SHELTER INTERAGENCY COMMITTEE.— The State Surgeon General may establish a special needs shelter interagency committee and serve as, or appoint a designee to serve as, the committee's chair. The department shall provide any necessary staff and resources to support the committee in the performance of its duties. The committee shall address and resolve problems related to special needs shelters not addressed in the state comprehensive emergency medical plan and shall consult on the planning and operation of special needs shelters.

(a) The committee shall:

1. develop, negotiate, and regularly review any necessary interagency agreements, and

2. undertake other such activities as the department deems necessary to facilitate the implementation of this section.

~~3. Submit recommendations to the Legislature as necessary.~~

(b) The special needs shelter interagency committee shall be composed of representatives of emergency management, health, medical, and social services organizations. Membership shall include, but shall not be limited to, representatives of the Departments of Health, Children and Family Services, Elderly Affairs, and Education; the Agency for Health Care Administration; the Division of Emergency Management; the Florida Medical Association; the Florida Osteopathic Medical Association; Associated Home Health Industries of Florida, Inc.; the Florida Nurses Association; the Florida Health Care Association; the Florida Assisted Living Affiliation; the Florida Hospital Association; the Florida Statutory Teaching Hospital Council; the Florida Association of Homes for the Aging; the Florida Emergency Preparedness Association; the American Red Cross; Florida Hospices and Palliative Care, Inc.; the Association of Community Hospitals and Health Systems; the Florida Association of Health Maintenance Organizations; the Florida League of Health Systems; the Private Care Association; the Salvation Army; the Florida Association of Aging Services Providers; the AARP; and the Florida Renal Coalition.

(c) Meetings of the committee shall be held in Tallahassee, and members of the committee shall serve at the expense of the agencies or organizations they represent. The committee shall make every effort to use teleconference or videoconference capabilities in order to ensure statewide input and participation.

Section 45. ~~Section 381.04015, Florida Statutes, is repealed.~~

Section 46. Subsections (2), (3), and (4) of section 381.0403, Florida Statutes, are amended to read:

381.0403 The Community Hospital Education Act.—

(2) ~~ESTABLISHMENT OF PROGRAM LEGISLATIVE INTENT.—~~

~~(a) It is the intent of the Legislature that health care services for the citizens of this state be upgraded and that a program for continuing these services be maintained through a plan for community medical education. The A program is intended established to plan for community~~

~~medical education, provide additional outpatient and inpatient services, increase the a continuing supply of highly trained physicians, and expand graduate medical education.~~

~~(b) The Legislature further acknowledges the critical need for increased numbers of primary care physicians to provide the necessary current and projected health and medical services. In order to meet both present and anticipated needs, the Legislature supports an expansion in the number of family practice residency positions. The Legislature intends that the funding for graduate education in family practice be maintained and that funding for all primary care specialties be provided at a minimum of \$10,000 per resident per year. Should funding for this act remain constant or be reduced, it is intended that all programs funded by this act be maintained or reduced proportionately.~~

(3) PROGRAM FOR COMMUNITY HOSPITAL EDUCATION; STATE AND LOCAL PLANNING.—

~~(a) There is established under the Department of Health a program for statewide graduate medical education. It is intended that continuing graduate medical education programs for interns and residents be established on a statewide basis. The program shall provide financial support for primary care specialty interns and residents based on recommendations of policies recommended and approved by the Community Hospital Education Council, herein established, and the Department of Health, as authorized by the General Appropriations Act. Only those programs with at least three residents or interns in each year of the training program are qualified to apply for financial support. Programs with fewer than three residents or interns per training year are qualified to apply for financial support, but only if the appropriate accrediting entity for the particular specialty has approved the program for fewer positions. New programs added after fiscal year 1997-1998 shall have 5 years to attain the requisite number of residents or interns. When feasible and to the extent allowed through the General Appropriations Act, state funds shall be used to generate federal matching funds under Medicaid, or other federal programs, and the resulting combined state and federal funds shall be allocated to participating hospitals for the support of graduate medical education.~~

(b) For the purposes of this section, primary care specialties include emergency medicine, family practice, internal medicine, pediatrics, psychiatry, obstetrics/gynecology, and combined pediatrics and internal medicine, and other primary care specialties as may be included by the council and Department of Health.

(c) Medical institutions throughout the state may apply to the Community Hospital Education Council for grants-in-aid for financial support of their approved programs. Recommendations for funding of approved programs shall be forwarded to the Department of Health.

(d) The program shall provide a plan for community clinical teaching and training with the cooperation of the medical profession, hospitals, and clinics. The plan shall also include formal teaching opportunities for intern and resident training. In addition, the plan shall establish an off-campus medical faculty with university faculty review to be located throughout the state in local communities.

(4) PROGRAM FOR GRADUATE MEDICAL EDUCATION INNOVATIONS.—

(a) There is established under the Department of Health a program for fostering graduate medical education innovations. Funds appropriated annually by the Legislature for this purpose shall be distributed to participating hospitals or consortia of participating hospitals and Florida medical schools or to a Florida medical school for the direct costs of providing graduate medical education in community-based clinical settings on a competitive grant or formula basis to achieve state health care workforce policy objectives, including, but not limited to:

1. Increasing the number of residents in primary care and other high demand specialties or fellowships;
2. Enhancing retention of primary care physicians in Florida practice;
3. Promoting practice in medically underserved areas of the state;
4. Encouraging racial and ethnic diversity within the state's physician workforce; and

5. Encouraging increased production of geriatricians.

(b) Participating hospitals or consortia of participating hospitals and Florida medical schools or a Florida medical school providing graduate medical education in community-based clinical settings may apply to the Community Hospital Education Council for funding under this innovations program, except when such innovations directly compete with services or programs provided by participating hospitals or consortia of participating hospitals, or by both hospitals and consortia. Innovations program funding shall be allocated ~~provide funding~~ based on ~~recommendations of policies recommended and approved by the Community Hospital Education Council and the Department of Health, as authorized by the General Appropriations Act.~~

(c) Participating hospitals or consortia of participating hospitals and Florida medical schools or Florida medical schools awarded an innovations grant shall provide the Community Hospital Education Council and Department of Health with an annual report on their project.

Section 47. Subsection (7) of section 381.0405, Florida Statutes, is amended to read:

381.0405 Office of Rural Health.—

~~(7) APPROPRIATION. The Legislature shall appropriate such sums as are necessary to support the Office of Rural Health.~~

Section 48. Subsection (3) of section 381.0406, Florida Statutes, is amended to read:

381.0406 Rural health networks.—

~~(3) Because each rural area is unique, with a different health care provider mix, Health care provider membership may vary, but all networks shall include members that provide public health, comprehensive primary care, emergency medical care, and acute inpatient care.~~

Section 49. *Effective October 1, 2014, section 381.0407, Florida Statutes, is repealed.*

Section 50. *Section 381.045, Florida Statutes, is repealed.*

Section 51. Subsection (7) of section 381.06015, Florida Statutes, is amended to read:

381.06015 Public Cord Blood Tissue Bank.—

~~(7) In order to fund the provisions of this section the consortium participants, the Agency for Health Care Administration, and the Department of Health shall seek private or federal funds to initiate program actions for fiscal year 2000-2001.~~

Section 52. *Section 381.0605, Florida Statutes, is repealed.*

Section 53. *Sections 381.1001, 381.1015, 381.102, and 381.103, Florida Statutes, are repealed.*

Section 54. Subsections (3) through (5) of section 381.4018, Florida Statutes, are renumbered as subsections (2) through (4), respectively, and present subsection (2) and paragraph (f) of present subsection (4) of that section are amended to read:

381.4018 Physician workforce assessment and development.—

~~(2) LEGISLATIVE INTENT. The Legislature recognizes that physician workforce planning is an essential component of ensuring that there is an adequate and appropriate supply of well-trained physicians to meet this state's future health care service needs as the general population and elderly population of the state increase. The Legislature finds that items to consider relative to assessing the physician workforce may include physician practice status; specialty mix; geographic distribution; demographic information, including, but not limited to, age, gender, race, and cultural considerations; and needs of current or projected medically underserved areas in the state. Long-term strategic planning is essential as the period from the time a medical student enters medical school to completion of graduate medical education may range from 7 to 10 years or longer. The Legislature recognizes that strategies to provide for a well-trained supply of physicians must include ensuring the availability and capacity of quality medical schools and~~

~~graduate medical education programs in this state, as well as using new or existing state and federal programs providing incentives for physicians to practice in needed specialties and in underserved areas in a manner that addresses projected needs for physician manpower.~~

(3)(4) GENERAL FUNCTIONS.—The department shall maximize the use of existing programs under the jurisdiction of the department and other state agencies and coordinate governmental and nongovernmental stakeholders and resources in order to develop a state strategic plan and assess the implementation of such strategic plan. In developing the state strategic plan, the department shall:

(f) Develop strategies to maximize federal and state programs that provide for the use of incentives to attract physicians to this state or retain physicians within the state. Such strategies should explore and maximize federal-state partnerships that provide incentives for physicians to practice in federally designated shortage areas. Strategies shall also consider the use of state programs, such as the ~~Florida Health Service Corps established pursuant to s. 381.0302 and the Medical Education Reimbursement and Loan Repayment Program pursuant to s. 1009.65, which provide for education loan repayment or loan forgiveness and provide monetary incentives for physicians to relocate to underserved areas of the state.~~

Section 55. *Section 381.60225, Florida Statutes, is repealed.*

Section 56. *Sections 381.732, 381.733, and 381.734, Florida Statutes, are repealed.*

Section 57. Section 381.7352, Florida Statutes, is amended to read:

381.7352 Legislative findings and intent.—

~~(1) The Legislature finds that despite state investments in health care programs, certain racial and ethnic populations in Florida continue to have significantly poorer health outcomes when compared to non-Hispanic whites. The Legislature finds that local solutions to health care problems can have a dramatic and positive effect on the health status of these populations. Local governments and communities are best equipped to identify the health education, health promotion, and disease prevention needs of the racial and ethnic populations in their communities, mobilize the community to address health outcome disparities, enlist and organize local public and private resources, and faith-based organizations to address these disparities, and evaluate the effectiveness of interventions.~~

(2) It is therefore the intent of the Legislature to provide funds within Florida counties and Front Porch Florida Communities, in the form of Reducing Racial and Ethnic Health Disparities: Closing the Gap grants, to stimulate the development of community-based and neighborhood-based projects which will improve the health outcomes of racial and ethnic populations. Further, it is the intent of the Legislature that these programs foster the development of coordinated, collaborative, and broad-based participation by public and private entities, and faith-based organizations. Finally, it is the intent of the Legislature that the grant program function as a partnership between state and local governments, faith-based organizations, and private sector health care providers, including managed care, voluntary health care resources, social service providers, and nontraditional partners.

Section 58. Subsection (3) of section 381.7353, Florida Statutes, is amended to read:

381.7353 Reducing Racial and Ethnic Health Disparities: Closing the Gap grant program; administration; department duties.—

~~(3) Pursuant to s. 20.43(6), the State Surgeon General may appoint an ad hoc advisory committee to examine areas where public awareness, public education, research, and coordination regarding racial and ethnic health outcome disparities are lacking; consider access and transportation issues which contribute to health status disparities; and make recommendations for closing gaps in health outcomes and increasing the public's awareness and understanding of health disparities that exist between racial and ethnic populations.~~

Section 59. Subsections (5) and (6) of section 381.7356, Florida Statutes, are renumbered as subsections (4) and (5), respectively, and present subsection (4) of that section is amended to read:

381.7356 Local matching funds; grant awards.—

~~(4) Dissemination of grant awards shall begin no later than January 1, 2001.~~

Section 60. Subsection (3) of section 381.765, Florida Statutes, is amended to read:

381.765 Retention of title to and disposal of equipment.—

~~(3) The department may adopt rules relating to records and recordkeeping for department owned property referenced in subsections (1) and (2).~~

Section 61. *Section 381.77, Florida Statutes, is repealed.*

Section 62. *Section 381.795, Florida Statutes, is repealed.*

Section 63. Subsections (2) through (5) of section 381.853, Florida Statutes, are renumbered as subsections (1) through (4), respectively, and present subsection (1) of that section is amended to read:

381.853 Florida Center for Brain Tumor Research.—

~~(1) The Legislature finds that each year an estimated 190,000 citizens of the United States are diagnosed with cancerous and non-cancerous brain tumors and that biomedical research is the key to finding cures for these tumors. The Legislature further finds that, although brain tumor research is being conducted throughout the state, there is a lack of coordinated efforts among researchers and health care providers. Therefore, the Legislature finds that there is a significant need for a coordinated effort to achieve the goal of curing brain tumors. The Legislature further finds that the biomedical technology sector meets the criteria of a high impact sector, pursuant to s. 288.108(6), having a high importance to the state's economy with a significant potential for growth and contribution to our universities and quality of life.~~

Section 64. *Section 381.855, Florida Statutes, is repealed.*

Section 65. *Section 381.87, Florida Statutes, is repealed.*

Section 66. *Section 381.90, Florida Statutes, is repealed.*

Section 67. Subsection (1) of section 381.91, Florida Statutes, is amended to read:

381.91 Jessie Trice Cancer Prevention Program.—

(1) It is the intent of the Legislature to:

~~(a) Reduce the rates of illness and death from lung cancer and other cancers and improve the quality of life among low income African-American and Hispanic populations through increased access to early, effective screening and diagnosis, education, and treatment programs.~~

~~(b) create a community faith-based disease-prevention program in conjunction with the Health Choice Network and other community health centers to build upon the natural referral and education networks in place within minority communities and to increase access to health service delivery in Florida and;~~

~~(c) establish a funding source to build upon local private participation to sustain the operation of the program.~~

Section 68. Subsection (5) of section 381.922, Florida Statutes, is amended to read:

381.922 William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program.—

(5) The William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program is funded pursuant to s. 215.5602(12). Funds appropriated for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program shall be distributed pursuant to this section to provide grants to researchers seeking cures for cancer and cancer-related illnesses, with emphasis given to the goals enumerated in this section. From the total funds appropriated, an amount of up to 10 percent may be used for administrative expenses. ~~From funds appropriated to accomplish the goals of this section, up to \$250,000 shall be available for the~~

~~operating costs of the Florida Center for Universal Research to Eradicate Disease.~~

Section 69. Paragraph (g) of subsection (1) of section 383.011, Florida Statutes, is amended to read:

383.011 Administration of maternal and child health programs.—

(1) The Department of Health is designated as the state agency for:

(g) Receiving the federal funds for the "Special Supplemental Nutrition Program for Women, Infants, and Children," or WIC, authorized by the Child Nutrition Act of 1966, as amended, and for *providing clinical leadership for administering* the statewide WIC program.

1. *The department shall establish an interagency agreement with the Department of Children and Family Services for fiscal management of the program. Responsibilities are delegated to each department, as follows:*

a. The department shall provide clinical leadership, manage program eligibility, and distribute nutritional guidance and information to participants.

b. The Department of Children and Family Services shall develop and implement an electronic benefits transfer system.

c. The Department of Children and Family Services shall develop a cost containment plan that provides timely and accurate adjustments based on wholesale price fluctuations and adjusts for the number of cash registers in calculating statewide averages.

d. The department shall coordinate submission of information to appropriate federal officials in order to obtain approval of the electronic benefits system and cost containment plan, which must include participation of WIC-only stores.

2. *The department shall assist the Department of Children and Family Services in the development of the electronic benefits system to ensure full implementation no later than July 1, 2013.*

Section 70. Section 383.141, Florida Statutes, is created to read:

383.141 Prenatally diagnosed conditions; patient to be provided information; definitions; information clearinghouse; advisory council.—

(1) As used in this section, the term:

(a) "Down syndrome" means a chromosomal disorder caused by an error in cell division which results in the presence of an extra whole or partial copy of chromosome 21.

(b) "Developmental disability" includes Down syndrome and other developmental disabilities defined by s. 393.063(9).

(c) "Health care provider" means a physician licensed or registered under chapter 458 or chapter 459 or an advanced registered nurse practitioner certified under chapter 464.

(d) "Prenatally diagnosed condition" means an adverse fetal health condition identified by prenatal testing.

(e) "Prenatal test" or "prenatal testing" means a diagnostic procedure or screening procedure performed on a pregnant woman or her unborn offspring to obtain information about the offspring's health or development.

(2) *When a developmental disability is diagnosed based on the results of a prenatal test, the health care provider who ordered the prenatal test, or his or her designee, shall provide the patient with current information about the nature of the developmental disability, the accuracy of the prenatal test, and resources for obtaining relevant support services, including hotlines, resource centers, and information clearinghouses related to Down syndrome or other prenatally diagnosed developmental disabilities; support programs for parents and families; and developmental evaluation and intervention services under s. 391.303.*

(3) *The Department of Health shall establish on its Internet website a clearinghouse of information related to developmental disabilities concerning providers of supportive services, information hotlines specific to*

Down syndrome and other prenatally diagnosed developmental disabilities, resource centers, educational programs, other support programs for parents and families, and developmental evaluation and intervention services under s. 391.303. Such information shall be made available to health care providers for use in counseling pregnant women whose unborn children have been prenatally diagnosed with developmental disabilities.

(a) *There is established an advisory council within the Department of Health which consists of health care providers and caregivers who perform health care services for persons who have developmental disabilities, including Down syndrome and autism. This group shall consist of nine members as follows:*

1. *Three members appointed by the Governor;*
2. *Three members appointed by the President of the Senate; and*
3. *Three members appointed by the Speaker of the House of Representatives.*

(b) *The advisory council shall provide technical assistance to the Department of Health in the establishment of the information clearing-house and give the department the benefit of the council members' knowledge and experience relating to the needs of patients and families of patients with developmental disabilities and available support services.*

(c) *Members of the council shall elect a chairperson and a vice chairperson. The elected chairperson and vice chairperson shall serve in these roles until their terms of appointment on the council expire.*

(d) *The advisory council shall meet quarterly to review this clearing-house of information, and may meet more often at the call of the chairperson or as determined by a majority of members.*

(e) *The council members shall be appointed to 4-year terms, except that, to provide for staggered terms, one initial appointee each from the Governor, the President of the Senate, and the Speaker of the House of Representatives shall be appointed to a 2-year term, one appointee each from these officials shall be appointed to a 3-year term, and the remaining initial appointees shall be appointed to 4-year terms. All subsequent appointments shall be for 4-year terms. A vacancy shall be filled for the remainder of the unexpired term in the same manner as the original appointment.*

(f) *Members of the council shall serve without compensation. Meetings of the council may be held in person, without reimbursement for travel expenses, or by teleconference or other electronic means.*

(g) *The Department of Health shall provide administrative support for the advisory council.*

Section 71. *Effective July 1, 2012, section 385.210, Florida Statutes, is repealed.*

Section 72. Section 391.016, Florida Statutes, is amended to read:

391.016 *Purposes and functions* ~~Legislative intent.~~—~~The Legislature intends that the Children's Medical Services program is established for the following purposes and authorized to perform the following functions:~~

- (1) *Provide to children with special health care needs a family-centered, comprehensive, and coordinated statewide managed system of care that links community-based health care with multidisciplinary, regional, and tertiary pediatric specialty care. The program shall coordinate and maintain a consistent ~~may provide for the coordination and maintenance of consistency of the medical home for participating children in families with a Children's Medical Services program participant, in order to achieve family-centered care.~~*
- (2) *Provide essential preventive, evaluative, and early intervention services for children at risk for or having special health care needs, in order to prevent or reduce long-term disabilities.*
- ~~(3) *Serve as a principal provider for children with special health care needs under Titles XIX and XXI of the Social Security Act.*~~

~~(4) *Be complementary to children's health training programs essential for the maintenance of a skilled pediatric health care workforce for all Floridians.*~~

Section 73. Section 391.021, Florida Statutes, is amended to read:

391.021 *Definitions.*—~~When used in this act, the term unless the context clearly indicates otherwise:~~

(1) *"Children's Medical Services network" or "network" means a statewide managed care service system that includes health care providers, as defined in this section.*

(2) *"Children with special health care needs" means those children younger than 21 years of age who have chronic and serious physical, developmental, behavioral, or emotional conditions and who also require health care and related services of a type or amount beyond that which is generally required by children.*

(3) *"Department" means the Department of Health.*

(4) *"Eligible individual" means a child with a special health care need or a female with a high-risk pregnancy, who meets the financial and medical eligibility standards established in s. 391.029.*

(5) *"Health care provider" means a health care professional, health care facility, or entity licensed or certified to provide health services in this state that meets the criteria as established by the department.*

(6) *"Health services" includes the prevention, diagnosis, and treatment of human disease, pain, injury, deformity, or disabling conditions.*

(7) *"Participant" means an eligible individual who is enrolled in the Children's Medical Services program.*

(8) *"Program" means the Children's Medical Services program established in the department.*

Section 74. Section 391.025, Florida Statutes, is amended to read:

391.025 *Applicability and scope.*—

(1) *The Children's Medical Services program consists of the following components:*

(a) *The newborn screening program established in s. 383.14.*

(b) *The regional perinatal intensive care centers program established in ss. 383.15-383.21.*

~~(c) *A federal or state program authorized by the Legislature.*~~

~~(c)(d) *The developmental evaluation and intervention program, including the Florida Infants and Toddlers Early Intervention Program.*~~

~~(d)(e) *The Children's Medical Services network.*~~

(2) *The Children's Medical Services program shall not be deemed an insurer and is not subject to the licensing requirements of the Florida Insurance Code or the rules adopted thereunder, when providing services to children who receive Medicaid benefits, other Medicaid-eligible children with special health care needs, and children participating in the Florida Kidcare program.*

Section 75. Section 391.026, Florida Statutes, is amended to read:

391.026 *Powers and duties of the department.*—*The department shall have the following powers, duties, and responsibilities:*

(1) *To provide or contract for the provision of health services to eligible individuals.*

(2) *To provide services to abused and neglected children through child protective teams pursuant to s. 39.303.*

~~(3)(2) *To determine the medical and financial eligibility standards for the program and to determine the medical and financial eligibility of individuals seeking health services from the program.*~~

(3) ~~To recommend priorities for the implementation of comprehensive plans and budgets.~~

(4) To coordinate a comprehensive delivery system for eligible individuals to take maximum advantage of all available funds.

(5) ~~To promote, establish, and coordinate with programs relating to children's medical services in cooperation with other public and private agencies and to coordinate funding of health care programs with federal, state, or local indigent health care funding mechanisms.~~

(6) ~~To initiate and, coordinate, and request review of applications to federal agencies and private organizations and state agencies for funds, services, or commodities relating to children's medical programs.~~

(7) To sponsor or promote grants for projects, programs, education, or research in the field of ~~medical needs of children with special health needs~~, with an emphasis on early diagnosis and treatment.

(8) To oversee and operate the Children's Medical Services network.

(9) To establish reimbursement mechanisms for the Children's Medical Services network.

(10) To establish Children's Medical Services network standards and credentialing requirements for health care providers and health care services.

(11) To serve as a provider and principal case manager for children with special health care needs under Titles XIX and XXI of the Social Security Act.

(12) To monitor the provision of health services in the program, including the utilization and quality of health services.

(13) To administer the Children with Special Health Care Needs program in accordance with Title V of the Social Security Act.

(14) To establish and operate a grievance resolution process for participants and health care providers.

(15) To maintain program integrity in the Children's Medical Services program.

(16) To receive and manage health care premiums, capitation payments, and funds from federal, state, local, and private entities for the program. The department may contract with a third-party administrator for processing claims, monitoring medical expenses, and other related services necessary to the efficient and cost-effective operation of the Children's Medical Services network. The department is authorized to maintain a minimum reserve for the Children's Medical Services network in an amount that is the greater of:

(a) Ten percent of total projected expenditures for Title XIX-funded and Title XXI-funded children; or

(b) Two percent of total annualized payments from the Agency for Health Care Administration for Title XIX and Title XXI of the Social Security Act.

(17) ~~To provide or contract for appoint health care consultants for the purpose of providing peer review and other quality-improvement activities making recommendations to enhance the delivery and quality of services in the Children's Medical Services program.~~

(18) To adopt rules pursuant to ss. 120.536(1) and 120.54 to administer the Children's Medical Services Act. ~~The rules may include requirements for definitions of terms, program organization, and program description; a process for selecting an area medical director; responsibilities of applicants and clients; requirements for service applications, including required medical and financial information; eligibility requirements for initial treatment and for continued eligibility, including financial and custody issues; methodologies for resource development and allocation, including medical and financial considerations; requirements for reimbursement services rendered to a client; billing and payment requirements for providers; requirements for qualification, appointments, verification, and emergency exceptions for health professional consultants; general and diagnostic specific standards for diagnostic and treatment facilities; and standards for the method of ser-~~

~~vice delivery, including consultant services, respect for privacy considerations, examination requirements, family support plans, and clinic design.~~

Section 76. Section 391.028, Florida Statutes, is amended to read:

391.028 Administration.—~~The Children's Medical Services program shall have a central office and area offices.~~

(1) The Director of Children's Medical Services must be a physician licensed under chapter 458 or chapter 459 who has specialized training and experience in the provision of health care to children and who has recognized skills in leadership and the promotion of children's health programs. The director shall be the deputy secretary and the Deputy State Health Officer for Children's Medical Services and is appointed by and reports to the State Surgeon General. The director may appoint *such other staff as necessary for the operation of the program* ~~division directors~~ subject to the approval of the State Surgeon General.

(2) The director shall *provide for operational system using such department staff and contract providers as necessary. The program shall implement the following program activities under physician supervision on a statewide basis designate Children's Medical Services area offices to perform operational activities, including, but not limited to:*

(a) ~~Providing~~ Case management services for the network participants;:

(b) ~~Management and Providing local~~ oversight of local the program activities;:

(c) ~~Determining an individual's~~ Medical and financial eligibility determination for the program in accordance with s. 391.029;:

(d) ~~Participating in the~~ Determination of a level of care and medical complexity for long-term care services;:

(e) Authorizing services in the program and developing spending plans;:

(f) ~~Participating in the~~ Development of treatment plans; and:

(g) ~~Taking part in the~~ Resolution of complaints and grievances from participants and health care providers.

(3) Each Children's Medical Services area office shall be directed by a physician licensed under chapter 458 or chapter 459 who has specialized training and experience in the provision of health care to children. The director of a Children's Medical Services area office shall be appointed by the director from the active panel of Children's Medical Services physician consultants.

Section 77. Section 391.029, Florida Statutes, is amended to read:

391.029 Program eligibility.—

(1) ~~Eligibility The department shall establish the medical criteria to determine if an applicant for the Children's Medical Services program is based on the diagnosis of one or more chronic and serious medical conditions and the family's need for specialized services on eligible individual.~~

(2) The following individuals are ~~financially~~ eligible to receive services through the program:

(a) A high-risk pregnant female who is ~~enrolled in eligible for~~ Medicaid.

(b) Children with *serious* special health care needs from birth to 21 years of age who are ~~enrolled in eligible for~~ Medicaid.

(c) Children with *serious* special health care needs from birth to 19 years of age who are ~~enrolled in eligible for~~ a program under Title XXI of the Social Security Act.

(3) Subject to the availability of funds, the following individuals may receive services through the program:

(a) Children with *serious* special health care needs from birth to 21 years of age *who do not qualify for Medicaid or whose family income is*

above the requirements for financial eligibility under Title XXI of the Social Security Act but who are unable to access, due to lack of providers or lack of financial resources, specialized services that are medically necessary or essential family support services and whose projected annual cost of care adjusts the family income to Medicaid financial criteria. Families In cases where the family income is adjusted based on a projected annual cost of care, the family shall participate financially in the cost of care based on a sliding fee scale criteria established by the department.

(b) Children with special health care needs from birth to 21 years of age, as provided in Title V of the Social Security Act.

(c) An infant who receives an award of compensation under s. 766.31(1). The Florida Birth-Related Neurological Injury Compensation Association shall reimburse the Children's Medical Services Network the state's share of funding, which must thereafter be used to obtain matching federal funds under Title XXI of the Social Security Act.

~~(4) The department shall determine the financial and medical eligibility of children for the program. The department shall also determine the financial ability of the parents, or persons or other agencies having legal custody over such individuals, to pay the costs of health services under the program. The department may pay reasonable travel expenses related to the determination of eligibility for or the provision of health services.~~

~~(4)(5) Any child who has been provided with surgical or medical care or treatment under this act prior to being adopted and has serious and chronic special health needs shall continue to be eligible to be provided with such care or treatment after his or her adoption, regardless of the financial ability of the persons adopting the child.~~

Section 78. Section 391.0315, Florida Statutes, is amended to read:

391.0315 Benefits.—Benefits provided under the program for children with special health care needs shall be *equivalent to the same* benefits provided to children as specified in ss. 409.905 and 409.906. The department may offer additional benefits for early intervention services, respite services, genetic testing, genetic and nutritional counseling, and parent support services, if such services are determined to be medically necessary. ~~No child or person determined eligible for the program who is eligible under Title XIX or Title XXI of the Social Security Act shall receive any service other than an initial health care screening or treatment of an emergency medical condition as defined in s. 395.002, until such child or person is enrolled in Medicaid or a Title XXI program.~~

Section 79. Effective January 1, 2013, section 392.51, Florida Statutes, is amended to read:

392.51 Tuberculosis control ~~Findings and intent.~~—~~A statewide system is established to control tuberculosis infection and mitigate its effects. The system consists~~ The Legislature finds and declares that active tuberculosis is a highly contagious infection that is sometimes fatal and constitutes a serious threat to the public health. The Legislature finds that there is a significant reservoir of tuberculosis infection in this state and that there is a need to develop community programs to identify tuberculosis and to respond quickly with appropriate measures. The Legislature finds that some patients who have active tuberculosis have complex medical, social, and economic problems that make outpatient control of the disease difficult, if not impossible, without posing a threat to the public health. The Legislature finds that in order to protect the citizenry from those few persons who pose a threat to the public, it is necessary to establish a system of mandatory contact identification, treatment to cure, hospitalization, and isolation for contagious cases, and to provide a system of voluntary, community-oriented care and surveillance in all other cases. The Legislature finds that the delivery of Tuberculosis control services *shall be provided is best accomplished* by the coordinated efforts of the respective county health departments and contracted or other private health care providers, the A.G. Holley State Hospital, and the private health care delivery system.

Section 80. Effective January 1, 2013, subsection (4) of section 392.61, Florida Statutes, is amended to read:

392.61 Community tuberculosis control programs.—

~~(4) The department shall develop, by rule, a methodology for distributing funds appropriated for tuberculosis control programs. Criteria to be considered in this methodology include, but are not limited to, the basic infrastructure available for tuberculosis control, caseload requirements, laboratory support services needed, and epidemiologic factors.~~

Section 81. Effective January 1, 2013, section 392.62, Florida Statutes, is amended to read:

392.62 Hospitalization and placement programs.—

(1) The department shall ~~contract for operation of~~ operate a program for the ~~treatment hospitalization~~ of persons who have active tuberculosis in hospitals licensed under chapter 395 and may provide for appropriate placement of persons who have active tuberculosis in other health care facilities or residential facilities. *The department shall require the contractor to use existing licensed community hospitals and other facilities for the care and treatment to cure of persons who have active tuberculosis or a history of noncompliance with prescribed drug regimens and require inpatient or other residential services.*

~~(2) The department may operate a licensed hospital for the care and treatment to cure of persons who have active tuberculosis. The hospital may have a forensic unit where, under medical protocol, a patient can be held in a secure or protective setting. The department shall also seek to maximize use of existing licensed community hospitals for the care and treatment to cure of persons who have active tuberculosis.~~

~~(2)(3) The program for control of tuberculosis shall provide funding for participating facilities and require any such facilities to meet the following conditions Any licensed hospital operated by the department, any licensed hospital under contract with the department, and any other health care facility or residential facility operated by or under contract with the department for the care and treatment of patients who have active tuberculosis shall:~~

(a) Admit patients voluntarily and under court order as appropriate for each particular facility;

(b) Require that each patient pay the actual cost of care provided whether the patient is admitted voluntarily or by court order;

~~(c) Provide for a method of paying for the care of patients in the program regardless of ability to pay who cannot afford to do so;~~

(d) Require a primary clinical diagnosis of active tuberculosis by a physician licensed under chapter 458 or chapter 459 before admitting the patient; provided that there may be more than one primary diagnosis;

(e) Provide a method of notification to the county health department and to the patient's family, if any, before discharging the patient from the hospital or other facility;

(f) Provide for the necessary exchange of medical information to assure adequate community treatment to cure and followup of discharged patients, as appropriate; and

(g) Provide for a method of medical care and counseling and for housing, social service, and employment referrals, if appropriate, for all patients discharged from the hospital.

~~(3)(4) A hospital may, pursuant to court order, place a patient in temporary isolation for a period of no more than 72 continuous hours. The department shall obtain a court order in the same manner as prescribed in s. 392.57. Nothing in this subsection precludes a hospital from isolating an infectious patient for medical reasons.~~

~~(4)(5) Any person committed under s. 392.57 who leaves the tuberculosis hospital or residential facility without having been discharged by the designated medical authority, except as provided in s. 392.63, shall be apprehended by the sheriff of the county in which the person is found and immediately delivered to the facility from which he or she left.~~

Section 82. Subsection (1) of section 395.1027, Florida Statutes, is amended to read:

395.1027 Regional poison control centers.—

(1) There shall be created three certified regional poison control centers, one each in the north, central, and southern regions of the state. Each regional poison control center shall be affiliated with and physically located in a certified Level I trauma center. Each regional poison control center shall be affiliated with an accredited medical school or college of pharmacy. The regional poison control centers shall be coordinated under the aegis of the Division of Children's Medical Services ~~Prevention and Intervention~~ in the department.

Section 83. *The Department of Health shall develop and implement a transition plan for the closure of A.G. Holley State Hospital. The plan shall include specific steps to end voluntary admissions; transfer patients to alternate facilities; communicate with families, providers, other affected parties, and the general public; enter into any necessary contracts with providers; and coordinate with the Department of Management Services regarding the disposition of equipment and supplies and the closure of the facility; and the Agency for Health Care Administration is directed to modify its reimbursement plans and seek federal approval, if necessary, to continue Medicaid funding throughout the treatment period in community hospitals and other facilities. The plan shall be submitted to the Governor, the Speaker of the House of Representatives, and the President of the Senate by May 31, 2012. The department shall fully implement the plan by January 1, 2013.*

Section 84. Subsection (4) of section 401.243, Florida Statutes, is amended to read:

401.243 Injury prevention.—The department shall establish an injury-prevention program with responsibility for the statewide coordination and expansion of injury-prevention activities. The duties of the department under the program may include, but are not limited to, data collection, surveillance, education, and the promotion of interventions. In addition, the department may:

~~(4) Adopt rules governing the implementation of grant programs. The rules may include, but need not be limited to, criteria regarding the application process, the selection of grantees, the implementation of injury prevention activities, data collection, surveillance, education, and the promotion of interventions.~~

Section 85. Subsection (6) of section 401.245, Florida Statutes, is renumbered as subsection (5), and present subsection (5) of that section is amended to read:

401.245 Emergency Medical Services Advisory Council.—

~~(5) The department shall adopt rules to implement this section, which rules shall serve as formal operating procedures for the Emergency Medical Services Advisory Council.~~

Section 86. Section 401.271, Florida Statutes, is amended to read:

401.271 Certification of emergency medical technicians and paramedics who are on active duty with the Armed Forces of the United States; spouses of members of the Armed Forces.—

~~(1) Any member of the Armed Forces of the United States on active duty who, at the time he or she became a member, was in good standing with the department and was entitled to practice as an emergency medical technician or paramedic in the state remains in good standing without registering, paying dues or fees, or performing any other act, as long as he or she is a member of the Armed Forces of the United States on active duty and for a period of 6 months after his or her discharge from active duty as a member of the Armed Forces of the United States.~~

~~(2) The department may adopt rules exempting the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces.~~

Section 87. *Section 402.45, Florida Statutes is repealed.*

Section 88. Subsections (3) and (4) of section 403.863, Florida Statutes, are amended to read:

403.863 State public water supply laboratory certification program.—

(3) The Department of Health shall have the responsibility for the operation and implementation of the state laboratory certification program. *The Department of Health shall contract for the evaluation and review of laboratory certification applications, and laboratory inspections, except that,* Upon completion of the evaluation and review of the laboratory certification application, the evaluation shall be forwarded, along with recommendations, to the department for review and comment, prior to final approval or disapproval *by the Department of Health.*

(4) The following acts constitute grounds for which the disciplinary actions specified in subsection (5) may be taken:

(a) Making false statements on an application or on any document associated with certification.

(b) Making consistent errors in analyses or erroneous reporting.

(c) Permitting personnel who are not qualified, as required by rules of the Department of Health, to perform analyses.

(d) Falsifying the results of analyses.

(e) Failing to employ approved laboratory methods in performing analyses as outlined in rules of the Department of Health.

(f) Failing to properly maintain facilities and equipment according to the laboratory's quality assurance plan.

(g) Failing to report analytical test results or maintain required records of test results as outlined in rules of the Department of Health.

(h) Failing to participate successfully in a performance evaluation program approved by the Department of Health.

(i) Violating any provision of this section or of the rules adopted under this section.

(j) Falsely advertising services or credentials.

(k) Failing to pay fees for initial certification or renewal certification or to pay inspection expenses incurred ~~by the Department of Health.~~

(l) Failing to report any change of an item included in the initial or renewal certification application.

(m) Refusing to allow representatives of the department or the Department of Health to inspect a laboratory and its records during normal business hours.

Section 89. Subsection (1) of section 400.914, Florida Statutes, is amended to read:

400.914 Rules establishing standards.—

(1) Pursuant to the intention of the Legislature to provide safe and sanitary facilities and healthful programs, the agency in conjunction with the Division of Children's Medical Services ~~Prevention and Intervention~~ of the Department of Health shall adopt and publish rules to implement the provisions of this part and part II of chapter 408, which shall include reasonable and fair standards. Any conflict between these standards and those that may be set forth in local, county, or city ordinances shall be resolved in favor of those having statewide effect. Such standards shall relate to:

(a) The assurance that PPEC services are family centered and provide individualized medical, developmental, and family training services.

(b) The maintenance of PPEC centers, not in conflict with the provisions of chapter 553 and based upon the size of the structure and number of children, relating to plumbing, heating, lighting, ventilation, and other building conditions, including adequate space, which will ensure the health, safety, comfort, and protection from fire of the children served.

(c) The appropriate provisions of the most recent edition of the "Life Safety Code" (NFPA-101) shall be applied.

(d) The number and qualifications of all personnel who have responsibility for the care of the children served.

(e) All sanitary conditions within the PPEC center and its surroundings, including water supply, sewage disposal, food handling, and general hygiene, and maintenance thereof, which will ensure the health and comfort of children served.

(f) Programs and basic services promoting and maintaining the health and development of the children served and meeting the training needs of the children's legal guardians.

(g) Supportive, contracted, other operational, and transportation services.

(h) Maintenance of appropriate medical records, data, and information relative to the children and programs. Such records shall be maintained in the facility for inspection by the agency.

Section 90. Paragraph (f) of subsection (8) of section 411.203, Florida Statutes, is amended to read:

411.203 Continuum of comprehensive services.—The Department of Education and the Department of Health and Rehabilitative Services shall utilize the continuum of prevention and early assistance services for high-risk pregnant women and for high-risk and handicapped children and their families, as outlined in this section, as a basis for the intraagency and interagency program coordination, monitoring, and analysis required in this chapter. The continuum shall be the guide for the comprehensive statewide approach for services for high-risk pregnant women and for high-risk and handicapped children and their families, and may be expanded or reduced as necessary for the enhancement of those services. Expansion or reduction of the continuum shall be determined by intraagency or interagency findings and agreement, whichever is applicable. Implementation of the continuum shall be based upon applicable eligibility criteria, availability of resources, and interagency prioritization when programs impact both agencies, or upon single agency prioritization when programs impact only one agency. The continuum shall include, but not be limited to:

(8) SUPPORT SERVICES FOR ALL EXPECTANT PARENTS AND PARENTS OF HIGH-RISK CHILDREN.—

(f) Parent support groups, such as ~~the community resource mother or father program as established in s. 402.45, or~~ parents as first teachers, to strengthen families and to enable families of high-risk children to better meet their needs.

Section 91. Paragraph (d) of subsection (11) of section 409.256, Florida Statutes, is amended to read:

409.256 Administrative proceeding to establish paternity or paternity and child support; order to appear for genetic testing.—

(11) FINAL ORDER ESTABLISHING PATERNITY OR PATERNITY AND CHILD SUPPORT; CONSENT ORDER; NOTICE TO OFFICE OF VITAL STATISTICS.—

(d) Upon rendering a final order of paternity or a final order of paternity and child support, the department shall notify the ~~Office Division~~ of Vital Statistics of the Department of Health that the paternity of the child has been established.

Section 92. *Section 458.346, Florida Statutes, is repealed.*

Section 93. Subsection (3) of section 462.19, Florida Statutes, is renumbered as subsection (2), and present subsection (2) of that section is amended to read:

462.19 Renewal of license; inactive status.—
~~(2) The department shall adopt rules establishing a procedure for the biennial renewal of licenses.~~

Section 94. Subsection (6) of section 464.019, Florida Statutes, is amended to read:

464.019 Approval of nursing education programs.—
 (6) ACCOUNTABILITY.—

(a)1. An approved program must achieve a graduate passage rate that is not lower than 10 percentage points less than the average passage rate for graduates of comparable degree programs who are United States educated first-time test takers on the National Council of State Boards of Nursing Licensing Examination during a calendar year, as calculated by the contract testing service of the National Council of State Boards of Nursing. For purposes of this subparagraph, an approved program is comparable to all degree programs of the same program type from among the following program types:

- a. Professional nursing education programs that terminate in a bachelor's degree.
- b. Professional nursing education programs that terminate in an associate degree.
- c. Professional nursing education programs that terminate in a diploma.
- d. Practical nursing education programs.

2. Beginning with graduate passage rates for calendar year 2010, if an approved program's graduate passage rates do not equal or exceed the required passage rates for 2 consecutive calendar years, the board shall place the program on probationary status pursuant to chapter 120 and the program director must appear before the board to present a plan for remediation. The program shall remain on probationary status until it achieves a graduate passage rate that equals or exceeds the required passage rate for any 1 calendar year. *The board shall deny a program application for a new prelicensure nursing education program submitted by an educational institution if the institution has an existing program that is already on probationary status.*

3. Upon the program's achievement of a graduate passage rate that equals or exceeds the required passage rate, the board, at its next regularly scheduled meeting following release of the program's graduate passage rate by the National Council of State Boards of Nursing, shall remove the program's probationary status. However, if the program, during the 2 calendar years following its placement on probationary status, does not achieve the required passage rate for any 1 calendar year, the board shall terminate the program pursuant to chapter 120.

(b) If an approved program fails to submit the annual report required in subsection (4), the board shall notify the program director and president or chief executive officer of the educational institution in writing within 15 days after the due date of the annual report. The program director must appear before the board at the board's next regularly scheduled meeting to explain the reason for the delay. The board shall terminate the program pursuant to chapter 120 if it does not submit the annual report within 6 months after the due date.

(c) An approved program on probationary status shall disclose its probationary status in writing to the program's students and applicants.

Section 95. *Section 464.0197, Florida Statutes, is repealed.*

Section 96. Subsection (1) of section 464.203, Florida Statutes, is amended to read:

464.203 Certified nursing assistants; certification requirement.—

(1) The board shall issue a certificate to practice as a certified nursing assistant to any person who demonstrates a minimum competency to read and write and successfully passes the required background screening pursuant to s. 400.215 and meets one of the following requirements:

(a) Has successfully completed an approved training program and achieved a minimum score, established by rule of the board, on the nursing assistant competency examination, which consists of a written portion and skills-demonstration portion approved by the board and administered at a site and by personnel approved by the department.

(b) Has achieved a minimum score, established by rule of the board, on the nursing assistant competency examination, which consists of a written portion and skills-demonstration portion, approved by the board and administered at a site and by personnel approved by the department and:

1. Has a high school diploma, or its equivalent; or
2. Is at least 18 years of age.

(c) Is currently certified in another state; is listed on that state's certified nursing assistant registry; and has not been found to have committed abuse, neglect, or exploitation in that state.

(d) Has completed the curriculum developed under the *Enterprise Florida Jobs and Education Partnership Grant* by the Department of Education and achieved a minimum score, established by rule of the board, on the nursing assistant competency examination, which consists of a written portion and skills-demonstration portion, approved by the board and administered at a site and by personnel approved by the department.

Section 97. Subsection (4) of section 464.208, Florida Statutes, is amended to read:

464.208 Background screening information; rulemaking authority.—

~~(4) The board shall adopt rules to administer this part.~~

Section 98. Section 466.00775, Florida Statutes, is repealed.

Section 99. Subsection (4) of section 514.011, Florida Statutes, is amended to read:

514.011 Definitions.—As used in this chapter:

(4) "Public bathing place" means a body of water, natural or modified by humans, for swimming, diving, and recreational bathing, ~~together with adjacent shoreline or land area, buildings, equipment, and appurtenances pertaining thereto,~~ used by consent of the owner or owners and held out to the public by any person or public body, irrespective of whether a fee is charged for the use thereof. The bathing water areas of public bathing places include, but are not limited to, lakes, ponds, rivers, streams, artificial impoundments, and waters along the coastal and intracoastal beaches and shores of the state.

Section 100. Section 514.021, Florida Statutes, is amended to read:

514.021 Department authorization.—

(1) The department may adopt and enforce rules, ~~which may include definitions of terms,~~ to protect the health, safety, or welfare of persons by ~~setting sanitation and safety standards for using~~ public swimming pools and public bathing places. The department shall review and revise such rules as necessary, but not less than biennially. Sanitation and safety standards shall include, ~~but not be limited to,~~ matters relating to ~~structure, appurtenances, operation,~~ source of water supply; ~~microbiological, bacteriological,~~ chemical, and physical quality of water in the pool or bathing area; method of water purification, treatment, and disinfection; lifesaving apparatus; ~~and measures to ensure safety of bathers; and measures to ensure the personal cleanliness of bathers.~~

(2) The department may not establish by rule any regulation governing the design, alteration, modification, or repair of public swimming pools and bathing places which has no impact on *sanitation and safety* the health, safety, and welfare of persons using public swimming pools and bathing places. Further, the department may not adopt by rule any regulation governing the construction, erection, or demolition of public swimming pools and bathing places. It is the intent of the Legislature to preempt those functions to the Florida Building Commission through adoption and maintenance of the Florida Building Code. The department shall provide technical assistance to the commission in updating the construction standards of the Florida Building Code which govern public swimming pools and bathing places. ~~Further, the department is authorized to conduct plan reviews, to issue approvals, and to enforce the special occupancy provisions of the Florida Building Code which apply to public swimming pools and bathing places in conducting any inspections authorized by this chapter.~~ This subsection does not abrogate the authority of the department to adopt and enforce appropriate sanitary regulations and requirements as authorized in subsection (1).

Section 101. Section 514.023, Florida Statutes, is amended to read:

514.023 Sampling of beach waters and public bathing places; health advisories.—

(1) As used in this section, the term "beach waters" means the waters along the coastal and intracoastal beaches and shores of the state, and includes salt water and brackish water.

(2) The department may adopt and enforce rules to protect the health, safety, and welfare of persons using the beach waters and public bathing places of the state. The rules must establish health standards and prescribe procedures and timeframes for bacteriological sampling of beach waters and public bathing places.

(3) The department may issue health advisories if the quality of beach waters or a public bathing place fails to meet standards established by the department. The issuance of health advisories related to the results of bacteriological sampling of beach waters is preempted to the state.

(4) When the department issues a health advisory against swimming in beach waters or a public bathing place on the basis of finding elevated levels of fecal coliform, *Escherichia coli*, or enterococci bacteria in a water sample, the department shall concurrently notify the municipality or county in which the affected beach waters are located, whichever has jurisdiction, and the local office of the Department of Environmental Protection, of the advisory. The local office of the Department of Environmental Protection shall promptly investigate wastewater treatment facilities within 1 mile of the affected beach waters or public bathing place to determine if a facility experienced an incident that may have contributed to the contamination and provide the results of the investigation in writing or by electronic means to the municipality or county, as applicable.

~~(5) Contingent upon legislative appropriation to the department in the amount of \$600,000 nonrecurring, the department will perform a 3-year study to determine the water quality at beaches throughout the state. The study will be performed in all counties that have public access saltwater and brackish water beaches.~~

Section 102. Section 514.025, Florida Statutes, is amended to read:

514.025 Assignment of authority to county health departments.—

(1) The department shall assign to county health departments that are staffed with qualified engineering personnel the functions of reviewing applications and plans for the construction, development, or modification of public swimming pools or bathing places; of conducting inspections for and issuance of initial operating permits; and of issuing all permits. If the county health department determines that qualified staff are not available ~~is not assigned the functions of application and plan review and the issuance of initial operating permits,~~ the department shall be responsible for such functions. ~~The department shall make the determination concerning the qualifications of county health department personnel to perform these functions and may make and enforce such rules pertaining thereto as it shall deem proper.~~

(2) ~~After the initial operating permit is issued, the County health departments are responsible shall assume full responsibility~~ for routine surveillance of water quality in all public swimming pools and bathing places, including responsibility for a minimum of two routine inspections annually, complaint investigations, enforcement procedures, and ~~re-issuance of operating permits, and renewal of operating permits.~~

(3) The department may assign the responsibilities and functions specified in this section to any multicounty independent special district created by the Legislature to perform multiple functions, to include municipal services and improvements, to the same extent and under the same conditions as provided in subsections (1) and (2), upon request of the special district.

Section 103. Section 514.03, Florida Statutes, is amended to read:

514.03 Construction plans Approval necessary to construct, develop, or modify public swimming pools or public bathing places.—~~It is unlawful for any person or public body to construct, develop, or modify any public swimming pool or bathing place, other than coastal or intracoastal beaches, without a valid construction plans approval from the department. This section does not preempt the authority of Local governments or local enforcement districts may determine to conduct plan reviews and inspections of public swimming pools and bathing places for compliance with the general construction standards of the Florida Building Code,~~

pursuant to s. 553.80. *Local governments or local enforcement districts may conduct plan reviews and inspections of public swimming pools and public bathing places for this purpose.*

~~(1) Any person or public body desiring to construct, develop, or modify any public swimming pool or bathing place shall file an application for a construction plans approval with the department on application forms provided by the department and shall accompany such application with:~~

~~(a) Engineering drawings, specifications, descriptions, and detailed maps of the structure, its appurtenances, and its intended operation.~~

~~(b) A description of the source or sources of water supply and amount and quality of water available and intended to be used.~~

~~(c) A description of the method and manner of water purification, treatment, disinfection, and heating.~~

~~(d) Other applicable information deemed necessary by the department to fulfill the requirements of this chapter.~~

~~(2) If the proposed construction of, development of, or modification of a public swimming pool or bathing place meets standards of public health and safety as defined in this chapter and rules adopted hereunder, the department shall grant the application for the construction plans approval within 30 days after receipt of a complete submittal. If engineering plans submitted are in substantial compliance with the standards aforementioned, the department may approve the plans with provisions for corrective action to be completed prior to issuance of the operating permit.~~

~~(3) If the proposed construction, development, or modification of a public swimming pool or bathing place fails to meet standards of public health and safety as defined in this chapter and rules adopted hereunder, the department shall deny the application for construction plans approval pursuant to the provisions of chapter 120. Such denial shall be issued in writing within 30 days and shall list the circumstances for denial. Upon correction of such circumstances, an applicant previously denied permission to construct, develop, or modify a public swimming pool or bathing place may reapply for construction plans approval.~~

~~(4) An approval of construction plans issued by the department under this section becomes void 1 year after the date the approval was issued if the construction is not commenced within 1 year after the date of issuance.~~

Section 104. Section 514.031, Florida Statutes, is amended to read:

514.031 Permit necessary to operate public swimming pool ~~or bathing place.~~—

(1) It is unlawful for any person or public body to operate or continue to operate any public swimming pool ~~or bathing place~~ without a valid permit from the department, such permit to be obtained in the following manner:

(a) Any person or public body desiring to operate any public swimming pool ~~or bathing place~~ shall file an application for a permit with the department, on application forms provided by the department, and shall accompany such application with:

~~1. Descriptions of the structure, its appurtenances, and its operation.~~

~~1.2. Description of the source or sources of water supply, and the amount and quality of water available and intended to be used.~~

~~2.3. Method and manner of water purification, treatment, disinfection, and heating.~~

~~3.4. Safety equipment and standards to be used.~~

~~5. Measures to ensure personal cleanliness of bathers.~~

~~4.6. Any other pertinent information deemed necessary by the department to fulfill the requirements of this chapter.~~

(b) If the department determines that the public swimming pool ~~or bathing place~~ is or may reasonably be expected to be operated in com-

pliance with this chapter and the rules adopted hereunder, the department shall grant the application for permit.

(c) If the department determines that the public swimming pool ~~or bathing place~~ does not meet the provisions outlined in this chapter or the rules adopted hereunder, the department shall deny the application for a permit pursuant to the provisions of chapter 120. Such denial shall be in writing and shall list the circumstances for the denial. Upon correction of such circumstances, an applicant previously denied permission to operate a public swimming pool or bathing place may reapply for a permit.

(2) Operating permits shall not be required for coastal or intracoastal beaches.

(3) Operating permits ~~may be transferred shall not be transferable~~ from one name or owner to another. When the ownership or name of an existing public swimming pool ~~or bathing place~~ is changed and such establishment is operating at the time of the change with a valid permit from the department, the new owner of the establishment shall apply to the department, upon forms provided by the department, *within 30 days after such a change, for a reissuance of the existing permit.*

(4) Each such operating permit shall be renewed annually and the permit must be posted in a conspicuous place.

(5) An owner or operator of a public swimming pool, including, but not limited to, a spa, wading, or special purpose pool, to which admittance is obtained by membership for a fee shall post in a prominent location within the facility the most recent pool inspection report issued by the department pertaining to the health and safety conditions of such facility. The report shall be legible and readily accessible to members or potential members. The department shall adopt rules to enforce this subsection. A portable pool may not be used as a public pool.

Section 105. Section 514.033, Florida Statutes, is amended to read:

514.033 Creation of fee schedules authorized.—

(1) The department is authorized to establish a schedule of fees to be charged by the department or by any authorized county health department as detailed in s. 514.025 ~~for the review of applications and plans to construct, develop, or modify a public swimming pool or bathing place, for the issuance of permits to operate such establishments, and for the review of variance applications for public swimming pools and bathing places.~~ Fees assessed under this chapter shall be in an amount sufficient to meet the cost of carrying out the provisions of this chapter.

(2) The fee schedule shall be: for original construction or development plan approval, not less than \$275 and not more than \$500; for modification of original construction, not less than \$100 and not more than \$150; for an initial operating permit, not less than \$125 and not more than \$250; and for review of variance applications, not less than \$240 and not more than \$400. The department shall assess the minimum fees provided in this subsection until a fee schedule is promulgated by rule of the department.

~~(3) Fees shall be Any person or public body operating a public swimming pool or bathing place shall pay to the department an annual operating permit fee based on pool or bathing place aggregate gallonage, which shall be: up to and including 25,000 gallons, not less than \$75 and not more than \$125; and in excess of 25,000 gallons, not less than \$160 and not more than \$265, except for a pool inspected pursuant to s. 514.0115(2)(b) for which the annual fee shall be \$50.~~

~~(4) Fees collected by the department in accordance with this chapter shall be deposited into the Grants and Donations Trust Fund or Public Swimming Pool and Bathing Place Trust Fund for the payment of costs incurred in the administration of this chapter. Fees collected by county health departments performing functions pursuant to s. 514.025 shall be deposited into the County Health Department Trust Fund. Any fee collected under this chapter is nonrefundable.~~

(5) The department may not charge any fees for services provided under this chapter other than those fees authorized in this section. However, the department shall prorate the initial annual fee for an operating permit on a half-year basis.

Section 106. Subsections (4) and (5) of section 514.05, Florida Statutes, are amended to read:

514.05 Denial, suspension, or revocation of permit; administrative fines.—

(4) All amounts collected pursuant to this section shall be deposited into the *Grants and Donations Trust Fund* ~~Public Swimming Pool and Bathing Place Trust Fund~~ or into the County Health Department Trust Fund, whichever is applicable.

(5) Under conditions specified by rule, the department may close a public pool that is not in compliance with this chapter or the rules adopted under this chapter.

Section 107. Section 514.06, Florida Statutes, is amended to read:

514.06 Injunction to restrain violations.—Any public swimming pool or public bathing place *presenting a significant risk to public health by failing to meet sanitation and safety standards established pursuant to constructed, developed, operated, or maintained contrary to the provisions* of this chapter is declared to be a public nuisance, dangerous to health or safety. Such nuisances may be abated or enjoined in an action brought by the county health department or the department.

Section 108. Subsections (1) and (2) of section 633.115, Florida Statutes, are amended to read:

633.115 Fire and Emergency Incident Information Reporting Program; duties; fire reports.—

(1)(a) The Fire and Emergency Incident Information Reporting Program is created within the Division of State Fire Marshal. The program shall:

1. Establish and maintain an electronic communication system capable of transmitting fire and emergency incident information to and between fire protection agencies.

2. Initiate a Fire and Emergency Incident Information Reporting System that shall be responsible for:

a. Receiving fire and emergency incident information from fire protection agencies.

b. Preparing and disseminating annual reports to the Governor, the President of the Senate, the Speaker of the House of Representatives, fire protection agencies, and, upon request, the public. Each report shall include, but not be limited to, the information listed in the National Fire Incident Reporting System.

c. Upon request, providing other states and federal agencies with fire and emergency incident data of this state.

3. Adopt rules to effectively and efficiently implement, administer, manage, maintain, and use the Fire and Emergency Incident Information Reporting Program. The rules shall be considered minimum requirements and shall not preclude a fire protection agency from implementing its own requirements which shall not conflict with the rules of the Division of State Fire Marshal.

4. By rule, establish procedures and a format for each fire protection agency to voluntarily monitor its records and submit reports to the program.

5. Establish an electronic information database which is accessible and searchable by fire protection agencies.

(b) The Division of State Fire Marshal shall consult with the Division of Forestry of the Department of Agriculture and Consumer Services and the *State Surgeon General* ~~Bureau of Emergency Medical Services~~ of the Department of Health to coordinate data, ensure accuracy of the data, and limit duplication of efforts in data collection, analysis, and reporting.

(2) The Fire and Emergency Incident Information System Technical Advisory Panel is created within the Division of State Fire Marshal. The panel shall advise, review, and recommend to the State Fire Marshal with respect to the requirements of this section. The membership of the panel shall consist of the following 15 members:

(a) The current 13 members of the Firefighters Employment, Standards, and Training Council as established in s. 633.31.

(b) One member from the Division of Forestry of the Department of Agriculture and Consumer Services, appointed by the division director.

(c) One member from ~~the Bureau of Emergency Medical Services~~ of the Department of Health, appointed by the *State Surgeon General* ~~bureau chief~~.

Section 109. Subsections (4), (5), (6), (8), (9), (10), (11), and (12) of section 1009.66, Florida Statutes, are amended to read:

1009.66 Nursing Student Loan Forgiveness Program.—

(4) From the funds available, the Department of ~~Education~~ *Health* may make loan principal repayments of up to \$4,000 a year for up to 4 years on behalf of selected graduates of an accredited or approved nursing program. All repayments shall be contingent upon continued proof of employment in the designated facilities in this state and shall be made directly to the holder of the loan. The state shall bear no responsibility for the collection of any interest charges or other remaining balance. In the event that the designated facilities are changed, a nurse shall continue to be eligible for loan forgiveness as long as he or she continues to work in the facility for which the original loan repayment was made and otherwise meets all conditions of eligibility.

(5) There is created the Nursing Student Loan Forgiveness Trust Fund to be administered by the Department of ~~Education~~ *Health* pursuant to this section and s. 1009.67 and department rules. The Chief Financial Officer shall authorize expenditures from the trust fund upon receipt of vouchers approved by the Department of ~~Education~~ *Health*. All moneys collected from the private health care industry and other private sources for the purposes of this section shall be deposited into the Nursing Student Loan Forgiveness Trust Fund. Any balance in the trust fund at the end of any fiscal year shall remain therein and shall be available for carrying out the purposes of this section and s. 1009.67.

(6) In addition to licensing fees imposed under part I of chapter 464, there is hereby levied and imposed an additional fee of \$5, which fee shall be paid upon licensure or renewal of nursing licensure. Revenues collected from the fee imposed in this subsection shall be deposited in the Nursing Student Loan Forgiveness Trust Fund of the Department of ~~Education~~ *Health* and will be used solely for the purpose of carrying out the provisions of this section and s. 1009.67. Up to 50 percent of the revenues appropriated to implement this subsection may be used for the nursing scholarship program established pursuant to s. 1009.67.

~~(8) The Department of Health may solicit technical assistance relating to the conduct of this program from the Department of Education.~~

~~(8)(9)~~ The Department of ~~Education~~ *Health* is authorized to recover from the Nursing Student Loan Forgiveness Trust Fund its costs for administering the Nursing Student Loan Forgiveness Program.

~~(9)(10)~~ The Department of ~~Education~~ *Health* may adopt rules necessary to administer this program.

~~(10)(11)~~ This section shall be implemented only as specifically funded.

~~(11)(12)~~ Students receiving a nursing scholarship pursuant to s. 1009.67 are not eligible to participate in the Nursing Student Loan Forgiveness Program.

Section 110. Section 1009.67, Florida Statutes, is amended to read:

1009.67 Nursing scholarship program.—

(1) There is established within the Department of ~~Education~~ *Health* a scholarship program for the purpose of attracting capable and promising students to the nursing profession.

(2) A scholarship applicant shall be enrolled in an approved nursing program leading to the award of an associate degree, a baccalaureate degree, or a graduate degree in nursing.

(3) A scholarship may be awarded for no more than 2 years, in an amount not to exceed \$8,000 per year. However, registered nurses pursuing a graduate degree for a faculty position or to practice as an advanced registered nurse practitioner may receive up to \$12,000 per year. These amounts shall be adjusted by the amount of increase or decrease

in the consumer price index for urban consumers published by the United States Department of Commerce.

(4) Credit for repayment of a scholarship shall be as follows:

(a) For each full year of scholarship assistance, the recipient agrees to work for 12 months in a faculty position in a college of nursing or Florida College System institution nursing program in this state or at a health care facility in a medically underserved area as ~~designated approved~~ by the Department of Health. Scholarship recipients who attend school on a part-time basis shall have their employment service obligation prorated in proportion to the amount of scholarship payments received.

(b) Eligible health care facilities include nursing homes and hospitals in this state, state-operated medical or health care facilities, public schools, county health departments, federally sponsored community health centers, colleges of nursing in universities in this state, and Florida College System institution nursing programs in this state, family practice teaching hospitals as defined in s. 395.805, or specialty children's hospitals as described in s. 409.9119. The recipient shall be encouraged to complete the service obligation at a single employment site. If continuous employment at the same site is not feasible, the recipient may apply to the department for a transfer to another approved health care facility.

(c) Any recipient who does not complete an appropriate program of studies, who does not become licensed, who does not accept employment as a nurse at an approved health care facility, or who does not complete 12 months of approved employment for each year of scholarship assistance received shall repay to the Department of ~~Education Health~~, on a schedule to be determined by the department, the entire amount of the scholarship plus 18 percent interest accruing from the date of the scholarship payment. Moneys repaid shall be deposited into the Nursing Student Loan Forgiveness Trust Fund established in s. 1009.66. However, the department may provide additional time for repayment if the department finds that circumstances beyond the control of the recipient caused or contributed to the default.

(5) Scholarship payments shall be transmitted to the recipient upon receipt of documentation that the recipient is enrolled in an approved nursing program. The Department of ~~Education Health~~ shall develop a formula to prorate payments to scholarship recipients so as not to exceed the maximum amount per academic year.

(6) The Department of ~~Education Health~~ shall adopt rules, including rules to address extraordinary circumstances that may cause a recipient to default on either the school enrollment or employment contractual agreement, to implement this section.

(7) The Department of ~~Education Health~~ may recover from the Nursing Student Loan Forgiveness Trust Fund its costs for administering the nursing scholarship program.

Section 111. *Department of Health; type two transfer.—*

(1) *All powers, duties, functions, records, offices, personnel, associated administrative support positions, property, pending issues, existing contracts, administrative authority, administrative rules, and unexpended balances of appropriations, allocations, and other funds relating to the Nursing Student Loan Forgiveness Program and the nursing scholarship program in the Department of Health are transferred by a type two transfer, as defined in s. 20.06(2), Florida Statutes, to the Department of Education.*

(2) *The Nursing Student Loan Forgiveness Trust Fund is transferred from the Department of Health to the Department of Education.*

(3) *Any binding contract or interagency agreement related to the Nursing Student Loan Forgiveness Program existing before July 1, 2012, between the Department of Health, or an entity or agent of the agency, and any other agency, entity, or person shall continue as a binding contract or agreement for the remainder of the term of such contract or agreement on the successor department, agency, or entity responsible for the program, activity, or functions relative to the contract or agreement.*

(4) *Notwithstanding s. 216.292 and pursuant to s. 216.351, Florida Statutes, upon approval by the Legislative Budget Commission, the Ex-*

ecutive Office of the Governor may transfer funds and positions between agencies to implement this act.

(5) *The transfer of any program, activity, duty, or function under this act includes the transfer of any records and unexpended balances of appropriations, allocations, or other funds related to such program, activity, duty, or function. Unless otherwise provided, the successor organization to any program, activity, duty, or function transferred under this act shall become the custodian of any property of the organization that was responsible for the program, activity, duty, or function immediately before the transfer.*

Section 112. *The Division of Medical Quality Assurance shall develop a plan to improve the efficiency of its functions. Specifically, the plan shall delineate methods to: reduce the average length of time for a qualified applicant to receive initial and renewal licensure, certification, or registration, by one-third; improve the agenda process for board meetings to increase transparency, timeliness, and usefulness for board decision-making; and improve the cost-effectiveness and efficiency of the joint functions of the division and the regulatory boards. In developing the plan, the division shall identify and analyze best practices found within the division and other state agencies with similar functions, options for information technology improvements, options for contracting with outside entities, and any other option the division deems useful. The division shall consult with and solicit recommendations from the regulatory boards in developing the plan. The division shall submit the plan to the Governor, the Speaker of the House of Representatives, and the President of the Senate by November 1, 2012. All executive branch agencies are instructed, and all other state agencies are requested, to assist the division in accomplishing its purposes under this section.*

Section 113. Paragraph (e) of subsection (2) of section 154.503, Florida Statutes, is amended to read:

154.503 Primary Care for Children and Families Challenge Grant Program; creation; administration.—

(2) The department shall:

(e) Coordinate with the primary care program developed pursuant to s. 154.011, the Florida Healthy Kids Corporation program created in s. 624.91, the school health services program created in ss. 381.0056 and 381.0057, ~~the Healthy Communities, Healthy People Program created in s. 381.734,~~ and the volunteer health care provider program developed pursuant to s. 766.1115.

Section 114. Subsection (1), paragraph (c) of subsection (3), and subsection (9) of section 381.0041, Florida Statutes, are amended to read:

381.0041 Donation and transfer of human tissue; testing requirements.—

(1) Every donation of blood, plasma, organs, skin, or other human tissue for transfusion or transplantation to another shall be tested prior to transfusion or other use for human immunodeficiency virus infection and other communicable diseases specified by rule of the Department of Health. Tests for the human immunodeficiency virus infection shall be performed only after obtaining written, informed consent from the potential donor or the donor's legal representative. Such consent may be given by a minor pursuant to s. 743.06. Obtaining consent shall include a fair explanation of the procedures to be followed and the meaning and use of the test results. Such explanation shall include a description of the confidential nature of the test as described in s. 381.004(2) ~~381.004(3)~~. If consent for testing is not given, then the person shall not be accepted as a donor except as otherwise provided in subsection (3).

(3) No person shall collect any blood, organ, skin, or other human tissue from one human being and hold it for, or actually perform, any implantation, transplantation, transfusion, grafting, or any other method of transfer to another human being without first testing such tissue for the human immunodeficiency virus and other communicable diseases specified by rule of the Department of Health, or without performing another process approved by rule of the Department of Health capable of killing the causative agent of those diseases specified by rule. Such testing shall not be required:

(c) When there is insufficient time to obtain the results of a confirmatory test for any tissue or organ which is to be transplanted, notwithstanding the provisions of s. 381.004(2)(d) ~~381.004(3)(d)~~. In such circumstances, the results of preliminary screening tests may be released to the potential recipient's treating physician for use in determining organ or tissue suitability.

(9) All blood banks shall be governed by the confidentiality provisions of s. 381.004(2) ~~381.004(3)~~.

Section 115. Paragraph (b) of subsection (3) of section 384.25, Florida Statutes, is amended to read:

384.25 Reporting required.—

(3) To ensure the confidentiality of persons infected with the human immunodeficiency virus (HIV), reporting of HIV infection and AIDS must be conducted using a system developed by the Centers for Disease Control and Prevention of the United States Public Health Service or an equivalent system.

(b) The reporting may not affect or relate to anonymous HIV testing programs conducted pursuant to s. 381.004(3) ~~381.004(4)~~.

Section 116. Subsection (5) of section 392.56, Florida Statutes, is amended to read:

392.56 Hospitalization, placement, and residential isolation.—

(5) If the department petitions the circuit court to order that a person who has active tuberculosis be hospitalized in a facility operated under s. 392.62(2), the department shall notify the facility of the potential court order.

Section 117. Subsection (2) of section 456.032, Florida Statutes, is amended to read:

456.032 Hepatitis B or HIV carriers.—

(2) Any person licensed by the department and any other person employed by a health care facility who contracts a blood-borne infection shall have a rebuttable presumption that the illness was contracted in the course and scope of his or her employment, provided that the person, as soon as practicable, reports to the person's supervisor or the facility's risk manager any significant exposure, as that term is defined in s. 381.004(1)(c) ~~381.004(2)(c)~~, to blood or body fluids. The employer may test the blood or body fluid to determine if it is infected with the same disease contracted by the employee. The employer may rebut the presumption by the preponderance of the evidence. Except as expressly provided in this subsection, there shall be no presumption that a blood-borne infection is a job-related injury or illness.

Section 118. Subsection (15) of section 499.003, Florida Statutes, is amended to read:

499.003 Definitions of terms used in this part.—As used in this part, the term:

(15) "Department" means the *Department of Business and Professional Regulation* ~~Department of Health~~.

Section 119. Subsection (2) of section 499.601, Florida Statutes, is amended to read:

499.601 Legislative intent; construction.—

(2) The provisions of this part are cumulative and shall not be construed as repealing or affecting any powers, duties, or authority of the department ~~of Health~~ under any other law of this state; except that, with respect to the regulation of ether as herein provided, in instances in which the provisions of this part may conflict with any other such law, the provisions of this part shall control.

Section 120. Subsection (2) of section 499.61, Florida Statutes, is amended to read:

499.61 Definitions.—As used in this part:

(2) "Department" means the *Department of Business and Professional Regulation* ~~Department of Health~~.

Section 121. Subsection (2) of section 513.10, Florida Statutes, is amended to read:

513.10 Operating without permit; enforcement of chapter; penalties.—

(2) This chapter or rules adopted under this chapter may be enforced in the manner provided in s. 381.0012 and as provided in this chapter. Violations of this chapter and the rules adopted under this chapter are subject to the penalties provided in this chapter and in s. ~~ss. 381.0025 and~~ 381.0061.

Section 122. Paragraph (b) of subsection (9) of section 768.28, Florida Statutes, is amended to read:

768.28 Waiver of sovereign immunity in tort actions; recovery limits; limitation on attorney fees; statute of limitations; exclusions; indemnification; risk management programs.—

(9)

(b) As used in this subsection, the term:

1. "Employee" includes any volunteer firefighter.

2. "Officer, employee, or agent" includes, but is not limited to, any health care provider when providing services pursuant to s. 766.1115; ~~any member of the Florida Health Services Corps, as defined in s. 381.0302, who provides uncompensated care to medically indigent persons referred by the Department of Health;~~ any nonprofit independent college or university located and chartered in this state which owns or operates an accredited medical school, and its employees or agents, when providing patient services pursuant to paragraph (10)(f); and any public defender or her or his employee or agent, including, among others, an assistant public defender and an investigator.

Section 123. Subsection (1) of section 775.0877, Florida Statutes, is amended to read:

775.0877 Criminal transmission of HIV; procedures; penalties.—

(1) In any case in which a person has been convicted of or has pled nolo contendere or guilty to, regardless of whether adjudication is withheld, any of the following offenses, or the attempt thereof, which offense or attempted offense involves the transmission of body fluids from one person to another:

(a) Section 794.011, relating to sexual battery;

(b) Section 826.04, relating to incest;

(c) Section 800.04, relating to lewd or lascivious offenses committed upon or in the presence of persons less than 16 years of age;

(d) Sections 784.011, 784.07(2)(a), and 784.08(2)(d), relating to assault;

(e) Sections 784.021, 784.07(2)(c), and 784.08(2)(b), relating to aggravated assault;

(f) Sections 784.03, 784.07(2)(b), and 784.08(2)(c), relating to battery;

(g) Sections 784.045, 784.07(2)(d), and 784.08(2)(a), relating to aggravated battery;

(h) Section 827.03(1), relating to child abuse;

(i) Section 827.03(2), relating to aggravated child abuse;

(j) Section 825.102(1), relating to abuse of an elderly person or disabled adult;

(k) Section 825.102(2), relating to aggravated abuse of an elderly person or disabled adult;

(l) Section 827.071, relating to sexual performance by person less than 18 years of age;

(m) Sections 796.03, 796.07, and 796.08, relating to prostitution; or

(n) Section 381.0041(11)(b), relating to donation of blood, plasma, organs, skin, or other human tissue,

the court shall order the offender to undergo HIV testing, to be performed under the direction of the Department of Health in accordance with s. 381.004, unless the offender has undergone HIV testing voluntarily or pursuant to procedures established in s. ~~381.004(2)(h)6~~ ~~381.004(3)(h)6~~ or s. 951.27, or any other applicable law or rule providing for HIV testing of criminal offenders or inmates, subsequent to her or his arrest for an offense enumerated in paragraphs (a)-(n) for which she or he was convicted or to which she or he pled nolo contendere or guilty. The results of an HIV test performed on an offender pursuant to this subsection are not admissible in any criminal proceeding arising out of the alleged offense.

Section 124. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; revising the purpose of the department; revising duties of the State Surgeon General; eliminating the Officer of Women's Health Strategy; revising divisions within the department; amending s. 20.435, F.S.; eliminating the Florida Drug, Device, and Cosmetic Trust Fund as a trust fund under the department; amending s. 154.05, F.S.; providing that two or more counties may combine for the operation of a county health department under certain circumstances; providing criteria for such an agreement; specifying that an interlocal agreement may only be terminated at the end of a contract year; requiring the parties to give written notice to the department no less than 90 days before the termination; amending s. 215.5602, F.S.; conforming references; amending s. 381.001, F.S.; revising legislative intent; requiring the Department of Health to be responsible for the state public health system; requiring the department to provide leadership for a partnership involving federal, state, and local government and the private sector to accomplish public health goals; amending s. 381.0011, F.S.; revising duties and powers of the department; repealing s. 381.0013, F.S., relating to the department's authority to exercise the power of eminent domain; repealing s. 381.0014, F.S., relating to department rules that superseded regulations and ordinances enacted by other state departments, boards or commissions, or municipalities; repealing s. 381.0015, F.S., relating to judicial presumptions regarding the department's authority to enforce public health rules; amending s. 381.0016, F.S.; allowing a county to enact health regulations and ordinances consistent with state law; repealing s. 381.0017, F.S., relating to the purchase, lease, and sale of real property by the department; repealing s. 381.0025, F.S., relating to penalties; amending s. 381.003, F.S.; revising provisions relating to the department's responsibility for communicable disease prevention and control programs; amending s. 381.0031, F.S.; permitting the department to conduct studies concerning epidemiology of diseases of public health significance; specifying that the list of diseases of public health significance is based on the recommendations to be nationally notifiable by the Council of State and Territorial Epidemiologists and the Centers for Disease Control and Prevention; authorizing the department to expand the list if a disease emerges for which regular, frequent and timely information regarding individual cases is considered necessary for the prevention and control of a disease specific to Florida; amending s. 381.00315, F.S.; authorizing the department to declare, enforce, modify, and abolish quarantines of persons, animals, and premises for controlling communicable diseases or providing protection from unsafe conditions that pose a threat to public health; requiring the department to establish rules for conditions and procedures for imposing and releasing a quarantine; requiring specific provisions to be included in rules; providing that the rules established under this section supersede all rules enacted by other state agencies, boards, or political subdivisions; providing that a violation of the rules established under the section, a quarantine, or requirement adopted pursuant to a declared public health emergency is a second-degree misdemeanor; providing penalties; repealing s. 381.0032, F.S., relating to epidemiological research; repealing s. 381.00325, F.S., relating to the Hepatitis A awareness program; amending s. 381.0034, F.S.; deleting an obsolete qualifying date re-

ference; repealing s. 381.0037, F.S., relating to legislative findings and intent with respect to AIDS; amending s. 381.004, F.S.; deleting legislative intent; conforming cross-references; amending 381.0046, F.S.; requiring the department to establish dedicated HIV and AIDS regional and statewide minority coordinators; deleting the requirement that the statewide director report to the chief of the Bureau of HIV and AIDS within the department; amending s. 381.005, F.S.; deleting the requirement that hospitals implement a plan to offer immunizations for pneumococcal bacteria and influenza virus to all patients 65 years of age or older; amending s. 381.0051, F.S.; deleting legislative intent for the Comprehensive Family Planning Act; amending s. 381.0052, F.S., relating to the "Public Health Dental Program Act"; repealing unused department rulemaking authority; amending s. 381.0053, F.S., relating to the comprehensive nutrition program; repealing unused department rulemaking authority; repealing s. 381.0054, F.S., relating to healthy lifestyles promotion by the department; amending s. 381.0056, F.S., relating to the "School Health Services Act"; deleting legislative findings; deleting the requirement that school health programs funded by health care districts or entities be supplementary to and consistent with the act and other applicable statutes; amending s. 381.0057, F.S., relating to funding for school health services; deleting legislative intent; amending s. 381.00591, F.S.; permitting the department to apply for and become a National Environmental Laboratory Accreditation Program accreditation body; eliminating rulemaking authority of the department to implement standards of the National Environmental Laboratory Accreditation Program; amending s. 381.00593, F.S.; removing unused rulemaking authority relating to the public school volunteer health care practitioner program; amending s. 381.0062, F.S., relating to the "Comprehensive Family Planning Act"; deleting legislative intent; conforming a cross-reference; amending s. 381.0065, F.S., relating to regulation of onsite sewage treatment and disposal systems; deleting legislative intent; conforming provisions to changes made by the act; amending s. 381.0068, F.S.; deleting a date by which a technical review and advisory panel must be established within the department for assistance with rule adoption; deleting the authority of the chair of the panel to advise affected persons or the Legislature of the panel's position on legislation, proposed state policy, or other issue; amending s. 381.0072, F.S.; revising the definition of the term "food establishment" to include certain facilities participating in the United States Department of Agriculture Afterschool Meal Program; amending s. 381.00781, F.S.; eliminating authority of the department to annually adjust maximum fees according to the Consumer Price Index; amending s. 381.0086, F.S.; revising department rulemaking authority relating to migrant farmworkers and other migrant labor camp or residential migrant housing occupants; removing lighting and maintenance and operation of roads from the list of health and safety standards to be created by the department; conforming a cross-reference; amending s. 381.0098, F.S.; deleting legislative intent with respect to standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste; conforming a cross-reference; amending s. 381.0101, F.S.; deleting legislative intent regarding certification of environmental health professionals; providing for the State Surgeon General, rather than the Division Director for Emergency Preparedness and Community Support, to serve on an environmental health professionals advisory board; conforming a cross-reference; amending s. 381.0203, F.S.; eliminating the regulation of drugs, cosmetics, and household products under ch. 499, F.S., from the pharmacy services program; eliminating the contraception distribution program at county health departments; amending s. 381.0261, F.S.; requiring the department, rather than the Agency for Health Care Administration, to publish a summary of the Florida Patient's Bill of Rights and Responsibilities on its Internet website; deleting the requirement to print and distribute the summary; repealing s. 381.0301, F.S., relating to the Centers for Disease Control and Prevention, the State University System, Florida medical schools, and the College of Public Health of the University of South Florida; deleting the requirement that the College of Public Health be consulted by state officials in the management of public health; repealing s. 381.0302, F.S.; eliminating the Florida Health Services Corps; amending s. 381.0303, F.S.; eliminating the requirement that the Special Needs Shelter Interagency Committee submit recommendations to the Legislature; repealing s. 381.04015, F.S.; eliminating the Women's Health Strategy Office and Officer of Women's Health Strategy; amending s. 381.0403, F.S., relating to the "Community Hospital Education Act"; deleting leg-

islative findings and intent; revising the mission of the program; requiring minimum funding for graduate education in family practice; deleting reference to an intent to establish a statewide graduate medical education program; amending s. 381.0405, F.S.; deleting an appropriation to the Office of Rural Health; amending s. 381.0406, F.S.; deleting unnecessary introductory language in provisions relating to rural health networks; repealing s. 381.0407, F.S., to eliminate the mandatory payment of claims from public health care providers and county health departments by managed care plans; repealing s. 381.045, F.S.; eliminating department authority to provide services to certain health care providers infected with Hepatitis B or HIV; amending s. 381.06015, F.S.; deleting obsolete provision that requires the department, the Agency for Health Care Administration, and private consortium members seeking private or federal funds to initiate certain program actions relating to the Public Cord Blood Tissue Bank; repealing s. 381.0605, F.S., relating to designating the Agency for Health Care Administration as the state agency to administer the Federal Hospital and Medical Facilities Amendments of 1964; eliminating authority of the Governor to provide for administration of the amendments; repealing ss. 381.1001-381.103, F.S., the Florida Community Health Protection Act; amending s. 381.4018, F.S.; deleting legislative findings and intent with respect to physician workforce assessment and development; conforming a cross-reference; repealing s. 381.60225, F.S., to eliminate background screening requirements for health care professionals and owners, operators, and employees of certain health care providers, services, and programs; repealing ss. 381.732-381.734, F.S., the "Healthy People, Healthy Communities Act"; amending s. 381.7352, F.S.; deleting legislative findings relating to the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; amending s. 381.7353, F.S.; removing the authority of the State Surgeon General to appoint an ad hoc committee to study certain aspects of racial and ethnic health outcome disparities and make recommendations; amending s. 381.7356, F.S.; deleting a provision requiring dissemination of Closing the Gap grant awards to begin on a date certain; amending s. 381.765, F.S.; repealing unused rulemaking authority relating to records and recordkeeping for department-owned property; repealing s. 381.77, F.S., to eliminate the annual survey of nursing home residents age 55 and under; repealing s. 381.795, F.S., to eliminate the requirement that the department establish a program of long-term community-based supports and services for individuals with traumatic brain or spinal cord injuries; amending s. 381.853, F.S.; deleting legislative findings relating to brain tumor research; repealing s. 381.855, F.S., which established the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.87, F.S., to eliminate the osteoporosis prevention and education program; repealing s. 381.90, F.S., to eliminate the Health Information Systems Council; amending s. 381.91, F.S., relating to the Jesse Trice Cancer Program; revising legislative intent; amending s. 381.922, F.S.; conforming a reference; amending s. 383.011, F.S.; requiring the Department of Health to establish an interagency agreement with the Department of Children and Family Services for management of the Special Supplemental Nutrition program for Women, Infants, and Children; specifying responsibilities of each department; creating s. 383.141, F.S.; providing legislative findings; providing definitions; requiring that health care providers provide pregnant women with current information about the nature of the developmental disabilities tested for in certain prenatal tests, the accuracy of such tests, and resources for obtaining support services for Down syndrome and other prenatally diagnosed developmental disabilities; providing duties for the Department of Health concerning establishment of an information clearinghouse; creating an advocacy council within the Department of Health to provide technical assistance in forming the clearinghouse; providing membership for the council; providing duties of the council; providing terms for members of the council; providing for election of a chairperson and vice chairperson; providing meeting times for the council; requiring the members to serve without compensation or reimbursement for travel expenses; authorizing meetings by teleconference or other electronic means; requiring the Department of Health to provide administrative support; repealing s. 385.210, F.S., the Arthritis Prevention and Education Act by a specific date; amending s. 391.016, F.S.; clarifying the purposes and functions of the Children's Medical Services program; requiring the coordination and maintenance of a medical home for participating children; amending s. 391.021, F.S.; revising definitions; amending s. 391.025, F.S.; revising the components of the Children's Medical Services program; amending s.

391.026, F.S.; revising the powers and duties of the department in administering the Children's Medical Services network; amending s. 391.028, F.S.; eliminating the central office and area offices of the Children's Medical Services program; authorizing the Director of Children's Medical Services to appoint necessary staff and contract with providers to establish a system to provide certain program activities on a statewide basis; amending s. 391.029, F.S.; specifying eligibility for services provided under the Children's Medical Services program; clarifying who may receive services under the program; deleting the requirement that the department determine financial and medical eligibility for program; deleting the requirement that the department determine the financial ability of parents to pay for services; eliminating discretion of the department to pay reasonable travel expenses; amending s. 391.0315, F.S.; deleting a prohibition against a child eligible under Title XIX or XXI of the Social Security Act from receiving services under the program until the child is enrolled in Medicaid or a Title XXI program; amending s. 392.51, F.S., relating to tuberculosis control; removing legislative findings and intent; amending s. 392.61, F.S.; eliminating the requirement that the department develop a methodology for distributing funds appropriated for community tuberculosis control programs; amending s. 392.62, F.S.; requiring a contractor to use licensed community hospitals and other facilities for the care and treatment of persons who have active tuberculosis or a history of non-compliance with prescribed drug regimens and require inpatient or other residential services; removing authority of the department to operate a licensed hospital to treat tuberculosis patients; requiring the tuberculosis control program to fund participating facilities; requiring facilities to meet specific conditions; requiring the department to develop a transition plan for the closure of A.G. Holley State Hospital; specifying content of transition plan; requiring submission of the plan to the Governor and Legislature; requiring full implementation of the transition plan by a certain date; amending s. 401.243, F.S.; repealing unused rulemaking authority governing the implementation of injury-prevention grant programs; amending s. 401.245, F.S.; repealing unused rulemaking authority relating to operating procedures for the Emergency Medical Services Advisory Council; amending s. 401.271, F.S.; repealing unused rulemaking authority relating to an exemption for the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces; repealing s. 402.45, F.S.; repealing unused rulemaking authority relating to the community resource mother or father program; amending s. 403.863, F.S.; directing the department to contract to perform state public water supply laboratory certification application review and evaluation and laboratory inspections; adding certain actions to the list of acts constituting grounds for which disciplinary actions may be taken under the section; amending ss. 400.914 and 409.256, F.S.; conforming references; repealing s. 458.346, F.S., which created the Public Sector Physician Advisory Committee and established its responsibilities; amending s. 462.19, F.S., relating to the renewal of licenses for practitioners of naturopathy; repealing unused rulemaking authority; amending s. 464.019, F.S., requiring the Board of Nursing to deny a program application for new prelicensure nursing education program while the existing program is on probationary status; repealing s. 464.0197, F.S., relating to state budget support for the Florida Center for Nursing; amending s. 464.203, F.S.; revising the certification requirements for certified nursing assistants; amending s. 464.208, F.S.; repealing unused rulemaking authority relating to background screening information of certified nursing assistants; repealing s. 466.00775, F.S., relating to unused rulemaking authority relating to dental health access and dental laboratory registration provisions; amending ss. 212.08, 499.003, 499.601, and 499.61, F.S.; updating departmental designation; amending s. 514.011, F.S.; revising the definition of "public bathing place"; amending s. 514.021, F.S.; restricting rulemaking authority of the department; limiting scope of standards for public pools and public bathing places; prohibiting the department from adopting by rule any regulation regarding the design, alteration, or repair of a public pool or public bathing; eliminating authority of the department to review plans, issue approvals, and enforce occupancy provisions of the Florida Building Code; amending s. 514.023, F.S.; adding public bathing places to the provisions allowing sampling of beach waters to determine sanitation and allowing health advisories to be issued for elevated levels of bacteria in such waters; deleting an obsolete provision; amending s. 514.025, F.S.; requiring the department to

review applications and plans for the construction or placement of public pools or bathing places; providing for the department to review applications and plans if no qualified staff are employed at the county health department; establishing that the department is responsible to monitor water quality in public pools and bathing places; amending s. 514.03, F.S.; permitting local governments or local enforcement districts to determine compliance with general construction provisions of the Florida Building Code; permitting local governments or local enforcement districts to conduct plan reviews and inspections of public pools and bathing places to determine compliance; eliminating an application process for review of building plans for a public pool or bathing place by the department; amending s. 514.031, F.S.; requiring a valid permit from the department to operate a public pool; revising the list of documents that must accompany an application for a permit to operate a public pool; providing the department with authority to review, approve, and deny an application for a permit to operate a public pool; amending s. 514.033, F.S.; deleting authority of the department to establish a fee schedule; requiring fees collected by the department or county health department to be deposited into the Grants and Donations Trust Fund or the County Health Department Trust Fund; amending s. 514.05, F.S.; requiring all amounts collected to be deposited in the Grants and Donations Trust Fund or the County Health Department Trust Fund; granting the county health department the authority to close a public pool that is not in compliance with ch. 514, F.S., or applicable rules; amending s. 514.06, F.S.; deeming a public pool or bathing place to present a significant risk to public health by failing to meet sanitation and safety to be a public nuisance; allowing for a public nuisance to be abated or enjoined; amending s. 633.115, F.S.; making conforming changes; amending s. 1009.66, F.S.; reassigning responsibility for the Nursing Student Loan Forgiveness Program from the Department of Health to the Department of Education; amending s. 1009.67, F.S.; reassigning responsibility for the nursing scholarship program from the Department of Health to the Department of Education; providing type two transfers of the programs; providing for transfer of a trust fund; providing applicability to contracts; authorizing transfer of funds and positions between departments; requiring the Division of Medical Quality and Assurance to create a plan to improve efficiency of the function of the division; directing the division to take certain actions in creating the plan; directing the division to address particular topics in the plan; requiring all executive branch agencies to assist the department in creating the plan; requesting all other state agencies to assist the department in creating the plan; amending ss. 154.503, 381.0041, 384.25, 392.56, 395.1027, 411.203, 456.032, 513.10, 768.28, and 775.0877, F.S.; conforming cross-references; providing effective dates.

MOTION

On motion by Senator Braynon, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Braynon moved the following amendment to **Amendment 1** which was adopted:

Amendment 1A (851040) (with title amendment)—Delete lines 730-743.

And the title is amended as follows:

Delete lines 3897-3900 and insert: department;

MOTION

On motion by Senator Garcia, by the required two-thirds vote, consideration of the following amendments was allowed:

Senator Garcia moved the following amendments to **Amendment 1** which were adopted:

Amendment 1B (119322)—Delete line 2349 and insert:

(c) “Health care provider” means a practitioner licensed or

Amendment 1C (538152) (with title amendment)—Delete lines 952-1607 and insert:

Section 33. Subsections (1), (5), (6), and (7) of section 381.0065, Florida Statutes, are amended, paragraphs (b) through (p) of subsection (2) of that section are redesignated as paragraphs (c) through (q), respectively, a new paragraph (b) is added to that subsection, paragraphs (c) and (j) of subsection (3) and paragraphs (h), (n), and (o) of subsection (4) of that section are amended, and paragraphs (w) through (aa) are added to subsection (4) of that section, to read:

381.0065 Onsite sewage treatment and disposal systems; regulation.—

(1) LEGISLATIVE INTENT.—

(a) It is the intent of the Legislature that proper management of onsite sewage treatment and disposal systems is paramount to the health, safety, and welfare of the public. ~~It is further the intent of the Legislature that the department shall administer an evaluation program to ensure the operational condition of the system and identify any failure with the system.~~

(b) It is the intent of the Legislature that where a publicly owned or investor-owned sewerage system is not available, the department shall issue permits for the construction, installation, modification, abandonment, or repair of onsite sewage treatment and disposal systems under conditions as described in this section and rules adopted under this section. It is further the intent of the Legislature that the installation and use of onsite sewage treatment and disposal systems not adversely affect the public health or significantly degrade the groundwater or surface water.

(2) DEFINITIONS.—As used in ss. 381.0065-381.0067, the term:

(b)1. “Bedroom” means a room that can be used for sleeping and that:

- a. For site-built dwellings, has a minimum of 70 square feet of conditioned space;
- b. For manufactured homes, is constructed according to standards of the United States Department of Housing and Urban Development and has a minimum of 50 square feet of floor area;
- c. Is located along an exterior wall;
- d. Has a closet and a door or an entrance where a door could be reasonably installed; and
- e. Has an emergency means of escape and rescue opening to the outside.

2. A room may not be considered a bedroom if it is used to access another room except a bathroom or closet.

3. “Bedroom” does not include a hallway, bathroom, kitchen, living room, family room, dining room, den, breakfast nook, pantry, laundry room, sunroom, recreation room, media/video room, or exercise room.

(3) DUTIES AND POWERS OF THE DEPARTMENT OF HEALTH.—The department shall:

(c) Develop a comprehensive program to ensure that onsite sewage treatment and disposal systems regulated by the department are sized, designed, constructed, installed, repaired, modified, abandoned, used, operated, and maintained in compliance with this section and rules adopted under this section to prevent groundwater contamination and surface water contamination and to preserve the public health. The department is the final administrative interpretive authority regarding rule interpretation. In the event of a conflict regarding rule interpretation, the ~~State Surgeon General~~ ~~Division Director for Environmental Health of the department~~, or his or her designee, shall timely assign a staff person to resolve the dispute.

(j) Supervise research on, demonstration of, and training on the performance, environmental impact, and public health impact of onsite sewage treatment and disposal systems within this state. Research fees collected under s. 381.0066(2)(k) ~~381.0066(2)(4)~~ must be used to develop and fund hands-on training centers designed to provide practical information about onsite sewage treatment and disposal systems to septic tank contractors, master septic tank contractors, contractors, inspectors, engineers, and the public and must also be used to fund research projects

which focus on improvements of onsite sewage treatment and disposal systems, including use of performance-based standards and reduction of environmental impact. Research projects shall be initially approved by the technical review and advisory panel and shall be applicable to and reflect the soil conditions specific to Florida. Such projects shall be awarded through competitive negotiation, using the procedures provided in s. 287.055, to public or private entities that have experience in onsite sewage treatment and disposal systems in Florida and that are principally located in Florida. Research projects shall not be awarded to firms or entities that employ or are associated with persons who serve on either the technical review and advisory panel or the research review and advisory committee.

(4) PERMITS; INSTALLATION; AND CONDITIONS.—A person may not construct, repair, modify, abandon, or operate an onsite sewage treatment and disposal system without first obtaining a permit approved by the department. The department may issue permits to carry out this section, but shall not make the issuance of such permits contingent upon prior approval by the Department of Environmental Protection, except that the issuance of a permit for work seaward of the coastal construction control line established under s. 161.053 shall be contingent upon receipt of any required coastal construction control line permit from the Department of Environmental Protection. A construction permit is valid for 18 months from the issuance date and may be extended by the department for one 90-day period under rules adopted by the department. A repair permit is valid for 90 days from the date of issuance. An operating permit must be obtained prior to the use of any aerobic treatment unit or if the establishment generates commercial waste. Buildings or establishments that use an aerobic treatment unit or generate commercial waste shall be inspected by the department at least annually to assure compliance with the terms of the operating permit. The operating permit for a commercial wastewater system is valid for 1 year from the date of issuance and must be renewed annually. The operating permit for an aerobic treatment unit is valid for 2 years from the date of issuance and must be renewed every 2 years. If all information pertaining to the siting, location, and installation conditions or repair of an onsite sewage treatment and disposal system remains the same, a construction or repair permit for the onsite sewage treatment and disposal system may be transferred to another person, if the transferee files, within 60 days after the transfer of ownership, an amended application providing all corrected information and proof of ownership of the property. There is no fee associated with the processing of this supplemental information. A person may not contract to construct, modify, alter, repair, service, abandon, or maintain any portion of an onsite sewage treatment and disposal system without being registered under part III of chapter 489. A property owner who personally performs construction, maintenance, or repairs to a system serving his or her own owner-occupied single-family residence is exempt from registration requirements for performing such construction, maintenance, or repairs on that residence, but is subject to all permitting requirements. A municipality or political subdivision of the state may not issue a building or plumbing permit for any building that requires the use of an onsite sewage treatment and disposal system unless the owner or builder has received a construction permit for such system from the department. A building or structure may not be occupied and a municipality, political subdivision, or any state or federal agency may not authorize occupancy until the department approves the final installation of the onsite sewage treatment and disposal system. A municipality or political subdivision of the state may not approve any change in occupancy or tenancy of a building that uses an onsite sewage treatment and disposal system until the department has reviewed the use of the system with the proposed change, approved the change, and amended the operating permit.

(h) 1. The department may grant variances in hardship cases which may be less restrictive than the provisions specified in this section. If a variance is granted and the onsite sewage treatment and disposal system construction permit has been issued, the variance may be transferred with the system construction permit, if the transferee files, within 60 days after the transfer of ownership, an amended construction permit application providing all corrected information and proof of ownership of the property and if the same variance would have been required for the new owner of the property as was originally granted to the original applicant for the variance. There is no fee associated with the processing of this supplemental information. A variance may not be granted under this section until the department is satisfied that:

a. The hardship was not caused intentionally by the action of the applicant;

b. No reasonable alternative, taking into consideration factors such as cost, exists for the treatment of the sewage; and

c. The discharge from the onsite sewage treatment and disposal system will not adversely affect the health of the applicant or the public or significantly degrade the groundwater or surface waters.

Where soil conditions, water table elevation, and setback provisions are determined by the department to be satisfactory, special consideration must be given to those lots platted before 1972.

2. The department shall appoint and staff a variance review and advisory committee, which shall meet monthly to recommend agency action on variance requests. The committee shall make its recommendations on variance requests at the meeting in which the application is scheduled for consideration, except for an extraordinary change in circumstances, the receipt of new information that raises new issues, or when the applicant requests an extension. The committee shall consider the criteria in subparagraph 1. in its recommended agency action on variance requests and shall also strive to allow property owners the full use of their land where possible. The committee consists of the following:

a. ~~The State Surgeon General, Division Director for Environmental Health of the department~~ or his or her designee.

b. A representative from the county health departments.

c. A representative from the home building industry recommended by the Florida Home Builders Association.

d. A representative from the septic tank industry recommended by the Florida Onsite Wastewater Association.

e. A representative from the Department of Environmental Protection.

f. A representative from the real estate industry who is also a developer in this state who develops lots using onsite sewage treatment and disposal systems, recommended by the Florida Association of Realtors.

g. A representative from the engineering profession recommended by the Florida Engineering Society.

Members shall be appointed for a term of 3 years, with such appointments being staggered so that the terms of no more than two members expire in any one year. Members shall serve without remuneration, but if requested, shall be reimbursed for per diem and travel expenses as provided in s. 112.061.

(n) Evaluations for determining the seasonal high-water table elevations or the suitability of soils for the use of a new onsite sewage treatment and disposal system shall be performed by department personnel, professional engineers registered in the state, or such other persons with expertise, as defined by rule, in making such evaluations. Evaluations for determining mean annual flood lines shall be performed by those persons identified in paragraph (2)(j) ~~(2)(4)~~. The department shall accept evaluations submitted by professional engineers and such other persons as meet the expertise established by this section or by rule unless the department has a reasonable scientific basis for questioning the accuracy or completeness of the evaluation.

(o) The department shall appoint a research review and advisory committee, which shall meet at least semiannually. The committee shall advise the department on directions for new research, review and rank proposals for research contracts, and review draft research reports and make comments. The committee is comprised of:

1. A representative of the *State Surgeon General, or his or her designee* ~~Division of Environmental Health of the Department of Health~~.

2. A representative from the septic tank industry.

3. A representative from the home building industry.

4. A representative from an environmental interest group.

5. A representative from the State University System, from a department knowledgeable about onsite sewage treatment and disposal systems.

6. A professional engineer registered in this state who has work experience in onsite sewage treatment and disposal systems.

7. A representative from local government who is knowledgeable about domestic wastewater treatment.

8. A representative from the real estate profession.

9. A representative from the restaurant industry.

10. A consumer.

Members shall be appointed for a term of 3 years, with the appointments being staggered so that the terms of no more than four members expire in any one year. Members shall serve without remuneration, but are entitled to reimbursement for per diem and travel expenses as provided in s. 112.061.

(w) Any permit issued and approved by the department for the installation, modification, or repair of an onsite sewage treatment and disposal system shall transfer with the title to the property in a real estate transaction. A title may not be encumbered at the time of transfer by new permit requirements by a governmental entity for an onsite sewage treatment and disposal system which differ from the permitting requirements in effect at the time the system was permitted, modified, or repaired. An inspection of a system may not be mandated by a governmental entity at the point of sale in a real estate transaction. This paragraph does not affect a septic tank phase-out deferral program implemented by a consolidated government as defined in s. 9, Art. VIII of the State Constitution.

(x) A governmental entity, including a municipality, county, or statutorily created commission, may not require an engineer-designed performance-based treatment system, excluding a passive engineer-designed performance-based treatment system, before the completion of the Florida Onsite Sewage Nitrogen Reduction Strategies Project. This paragraph does not apply to a governmental entity, including a municipality, county, or statutorily created commission, which adopted a local law, ordinance, or regulation on or before January 31, 2012. Notwithstanding this paragraph, an engineer-designed performance-based treatment system may be used to meet the requirements of the variance review and advisory committee recommendations.

(y)1. An onsite sewage treatment and disposal system is not considered abandoned if the system is disconnected from a structure that was made unusable or destroyed following a disaster and if the system was properly functioning at the time of disconnection and not adversely affected by the disaster. The onsite sewage treatment and disposal system may be reconnected to a rebuilt structure if:

a. The reconnection of the system is to the same type of structure which contains the same number of bedrooms or fewer, if the square footage of the structure is less than or equal to 110 percent of the original square footage of the structure that existed before the disaster;

b. The system is not a sanitary nuisance; and

c. The system has not been altered without prior authorization.

2. An onsite sewage treatment and disposal system that serves a property that is foreclosed upon is not considered abandoned.

(z) If an onsite sewage treatment and disposal system permittee receives, relies upon, and undertakes construction of a system based upon a validly issued construction permit under rules applicable at the time of construction but a change to a rule occurs within 5 years after the approval of the system for construction but before the final approval of the system, the rules applicable and in effect at the time of construction approval apply at the time of final approval if fundamental site conditions have not changed between the time of construction approval and final approval.

(aa) A modification, replacement, or upgrade of an onsite sewage treatment and disposal system is not required for a remodeling addition to a single-family home if a bedroom is not added.

~~(5) EVALUATION AND ASSESSMENT.—~~

~~(a) Beginning July 1, 2011, the department shall administer an onsite sewage treatment and disposal system evaluation program for the purpose of assessing the fundamental operational condition of systems and identifying any failures within the systems. The department shall adopt rules implementing the program standards, procedures, and requirements, including, but not limited to, a schedule for a 5-year evaluation cycle, requirements for the pump out of a system or repair of a failing system, enforcement procedures for failure of a system owner to obtain an evaluation of the system, and failure of a contractor to timely submit evaluation results to the department and the system owner. The department shall ensure statewide implementation of the evaluation and assessment program by January 1, 2016.~~

~~(b) Owners of an onsite sewage treatment and disposal system, excluding a system that is required to obtain an operating permit, shall have the system evaluated at least once every 5 years to assess the fundamental operational condition of the system, and identify any failure within the system.~~

~~(c) All evaluation procedures must be documented and nothing in this subsection limits the amount of detail an evaluator may provide at his or her professional discretion. The evaluation must include a tank and drainfield evaluation, a written assessment of the condition of the system, and, if necessary, a disclosure statement pursuant to the department's procedure.~~

~~(d)1. Systems being evaluated that were installed prior to January 1, 1983, shall meet a minimum 6-inch separation from the bottom of the drainfield to the wettest season water table elevation as defined by department rule. All drainfield repairs, replacements or modifications to systems installed prior to January 1, 1983, shall meet a minimum 12-inch separation from the bottom of the drainfield to the wettest season water table elevation as defined by department rule.~~

~~2. Systems being evaluated that were installed on or after January 1, 1983, shall meet a minimum 12-inch separation from the bottom of the drainfield to the wettest season water table elevation as defined by department rule. All drainfield repairs, replacements or modification to systems developed on or after January 1, 1983, shall meet a minimum 24-inch separation from the bottom of the drainfield to the wettest season water table elevation.~~

~~(e) If documentation of a tank pump out or a permitted new installation, repair, or modification of the system within the previous 5 years is provided, and states the capacity of the tank and indicates that the condition of the tank is not a sanitary or public health nuisance pursuant to department rule, a pump out of the system is not required.~~

~~(f) Owners are responsible for paying the cost of any required pump out, repair, or replacement pursuant to department rule, and may not request partial evaluation or the omission of portions of the evaluation.~~

~~(g) Each evaluation or pump out required under this subsection must be performed by a septic tank contractor or master septic tank contractor registered under part III of chapter 489, a professional engineer with wastewater treatment system experience licensed pursuant to chapter 471, or an environmental health professional certified under chapter 381 in the area of onsite sewage treatment and disposal system evaluation.~~

~~(h) The evaluation report fee collected pursuant to s. 381.0066(2)(b) shall be remitted to the department by the evaluator at the time the report is submitted.~~

~~(i) Prior to any evaluation deadline, the department must provide a minimum of 60 days' notice to owners that their systems must be evaluated by that deadline. The department may include a copy of any homeowner educational materials developed pursuant to this section which provides information on the proper maintenance of onsite sewage treatment and disposal systems.~~

~~(5)(6) ENFORCEMENT; RIGHT OF ENTRY; CITATIONS.—~~

(a) Department personnel who have reason to believe noncompliance exists, may at any reasonable time, enter the premises permitted under ss. 381.0065-381.0066, or the business premises of any septic tank contractor or master septic tank contractor registered under part III of

chapter 489, or any premises that the department has reason to believe is being operated or maintained not in compliance, to determine compliance with the provisions of this section, part I of chapter 386, or part III of chapter 489 or rules or standards adopted under ss. 381.0065-381.0067, part I of chapter 386, or part III of chapter 489. As used in this paragraph, the term "premises" does not include a residence or private building. To gain entry to a residence or private building, the department must obtain permission from the owner or occupant or secure an inspection warrant from a court of competent jurisdiction.

(b)1. The department may issue citations that may contain an order of correction or an order to pay a fine, or both, for violations of ss. 381.0065-381.0067, part I of chapter 386, or part III of chapter 489 or the rules adopted by the department, when a violation of these sections or rules is enforceable by an administrative or civil remedy, or when a violation of these sections or rules is a misdemeanor of the second degree. A citation issued under ss. 381.0065-381.0067, part I of chapter 386, or part III of chapter 489 constitutes a notice of proposed agency action.

2. A citation must be in writing and must describe the particular nature of the violation, including specific reference to the provisions of law or rule allegedly violated.

3. The fines imposed by a citation issued by the department may not exceed \$500 for each violation. Each day the violation exists constitutes a separate violation for which a citation may be issued.

4. The department shall inform the recipient, by written notice pursuant to ss. 120.569 and 120.57, of the right to an administrative hearing to contest the citation within 21 days after the date the citation is received. The citation must contain a conspicuous statement that if the recipient fails to pay the fine within the time allowed, or fails to appear to contest the citation after having requested a hearing, the recipient has waived the recipient's right to contest the citation and must pay an amount up to the maximum fine.

5. The department may reduce or waive the fine imposed by the citation. In determining whether to reduce or waive the fine, the department must consider the gravity of the violation, the person's attempts at correcting the violation, and the person's history of previous violations including violations for which enforcement actions were taken under ss. 381.0065-381.0067, part I of chapter 386, part III of chapter 489, or other provisions of law or rule.

6. Any person who willfully refuses to sign and accept a citation issued by the department commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

7. The department, pursuant to ss. 381.0065-381.0067, part I of chapter 386, or part III of chapter 489, shall deposit any fines it collects in the county health department trust fund for use in providing services specified in those sections.

8. This section provides an alternative means of enforcing ss. 381.0065-381.0067, part I of chapter 386, and part III of chapter 489. This section does not prohibit the department from enforcing ss. 381.0065-381.0067, part I of chapter 386, or part III of chapter 489, or its rules, by any other means. However, the department must elect to use only a single method of enforcement for each violation.

(6)(7) **LAND APPLICATION OF SEPTAGE PROHIBITED.**—Effective January 1, 2016, the land application of septage from onsite sewage treatment and disposal systems is prohibited. ~~By February 1, 2011, the department, in consultation with the Department of Environmental Protection, shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives, recommending alternative methods to establish enhanced treatment levels for the land application of septage from onsite sewage and disposal systems. The report shall include, but is not limited to, a schedule for the reduction in land application, appropriate treatment levels, alternative methods for treatment and disposal, enhanced application site permitting requirements including any requirements for nutrient management plans, and the range of costs to local governments, affected businesses, and individuals for alternative treatment and disposal methods. The report shall also include any recommendations for legislation or rule authority needed to reduce land application of septage.~~

Section 34. Section 381.00651, Florida Statutes, is created to read:

381.00651 Periodic evaluation and assessment of onsite sewage treatment and disposal systems.—

(1) *For the purposes of this section, the term "first magnitude spring" means a spring that has a median water discharge of greater than or equal to 100 cubic feet per second for the period of record, as determined by the Department of Environmental Protection.*

(2) *A county or municipality that contains a first magnitude spring shall, by no later than January 1, 2013, develop and adopt by local ordinance an onsite sewage treatment and disposal system evaluation and assessment program that meets the requirements of this section. The ordinance may apply within all or part of its geographic area. Those counties or municipalities containing a first magnitude spring which have already adopted an onsite sewage treatment and disposal system evaluation and assessment program and which meet the grandfathering requirements contained in this section, or have chosen to opt out of this section in the manner provided herein, are exempt from the requirement to adopt an ordinance implementing an evaluation and assessment program. The governing body of a local government that chooses to opt out of this section, by a 60 percent vote of the voting members of the governing board, shall do so by adopting a resolution that indicates an intent on the part of such local government not to adopt an onsite sewage treatment and disposal system evaluation and assessment program. Such resolution shall be addressed and transmitted to the Secretary of State. Absent an interlocal agreement or county charter provision to the contrary, a municipality may elect to opt out of the requirements of this section, by a 60 percent vote of the voting members of the governing board, notwithstanding a contrary decision of the governing body of a county. Any local government that has properly opted out of this section but subsequently chooses to adopt an evaluation and assessment program may do so only pursuant to the requirements of this section and may not deviate from such requirements.*

(3) *Any county or municipality that does not contain a first magnitude spring may at any time develop and adopt by local ordinance an onsite sewage treatment and disposal system evaluation and assessment program, provided such program meets and does not deviate from the requirements of this section.*

(4) *Notwithstanding any other provision in this section, a county or municipality that has adopted a program before July 1, 2011, may continue to enforce its current program without having to meet the requirements of this section, provided such program does not require an evaluation at the point of sale in a real estate transaction.*

(5) *Any county or municipality may repeal an ordinance adopted pursuant to this section only if the county or municipality notifies the Secretary of State by letter of the repeal. No county or municipality may adopt an onsite sewage treatment and disposal system evaluation and assessment program except pursuant to this section.*

(6) *The requirements for an onsite sewage treatment and disposal system evaluation and assessment program are as follows:*

(a) *Evaluations.—An evaluation of each onsite sewage treatment and disposal system within all or part of the county's or municipality's jurisdiction must take place once every 5 years to assess the fundamental operational condition of the system and to identify system failures. The ordinance may not mandate an evaluation at the point of sale in a real estate transaction and may not require a soil examination. The location of the system shall be identified. A tank and drainfield evaluation and a written assessment of the overall condition of the system pursuant to the assessment procedure prescribed in subsection (7) are required.*

(b) *Qualified contractors.—Each evaluation required under this subsection must be performed by a qualified contractor, who may be a septic tank contractor or master septic tank contractor registered under part III of chapter 489, a professional engineer having wastewater treatment system experience and licensed under chapter 471, or an environmental health professional certified under this chapter in the area of onsite sewage treatment and disposal system evaluation. Evaluations and pump-outs may also be performed by an authorized employee working under the supervision of an individual listed in this paragraph; however, all evaluation forms must be signed by a qualified contractor in writing or by electronic signature.*

(c) *Repair of systems.*—The local ordinance may not require a repair, modification, or replacement of a system as a result of an evaluation unless the evaluation identifies a system failure. For purposes of this subsection, the term “system failure” means a condition existing within an onsite sewage treatment and disposal system which results in the discharge of untreated or partially treated wastewater onto the ground surface or into surface water or that results in the failure of building plumbing to discharge properly and presents a sanitary nuisance. A system is not in failure if the system does not have a minimum separation distance between the drainfield and the wettest season water table or if an obstruction in a sanitary line or an effluent screen or filter prevents effluent from flowing into a drainfield. If a system failure is identified and several allowable remedial measures are available to resolve the failure, the system owner may choose the least costly allowable remedial measure to fix the system. There may be instances in which a pump-out is sufficient to resolve a system failure. Allowable remedial measures to resolve a system failure are limited to what is necessary to resolve the failure and must meet, to the maximum extent practicable, the requirements of the repair code in effect when the repair is made, subject to the exceptions specified in s. 381.0065(4)(g). An engineer-designed performance-based treatment system to reduce nutrients may not be required as an alternative remediation measure to resolve the failure of a conventional system.

(d) *Exemptions.*—

1. The local ordinance shall exempt from the evaluation requirements any system that is required to obtain an operating permit pursuant to state law or that is inspected by the department pursuant to the annual permit inspection requirements of chapter 513.

2. The local ordinance may provide for an exemption or an extension of time to obtain an evaluation and assessment if connection to a sewer system is available, connection to the sewer system is imminent, and written arrangements for payment of any utility assessments or connection fees have been made by the system owner.

3. An onsite sewage treatment and disposal system serving a residential dwelling unit on a lot with a ratio of one bedroom per acre or greater is exempt from the requirements of this section and may not be included in any onsite sewage treatment and disposal system inspection program.

(7) *The following procedures shall be used for conducting evaluations:*

(a) *Tank evaluation.*—The tank evaluation shall assess the apparent structural condition and watertightness of the tank and shall estimate the size of the tank. The evaluation must include a pump-out. However, an ordinance may not require a pump-out if there is documentation indicating that a tank pump-out or a permitted new installation, repair, or modification of the system has occurred within the previous 5 years, identifying the capacity of the tank, and indicating that the condition of the tank is structurally sound and watertight. Visual inspection of the tank must be made when the tank is empty to detect cracks, leaks, or other defects. Baffles or tees must be checked to ensure that they are intact and secure. The evaluation shall note the presence and condition of outlet devices, effluent filters, and compartment walls; any structural defect in the tank; the condition and fit of the tank lid, including manholes; whether surface water can infiltrate the tank; and whether the tank was pumped out. If the tank, in the opinion of the qualified contractor, is in danger of being damaged by leaving the tank empty after inspection, the tank shall be refilled before concluding the inspection. Broken or damaged lids or manholes shall be replaced without obtaining a repair permit.

(b) *Drainfield evaluation.*—The drainfield evaluation must include a determination of the approximate size and location of the drainfield. The evaluation shall state whether there is any sewage or effluent visible on the ground or discharging to a ditch or other water body and the location of any downspout or other source of water near or in the vicinity of the drainfield.

(c) *Special circumstances.*—If the system contains pumps, siphons, or alarms, the following information may be provided at the request of the homeowner:

1. An assessment of dosing tank integrity, including the approximate volume and the type of material used in the tank’s construction;

2. Whether the pump is elevated off the bottom of the chamber and its operational status;

3. Whether the system has a check valve and purge hole; and

4. Whether the system has a high-water alarm, and if so whether the alarm is audio or visual or both, the location and operational condition of the alarm, and whether the electrical connections to the alarm appear satisfactory.

If the homeowner does not request this information, the qualified contractor and its employee are not liable for any damages directly relating from a failure of the system’s pumps, siphons, or alarms. This exclusion of liability must be stated on the front cover of the report required under paragraph (d).

(d) *Assessment procedure.*—All evaluation procedures used by a qualified contractor shall be documented in the environmental health database of the Department of Health. The qualified contractor shall provide a copy of a written, signed evaluation report to the property owner upon completion of the evaluation and to the county health department within 30 days after the evaluation. The report shall contain the name and license number of the company providing the report. A copy of the evaluation report shall be retained by the local county health department for a minimum of 5 years and until a subsequent inspection report is filed. The front cover of the report must identify any system failure and include a clear and conspicuous notice to the owner that the owner has a right to have any remediation of the failure performed by a qualified contractor other than the contractor performing the evaluation. The report must further identify any crack, leak, improper fit, or other defect in the tank, manhole, or lid, and any other damaged or missing component; any sewage or effluent visible on the ground or discharging to a ditch or other surface water body; any downspout, stormwater, or other source of water directed onto or toward the system; and any other maintenance need or condition of the system at the time of the evaluation which, in the opinion of the qualified contractor, would possibly interfere with or restrict any future repair or modification to the existing system. The report shall conclude with an overall assessment of the fundamental operational condition of the system.

(8) The county health department shall administer any evaluation program on behalf of a county, or a municipality within the county, that has adopted an evaluation program pursuant to this section. In order to administer the evaluation program, the county or municipality, in consultation with the county health department, may develop a reasonable fee schedule to be used solely to pay for the costs of administering the evaluation program. Such a fee schedule shall be identified in the ordinance that adopts the evaluation program. When arriving at a reasonable fee schedule, the estimated annual revenues to be derived from fees may not exceed reasonable estimated annual costs of the program. Fees shall be assessed to the system owner during an inspection and separately identified on the invoice of the qualified contractor. Fees shall be remitted by the qualified contractor to the county health department. The county health department’s administrative responsibilities include the following:

(a) Providing a notice to the system owner at least 60 days before the system is due for an evaluation. The notice may include information on the proper maintenance of onsite sewage treatment and disposal systems.

(b) In consultation with the Department of Health, providing uniform disciplinary procedures and penalties for qualified contractors who do not comply with the requirements of the adopted ordinance, including, but not limited to, failure to provide the evaluation report as required in this subsection to the system owner and the county health department. Only the county health department may assess penalties against system owners for failure to comply with the adopted ordinance, consistent with existing requirements of law.

(9)(a) A county or municipality that adopts an onsite sewage treatment and disposal system evaluation and assessment program pursuant to this section shall notify the Secretary of Environmental Protection, the Department of Health, and the applicable county health department upon the adoption of its ordinance establishing the program.

(b) Upon receipt of the notice under paragraph (a), the Department of Environmental Protection shall, within existing resources, notify the county or municipality of the potential use of, and access to, program funds under the Clean Water State Revolving Fund or s. 319 of the Clean

Water Act, provide guidance in the application process to receive such moneys, and provide advice and technical assistance to the county or municipality on how to establish a low-interest revolving loan program or how to model a revolving loan program after the low-interest loan program of the Clean Water State Revolving Fund. This paragraph does not obligate the Department of Environmental Protection to provide any county or municipality with money to fund such programs.

(c) The Department of Health may not adopt any rule that alters the provisions of this section.

(d) The Department of Health must allow county health departments and qualified contractors access to the environmental health database to track relevant information and assimilate data from assessment and evaluation reports of the overall condition of onsite sewage treatment and disposal systems. The environmental health database must be used by contractors to report each service and evaluation event and by a county health department to notify owners of onsite sewage treatment and disposal systems when evaluations are due. Data and information must be recorded and updated as service and evaluations are conducted and reported.

(10) This section does not:

(a) Limit county and municipal home rule authority to act outside the scope of the evaluation and assessment program set forth in this section;

(b) Repeal or affect any other law relating to the subject matter of onsite sewage treatment and disposal systems; or

(c) Prohibit a county or municipality from:

1. Enforcing existing ordinances or adopting new ordinances relating to onsite sewage treatment facilities to address public health and safety if such ordinances do not repeal, suspend, or alter the requirements or limitations of this section.

2. Adopting local environmental and pollution abatement ordinances for water quality improvement as provided for by law if such ordinances do not repeal, suspend, or alter the requirements or limitations of this section.

3. Exercising its independent and existing authority to meet the requirements of s. 381.0065.

Section 35. Section 381.00656, Florida Statutes, is repealed.

Section 36. Subsection (2) of section 381.0066, Florida Statutes, is amended to read:

381.0066 Onsite sewage treatment and disposal systems; fees.—

(2) The minimum fees in the following fee schedule apply until changed by rule by the department within the following limits:

(a) Application review, permit issuance, or system inspection, including repair of a subsurface, mound, filled, or other alternative system or permitting of an abandoned system: a fee of not less than \$25, or more than \$125.

~~(b) A 5 year evaluation report submitted pursuant to s. 381.0065(5); a fee not less than \$15, or more than \$30. At least \$1 and no more than \$5 collected pursuant to this paragraph shall be used to fund a grant program established under s. 381.00656.~~

(b)(e) Site evaluation, site reevaluation, evaluation of a system previously in use, or a per annum septage disposal site evaluation: a fee of not less than \$40, or more than \$115.

(c)(d) Biennial Operating permit for aerobic treatment units or performance-based treatment systems: a fee of not more than \$100.

(d)(e) Annual operating permit for systems located in areas zoned for industrial manufacturing or equivalent uses or where the system is expected to receive wastewater which is not domestic in nature: a fee of not less than \$150, or more than \$300.

(e)(f) Innovative technology: a fee not to exceed \$25,000.

~~(f)(g)~~ Septage disposal service, septage stabilization facility, portable or temporary toilet service, tank manufacturer inspection: a fee of not less than \$25, or more than \$200, per year.

(g)(h) Application for variance: a fee of not less than \$150, or more than \$300.

(h)(i) Annual operating permit for waterless, incinerating, or organic waste composting toilets: a fee of not less than \$15 \$50, or more than \$30 \$150.

(i)(j) Aerobic treatment unit or performance-based treatment system maintenance entity permit: a fee of not less than \$25, or more than \$150, per year.

(j)(k) Reinspection fee per visit for site inspection after system construction approval or for noncompliant system installation per site visit: a fee of not less than \$25, or more than \$100.

(k)(l) Research: An additional \$5 fee shall be added to each new system construction permit issued to be used to fund onsite sewage treatment and disposal system research, demonstration, and training projects. Five dollars from any repair permit fee collected under this section shall be used for funding the hands-on training centers described in s. 381.0065(3)(j).

~~(l)(m)~~ Annual operating permit, including annual inspection and any required sampling and laboratory analysis of effluent, for an engineer-designed performance-based system: a fee of not less than \$150, or more than \$300.

~~On or before January 1, 2011, the Surgeon General, after consultation with the Revenue Estimating Conference, shall determine a revenue neutral fee schedule for services provided pursuant to s. 381.0065(5) within the parameters set in paragraph (b). Such determination is not subject to the provisions of chapter 120. The funds collected pursuant to this subsection must be deposited in a trust fund administered by the department, to be used for the purposes stated in this section and ss. 381.0065 and 381.00655.~~

And the title is amended as follows:

Delete lines 3930-3932 and insert: treatment and disposal systems; deleting legislative intent; defining the term "bedroom"; conforming cross-references; conforming provisions to changes made by the act; providing for any permit issued and approved by the Department of Health for the installation, modification, or repair of an onsite sewage treatment and disposal system to transfer with the title of the property; providing conditions under which governmental entities are prohibited from requiring certain inspections and systems; providing applicability; providing an exception; providing circumstances in which an onsite sewage treatment and disposal system is not considered abandoned; providing for the validity of an onsite sewage treatment and disposal system permit if rules change before final approval of the constructed system, under certain conditions; providing that a system modification, replacement, or upgrade is not required unless a bedroom is added to a single-family home; deleting provisions requiring the department to administer an evaluation and assessment program of onsite sewage treatment and disposal systems and requiring property owners to have such systems evaluated at least once every 5 years; deleting obsolete provisions; creating s. 381.00651, F.S.; requiring a county or municipality containing a first magnitude spring to adopt by ordinance, under certain circumstances, the program for the periodic evaluation and assessment of onsite sewage treatment and disposal systems; requiring the county or municipality to notify the Secretary of State of the ordinance; authorizing a county or municipality, in specified circumstances, to opt out by a vote of 60 percent of the governing board; authorizing a county or municipality to adopt or repeal, after a specified date, an ordinance creating an evaluation and assessment program, subject to notification of the Secretary of State; providing criteria for evaluations, qualified contractors, and repair of systems; providing for certain procedures and exemptions in special circumstances; defining the term "system failure"; requiring that certain procedures be used for conducting tank and drainfield evaluations; providing for certain procedures in special circumstances; providing for contractor immunity from liability under certain conditions; providing for assessment procedures; providing re-

quirements for county health departments; requiring the Department of Health to allow county health departments and qualified contractors to access the state database to track data and evaluation reports; requiring counties and municipalities to notify the Secretary of Environmental Protection and the Department of Health when an evaluation program ordinance is adopted; requiring the Department of Environmental Protection to notify those counties or municipalities of the use of, and access to, certain state and federal program funds and to provide certain guidance and technical assistance upon request; prohibiting the adoption of certain rules by the Department of Health; providing for applicability; repealing s. 381.00656, F.S., relating to a grant program for the repair of onsite sewage treatment and disposal systems; amending s. 381.0066, F.S.; lowering the fees imposed by the department for certain permits; conforming cross-references; amending s. 381.0068, F.S.; deleting a date by

MOTION

On motion by Senator Sobel, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Sobel moved the following amendment to **Amendment 1** which was adopted:

Amendment 1D (896382) (with title amendment)—Between lines 2986 and 2987 insert:

Section 92. Effective January 3, 2013, subsection (3) of section 458.309, Florida Statutes, is amended to read:

458.309 Rulemaking authority.—

(3) *A physician ~~All physicians~~ who performs liposuction procedures in which more than 1,000 cubic centimeters of supernatant fat is removed, perform* level 2 procedures lasting more than 5 minutes, and all level 3 surgical procedures in an office setting must register the office with the department unless that office is licensed as a facility *under pursuant to* chapter 395. The department shall inspect the physician's office annually unless the office is accredited by a nationally recognized accrediting agency or an accrediting organization subsequently approved by the Board of Medicine. The actual costs for registration and inspection or accreditation shall be paid by the person seeking to register and operate the office setting in which office surgery is performed.

Section 93. Effective January 3, 2013, subsection (2) of section 459.005, Florida Statutes, is amended to read:

459.005 Rulemaking authority.—

(2) *A physician ~~All physicians~~ who performs liposuction procedures in which more than 1,000 cubic centimeters of supernatant fat is removed, perform* level 2 procedures lasting more than 5 minutes, and all level 3 surgical procedures in an office setting must register the office with the department unless that office is licensed as a facility *under pursuant to* chapter 395. The department shall inspect the physician's office annually unless the office is accredited by a nationally recognized accrediting agency or an accrediting organization subsequently approved by the Board of Osteopathic Medicine. The actual costs for registration and inspection or accreditation shall be paid by the person seeking to register and operate the office setting in which office surgery is performed.

And the title is amended as follows:

Delete line 4151 and insert: references; amending ss. 458.309 and 459.005, F.S.; requiring that a physician or osteopathic physician who performs certain medical procedures in an office setting register the office with the Department of Health unless that office is licensed as a facility under ch. 395, F.S., relating to hospital licensing and regulation; repealing s. 458.346, F.S., which created

Amendment 1 as amended was adopted.

Pursuant to Rule 4.19, **CS for CS for CS for HB 1263** as amended was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 2074** was deferred.

CS for SB 1312—A bill to be entitled An act relating to administrative authority; providing legislative findings; providing legislative intent; amending s. 20.02, F.S.; clarifying the authority of the Governor; amending s. 20.03, F.S.; revising the definition of the terms “head of the department” and “secretary”; defining the term “to serve at the pleasure”; clarifying supervisory powers of appointing authority; amending s. 20.05, F.S., relating to powers and duties of department heads; incorporating constitutional allocation of executive authority; creating s. 120.515, F.S.; declaring policy regarding executive authority with respect to the Administrative Procedure Act; amending s. 120.52, F.S.; revising the term “agency head” to clarify supervisory powers of the appointing authority; amending s. 11.242, F.S.; providing for removal of duplicative, redundant, or unused rulemaking authority as part of the reviser's bill process; repealing s. 14.34(3), F.S., relating to the Governor's Medal of Merit; repealing rulemaking authority; amending s. 15.16, F.S.; deleting authority of the Department of State to adopt rules relating to the issuance of apostilles; repealing s. 15.18(7), F.S., relating to international and cultural relations; repealing rulemaking authority of the Secretary of State with respect to entering into contracts that are primarily for promotional services and events; amending s. 16.60, F.S.; deleting authority of the Attorney General to adopt rules relating to mediation proceedings; repealing s. 17.0416(2), F.S., relating to the authority to provide services on a fee basis; repealing rulemaking authority of the Department of Financial Services with respect thereto; repealing s. 17.59(3), F.S., relating to safekeeping services; repealing rulemaking authority of the Chief Financial Officer for the proper management and maintenance of the collateral management service; repealing s. 25.371, F.S., relating to the effect of rules adopted by the Supreme Court on statutory provisions; repealing s. 28.43, F.S., relating to the adoption of rules in relation to ss. 28.35, 28.36, and 28.37, relating to duties of the Florida Clerks of Court Operations Corporation and clerks of the court; repealing s. 35.07, F.S., relating to power of the district courts of appeal to make rules and regulations; repealing s. 39.001(11), F.S., relating to rulemaking authority of Executive Office of the Governor with respect to the protection of children under chapter 39; amending s. 39.0137, F.S.; deleting rulemaking authority of the Department of Children and Family Services with respect to enforcement of the federal Indian Child Welfare Act and federal Multi-Ethnic Placement Act of 1994; repealing s. 39.824(1), F.S.; repealing a provision requesting the Supreme Court to adopt rules of juvenile procedure for purposes of pt. XI, ch. 39, relating to guardians ad litem and guardian advocates; amending s. 63.167, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to the establishment and operation of the state adoption information center; repealing s. 88.9051, F.S., relating to authority of the Department of Revenue to adopt rules to implement the Uniform Interstate Family Support Act; amending ss. 97.026, 97.0555, and 97.061, F.S.; repealing rulemaking authority of the Department of State under the Election Code; repealing s. 101.56062(3), F.S.; repealing rulemaking authority of the department relating to standards for accessible voting systems; amending ss. 103.101 and 106.165, F.S.; repealing rulemaking authority of the department relating to conduct of the presidential preference primary and use of closed captioning and descriptive narrative in television broadcasts; amending s. 110.1055, F.S., relating to rulemaking authority of the Department of Management Services with respect to chapter 110, relating to state employment; deleting obsolete language; repealing s. 110.1099(5), F.S.; repealing rulemaking authority of the department relating to education and training opportunities for state employees; repealing s. 110.1228(7), F.S.; repealing rulemaking authority of the department relating to participation in the state group health insurance and prescription drug coverage programs by small counties, small municipalities, and district school boards located in small counties; amending s. 110.12301, F.S.; repealing rulemaking authority of the department relating to dependent eligibility verification services for the state group insurance program; repealing s. 112.1915(4), F.S.; repealing rulemaking authority of the State Board of Education relating to death benefits for teachers and school administrators; amending s. 118.12, F.S.; repealing rulemaking authority of the Department of Revenue relating to certification of a civil-law notary's authority; repealing s. 121.085(1), F.S.; repealing authority of the Department of Management Services relating to submission of information

necessary to establish a member's claim of creditable service under the Florida Retirement System; repealing s. 121.1001(4)(b), F.S.; repealing rulemaking authority of the Division of Retirement relating to administration of the Florida Retirement System Preservation of Benefits Plan; repealing s. 121.4503(3), F.S.; repealing rulemaking authority of the Department of Management Services relating to the Florida Retirement System Contributions Clearing Trust Fund; amending s. 121.5911, F.S.; deleting rulemaking authority of the department relating to maintaining the qualified status of the disability retirement program and the Florida Retirement System Pension Plan; repealing s. 125.902(4), F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to children's services council or juvenile welfare board incentive grants; repealing s. 154.503(4), F.S.; repealing rulemaking authority of the Department of Health relating to the Primary Care for Children and Families Challenge Grant Program; amending s. 159.8081, F.S.; repealing rulemaking authority of the Department of Economic Opportunity relating to the manufacturing facility bond pool; amending s. 159.8083, F.S.; repealing rulemaking authority of the department relating to the Florida First Business allocation pool; repealing s. 159.825(3), F.S.; repealing rulemaking authority of the State Board of Administration relating to terms of bonds; repealing s. 161.75, F.S.; repealing rulemaking authority of the Department of Environmental Regulation and the Fish and Wildlife Conservation Commission relating to the Oceans and Coastal Resources Act; repealing s. 163.462, F.S.; repealing rulemaking authority of the Department of Community Affairs relating to the Community Redevelopment Act of 1969; repealing s. 163.517(6), F.S.; repealing rulemaking authority of the Department of Legal Affairs relating to the Safe Neighborhoods Program; repealing s. 175.341(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to firefighter pensions; repealing s. 177.504(2)(e), F.S.; repealing rulemaking authority of the Department of Environmental Protection relating to the Florida Public Land Survey Restoration and Perpetuation Act; repealing s. 185.23(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to municipal police pensions; repealing s. 255.25001(2), F.S.; repealing rulemaking authority of the Department of Management Services relating to determining whether a lease-purchase of a state-owned office building is in the best interests of the state; repealing s. 257.34(7), F.S.; repealing rulemaking authority of the Division of Library and Information Services of the Department of State relating to the Florida International Archive and Repository; repealing s. 364.0135(6), F.S.; repealing rulemaking authority of the Department of Management Services relating to the promotion of broadband adoption; amending s. 366.85, F.S.; repealing rulemaking authority of the Division of Consumer Services of the Department of Agriculture and Consumer Services relating to the Florida Energy Efficiency and Conservation Act; repealing s. 409.5092, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to permission for weatherization; amending s. 501.142, F.S.; repealing rulemaking authority of the Department of Agriculture and Consumer Services relating to retail sales establishments and authority to sanction violations of such rules; amending s. 985.682, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title.

Amendments were considered and failed to conform **CS for SB 1312** to **CS for HB 7055**.

SENATOR BENNETT PRESIDING

THE PRESIDENT PRESIDING

Pending further consideration of **CS for SB 1312**, on motion by Senator Gaetz, by two-thirds vote **CS for HB 7055** was withdrawn from the Committees on Governmental Oversight and Accountability; Judiciary; and Budget.

On motion by Senator Gaetz—

CS for HB 7055—A bill to be entitled An act relating to administrative authority; providing legislative findings; providing legislative intent; amending s. 20.02, F.S.; clarifying the authority of the Governor; amending s. 20.03, F.S.; revising the definition of the terms “head of the

department” and “secretary”; defining the term “to serve at the pleasure”; clarifying supervisory powers of appointing authority; amending s. 20.05, F.S., relating to powers and duties of department heads; incorporating constitutional allocation of executive authority; creating s. 120.515, F.S.; declaring policy regarding executive authority with respect to the Administrative Procedure Act; amending s. 120.52, F.S.; revising the term “agency head” to clarify supervisory powers of the appointing authority; amending s. 11.242, F.S.; providing for removal of duplicative, redundant, or unused rulemaking authority as part of the reviser's bill process; repealing s. 14.34(3), F.S., relating to the Governor's Medal of Merit; repealing rulemaking authority; amending s. 15.16, F.S.; deleting authority of the Department of State to adopt rules relating to the issuance of apostilles; repealing s. 15.18(7), F.S., relating to international and cultural relations; repealing rulemaking authority of the Secretary of State with respect to entering into contracts that are primarily for promotional services and events; amending s. 16.60, F.S.; deleting authority of the Attorney General to adopt rules relating to mediation proceedings; repealing s. 17.0416(2), F.S., relating to the authority to provide services on a fee basis; repealing rulemaking authority of the Department of Financial Services with respect thereto; repealing s. 17.59(3), F.S., relating to safekeeping services; repealing rulemaking authority of the Chief Financial Officer for the proper management and maintenance of the collateral management service; repealing s. 25.371, F.S., relating to the effect of rules adopted by the Supreme Court on statutory provisions; repealing s. 28.43, F.S., relating to the adoption of rules in relation to ss. 28.35, 28.36, and 28.37, relating to duties of the Florida Clerks of Court Operations Corporation and clerks of the court; repealing s. 35.07, F.S., relating to power of the district courts of appeal to make rules and regulations; repealing s. 39.001(11), F.S., relating to rulemaking authority of Executive Office of the Governor with respect to the protection of children under chapter 39; amending s. 39.0137, F.S.; deleting rulemaking authority of the Department of Children and Family Services with respect to enforcement of the federal Indian Child Welfare Act and federal Multi-Ethnic Placement Act of 1994; repealing s. 39.824(1), F.S.; repealing a provision requesting the Supreme Court to adopt rules of juvenile procedure for purposes of pt. XI, ch. 39, relating to guardians ad litem and guardian advocates; amending s. 63.167, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to the establishment and operation of the state adoption information center; repealing s. 88.9051, F.S., relating to authority of the Department of Revenue to adopt rules to implement the Uniform Interstate Family Support Act; amending ss. 97.026, 97.0555, and 97.061, F.S.; repealing rulemaking authority of the Department of State under the Election Code; repealing s. 101.56062(3), F.S.; repealing rulemaking authority of the department relating to standards for accessible voting systems; amending ss. 103.101 and 106.165, F.S.; repealing rulemaking authority of the department relating to conduct of the presidential preference primary and use of closed captioning and descriptive narrative in television broadcasts; amending s. 110.1055, F.S., relating to rulemaking authority of the Department of Management Services with respect to chapter 110, relating to state employment; deleting obsolete language; repealing s. 110.1099(5), F.S.; repealing rulemaking authority of the department relating to education and training opportunities for state employees; repealing s. 110.1228(7), F.S.; repealing rulemaking authority of the department relating to participation in the state group health insurance and prescription drug coverage programs by small counties, small municipalities, and district school boards located in small counties; amending s. 110.12301, F.S.; repealing rulemaking authority of the department relating to dependent eligibility verification services for the state group insurance program; repealing s. 112.1915(4), F.S.; repealing rulemaking authority of the State Board of Education relating to death benefits for teachers and school administrators; amending s. 118.12, F.S.; repealing rulemaking authority of the Department of Revenue relating to certification of a civil-law notary's authority; repealing s. 121.085(1), F.S.; repealing authority of the Department of Management Services relating to submission of information necessary to establish a member's claim of creditable service under the Florida Retirement System; repealing s. 121.1001(4)(b), F.S.; repealing rulemaking authority of the Division of Retirement relating to administration of the Florida Retirement System Preservation of Benefits Plan; repealing s. 121.4503(3), F.S.; repealing rulemaking authority of the Department of Management Services relating to the Florida Retirement System Contributions Clearing Trust Fund; amending s.

121.5911, F.S.; deleting rulemaking authority of the department relating to maintaining the qualified status of the disability retirement program and the Florida Retirement System Pension Plan; repealing s. 125.902(4), F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to children’s services council or juvenile welfare board incentive grants; repealing s. 154.503(4), F.S.; repealing rulemaking authority of the Department of Health relating to the Primary Care for Children and Families Challenge Grant Program; amending s. 159.8081, F.S.; repealing rulemaking authority of the Department of Economic Opportunity relating to the manufacturing facility bond pool; amending s. 159.8083, F.S.; repealing rulemaking authority of the department relating to the Florida First Business allocation pool; repealing s. 159.825(3), F.S.; repealing rulemaking authority of the State Board of Administration relating to terms of bonds; repealing s. 161.75, F.S.; repealing rulemaking authority of the Department of Environmental Regulation and the Fish and Wildlife Conservation Commission relating to the Oceans and Coastal Resources Act; repealing s. 163.462, F.S.; repealing rulemaking authority of the Department of Community Affairs relating to the Community Redevelopment Act of 1969; repealing s. 163.517(6), F.S.; repealing rulemaking authority of the Department of Legal Affairs relating to the Safe Neighborhoods Program; repealing s. 175.341(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to firefighter pensions; repealing s. 177.504(2)(e), F.S.; repealing rulemaking authority of the Department of Environmental Protection relating to the Florida Public Land Survey Restoration and Perpetuation Act; repealing s. 185.23(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to municipal police pensions; repealing s. 255.25001(2), F.S.; repealing rulemaking authority of the Department of Management Services relating to determining whether a lease-purchase of a state-owned office building is in the best interests of the state; repealing s. 257.34(7), F.S.; repealing rulemaking authority of the Division of Library and Information Services of the Department of State relating to the Florida International Archive and Repository; repealing s. 364.0135(6), F.S.; repealing rulemaking authority of the Department of Management Services relating to the promotion of broadband adoption; amending s. 366.85, F.S.; repealing rulemaking authority of the Division of Consumer Services of the Department of Agriculture and Consumer Services relating to the Florida Energy Efficiency and Conservation Act; repealing s. 409.5092, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to permission for weatherization; amending s. 501.142, F.S.; repealing rulemaking authority of the Department of Agriculture and Consumer Services relating to retail sales establishments and authority to sanction violations of such rules; amending s. 985.682, F.S.; conforming a cross-reference; providing an effective date.

—a companion measure, was substituted for **CS for SB 1312** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 7055** was placed on the calendar of Bills on Third Reading.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 to House Amendment 1, concurred in the same as amended, and passed CS for SB 4 as further amended, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for SB 4—A bill to be entitled An act for the relief of Eric Brody by the Broward County Sheriff’s Office; providing for an appropriation to compensate Eric Brody for injuries sustained as a result of the negligence of the Broward County Sheriff’s Office; providing a limitation on the payment of fees and costs related to the claim against the Broward County Sheriff’s Office; providing legislative intent regarding lien interests held by the state; providing an effective date.

House Amendment 1 to Senate Amendment 1 to House Amendment 1 (166467)—Remove lines 13-28 and insert: *Thieman*

from any further liability. No part of the amount awarded under this act may be used toward the payment of attorney fees, lobbying fees, costs, or other similar expenses incurred on behalf of the Guardianship of Eric Brody in pursuit of this claim or the related underlying litigation.

Section 4. *It is the intent of the Legislature that the lien interests relating to the claim of the Guardianship of Eric Brody for the treatment and care of Eric Brody, including Medicaid liens, are hereby waived or extinguished.*

On motion by Senator Benacquisto, the Senate concurred in **House Amendment 1 to Senate Amendment 1 to House Amendment 1 (166467)**.

CS for SB 4 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—36

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Nays—3

Bennett	Gaetz	Wise
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Vote after roll call:

Nay—Oelrich

SPECIAL ORDER CALENDAR

CS for CS for SB 1718—A bill to be entitled An act relating to parent empowerment in education; amending s. 1001.10, F.S.; conforming a cross-reference; amending s. 1002.20, F.S.; authorizing parents of students who are assigned to certain underperforming public schools to submit a petition to the school district requesting implementation of a school turnaround option; requiring a school district, upon request, to provide a parent with a performance evaluation for each classroom teacher assigned to his or her child; requiring notification to the parent of each student who is assigned to a classroom teacher who is teaching out-of-field or who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; amending s. 1002.32, F.S.; correcting a cross-reference; amending s. 1002.33, F.S.; requiring charter schools to be in compliance with statutes relating to notifications and assignment of teachers; creating s. 1003.07, F.S., the Parent Empowerment Act; requiring each school district to notify parents of students attending a lowest-performing school that has been unable to improve performance and must implement a school turnaround option; authorizing parents to submit a petition requesting implementation of an available school turnaround option; providing requirements for submission of a petition and its consideration and adoption by the district school board; requiring the State Board of Education to adopt rules for the petition process and specifying requirements therefor; amending s. 1008.33, F.S.; identifying the options for improving a school identified in the lowest-performing category as school turnaround options; authorizing parents to submit a petition to the school district to implement a school turnaround option; amending s. 1012.2315, F.S.; requiring that each district school board adopt rules to implement an assistance plan for out-of-field classroom teachers and requiring their participation in certain programs; requiring that the school district annually notify the parent of each student as-

signed to an out-of-field classroom teacher or a classroom teacher who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; requiring that a school district, upon request, provide a parent with the performance evaluation of each classroom teacher assigned to his or her child; prohibiting the consecutive assignment of students to classroom teachers who receive certain performance evaluations; repealing s. 1012.42, F.S., relating to teachers teaching out-of-field; providing an effective date.

—was read the second time by title.

MOTION

On motion by Senator Benacquisto, by the required two-thirds vote, consideration of the following amendment was allowed:

Senators Benacquisto, Latvala, Flores, and Evers offered the following amendment which was moved by Senator Benacquisto and adopted:

Amendment 1 (561460)—Delete lines 187-190 and insert: *the school turnaround option will be implemented and, according to the district school board's enrollment policies, the student is scheduled the following school year for assignment to that school. A student who is graduating or being promoted out of the current school that is eligible for turnaround and who will not be enrolled in the school the following school year is not considered an eligible student.*

SENATOR GARDINER PRESIDING

MOTION

On motion by Senator Benacquisto, by the required two-thirds vote, consideration of the following amendment was allowed:

Senators Benacquisto, Latvala, Flores, and Evers offered the following amendment which was moved by Senator Benacquisto and adopted:

Amendment 2 (938018)—Between lines 216 and 217 insert:

(f) A signature gatherer may not offer monetary compensation, rewards, or promise of employment to parents for signing a petition.

The vote was:

Yeas—21

Mr. President	Evers	Negron
Alexander	Flores	Norman
Altman	Gaetz	Richter
Benacquisto	Garcia	Simmons
Bennett	Gardiner	Storms
Bogdanoff	Hays	Thrasher
Diaz de la Portilla	Latvala	Wise

Nays—19

Braynon	Jones	Ring
Bullard	Joyner	Sachs
Dean	Lynn	Siplin
Detert	Margolis	Smith
Dockery	Montford	Sobel
Fasano	Oelrich	
Gibson	Rich	

THE PRESIDENT PRESIDING

MOTION

On motion by Senator Benacquisto, by the required two-thirds vote, consideration of the following amendments was allowed:

Senators Benacquisto, Latvala, Flores, and Evers offered the following amendments which were moved by Senator Benacquisto and adopted:

Amendment 3 (965320)—Delete line 216 and insert: *if asked, must disclose the organization he or she represents. A for-profit corporation, business, or entity is prohibited from gathering signatures and paying others to gather signatures.*

Amendment 4 (404694) (with title amendment)—Delete line 418 and insert: *unsatisfactory in the preceding school year. For purposes of implementation, the initial year of eligible schools subject to the provisions of s. 1003.07 are the schools that received a grade of "F" pursuant to s. 1008.34 in the 2010-2011 and 2011-2012 school years and were not previously exempted in this paragraph.*

And the title is amended as follows:

Delete line 51 and insert: *performance evaluations; providing for conditions for implementation of the act; repealing s. 1012.42, F.S.,*

Senator Sobel moved the following amendment:

Amendment 5 (475000) (with directory and title amendments)—Between lines 148 and 149 insert:

(27) SCHOOL TURNAROUND OPTION.—The provisions of s. 1003.07, the Parent Empowerment Act, apply to all charter schools in this state. The model petition form adopted by rule of the State Board of Education shall be used for purposes of any school turnaround option selected by the parents of the students of a charter school as provided in this subsection, and signed petitions shall be submitted to the governing board of the charter school for verification within the timeframes provided in s. 1003.07.

And the directory clause is amended as follows:

Delete line 128 and insert: *1002.33, Florida Statutes, is amended, present subsection (27) of that section is renumbered as subsection (28), and a new subsection (27) is added to that section, to read:*

And the title is amended as follows:

Delete line 20 and insert: *assignment of teachers; authorizing the parents of students in a charter school to submit signed petitions to the governing board of the charter school for purposes of selecting a charter school turnaround option; creating s. 1003.07, F.S.; the*

MOTION

Senator Bullard moved that **CS for CS for SB 1718** be laid on the table.

The President referred the motion to Senator Thrasher, Chair of the Committee on Rules.

On motion by Senator Benacquisto, further consideration of **CS for CS for SB 1718** with pending **Amendment 5 (457000)** and pending motion by Senator Bullard was deferred.

CS for CS for CS for SB 1358—A bill to be entitled An act relating to drug-free workplaces; amending s. 112.0455, F.S.; revising the definition of the term "job applicant," defining the term "random testing," and removing the definition of the term "safety-sensitive position" for purposes of the Drug-Free Workplace Act; requiring drug testing to be conducted within each state agency's appropriation; authorizing a state agency to conduct random drug testing every 3 months; providing testing selection requirements; removing provisions prohibiting a state agency from discharging or disciplining an employee under certain circumstances based on the employee's first positive confirmed drug test; removing provisions limiting the circumstances under which an agency may discharge an employee in a special risk or safety-sensitive position; providing that an agency may discharge or discipline an employee following a first-time positive confirmed drug test result; authorizing an agency to refer an employee to an employee assistance program or an alcohol and drug rehabilitation program if the employee is not discharged; requiring participation in an employee assistance program or an alcohol and drug rehabilitation program at the employee's own expense or at the expense of a health insurance plan; requiring the em-

ployer to determine if the employee is able to safely and effectively perform the job duties assigned to the employee while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; deeming that certain specified job activities cannot be performed safely and effectively while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to transfer the employee to a job assignment that he or she can perform safely and effectively while the employee participates in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to place the employee on leave status while the employee is participating in an employee assistance program or an alcohol and drug rehabilitation program if such a position is unavailable; authorizing the employee to use accumulated leave credits before being placed on leave without pay; amending s. 440.102, F.S.; revising the definition of the term “job applicant” as it pertains to a public employer; removing the definition of the term “safety-sensitive position” and replacing it with the definition for the term “mandatory-testing position”; providing that an employer remains qualified for an insurer rate plan that discounts rates for workers’ compensation and employer’s liability insurance policies if the employer maintains a drug-free workplace program that is broader in scope than that provided for by the standards and procedures established in the act; authorizing a public employer, using an unbiased selection procedure, to conduct random drug tests of employees occupying mandatory-testing or special-risk positions if the testing is performed in accordance with drug-testing rules adopted by the Agency for Health Care Administration; requiring that a public sector employer assign a public sector employee to a position other than a mandatory-testing position if the employee enters an employee assistance program or drug and alcohol rehabilitation program; amending s. 944.474, F.S.; revising provisions governing employees of the state correctional system, to conform to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 1358**, on motion by Senator Hays, by two-thirds vote **CS for CS for CS for HB 1205** was withdrawn from the Committees on Health Regulation; Governmental Oversight and Accountability; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Hays—

CS for CS for CS for HB 1205—A bill to be entitled An act relating to drug-free workplaces; amending s. 112.0455, F.S.; revising the definition of the term “job applicant,” defining the term “random testing,” and removing the definition of the term “safety-sensitive position” for purposes of the Drug-Free Workplace Act; requiring drug testing to be conducted within each state agency’s appropriation; authorizing a state agency to conduct random drug testing every 3 months; providing testing selection requirements; removing provisions prohibiting a state agency from discharging or disciplining an employee under certain circumstances based on the employee’s first positive confirmed drug test; removing provisions limiting the circumstances under which an agency may discharge an employee in a special risk or safety-sensitive position; providing that an agency may discharge or discipline an employee following a first-time positive confirmed drug test result; authorizing an agency to refer an employee to an employee assistance program or an alcohol and drug rehabilitation program if the employee is not discharged; requiring participation in an employee assistance program or an alcohol and drug rehabilitation program at the employee’s own expense or at the expense of a health insurance plan; requiring the employer to determine if the employee is able to safely and effectively perform the job duties assigned to the employee while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; deeming that certain specified job activities cannot be performed safely and effectively while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to transfer the employee to a job assignment that he or she can perform safely and effectively while the employee participates in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to place the employee on leave status while the employee is participating in an employee assistance program or an alcohol and drug rehabilitation program

if such a position is unavailable; authorizing the employee to use accumulated leave credits before being placed on leave without pay; amending s. 440.102, F.S.; revising the definition of the term “job applicant” as it pertains to a public employer; removing the definition of the term “safety-sensitive position” and replacing it with the definition for the term “mandatory-testing position;” providing that an employer remains qualified for an insurer rate plan that discounts rates for workers’ compensation and employer’s liability insurance policies if the employer maintains a drug-free workplace program that is broader in scope than that provided for by the standards and procedures established in the act; authorizing a public employer, using an unbiased selection procedure, to conduct random drug tests of employees occupying mandatory-testing or special-risk positions if the testing is performed in accordance with drug-testing rules adopted by the Agency for Health Care Administration; requiring that a public sector employer assign a public sector employee to a position other than a mandatory-testing position if the employee enters an employee assistance program or drug and alcohol rehabilitation program; amending s. 944.474, F.S.; revising provisions governing employees of the state correctional system, to conform to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 1358** and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for HB 1205** was placed on the calendar of Bills on Third Reading.

RULING ON MOTION

On recommendation of Senator Thrasher, Chair of the Committee on Rules, President Haridopolos ruled that Senator Bullard’s motion to lay **CS for CS for SB 1718** on the table not be entertained and that the Senate resume consideration of the bill.

The Senate resumed consideration of—

CS for CS for SB 1718—A bill to be entitled An act relating to parent empowerment in education; amending s. 1001.10, F.S.; conforming a cross-reference; amending s. 1002.20, F.S.; authorizing parents of students who are assigned to certain underperforming public schools to submit a petition to the school district requesting implementation of a school turnaround option; requiring a school district, upon request, to provide a parent with a performance evaluation for each classroom teacher assigned to his or her child; requiring notification to the parent of each student who is assigned to a classroom teacher who is teaching out-of-field or who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; amending s. 1002.32, F.S.; correcting a cross-reference; amending s. 1002.33, F.S.; requiring charter schools to be in compliance with statutes relating to notifications and assignment of teachers; creating s. 1003.07, F.S., the Parent Empowerment Act; requiring each school district to notify parents of students attending a lowest-performing school that has been unable to improve performance and must implement a school turnaround option; authorizing parents to submit a petition requesting implementation of an available school turnaround option; providing requirements for submission of a petition and its consideration and adoption by the district school board; requiring the State Board of Education to adopt rules for the petition process and specifying requirements therefor; amending s. 1008.33, F.S.; identifying the options for improving a school identified in the lowest-performing category as school turnaround options; authorizing parents to submit a petition to the school district to implement a school turnaround option; amending s. 1012.2315, F.S.; requiring that each district school board adopt rules to implement an assistance plan for out-of-field classroom teachers and requiring their participation in certain programs; requiring that the school district annually notify the parent of each student assigned to an out-of-field classroom teacher or a classroom teacher who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; requiring that a school district, upon request, provide a parent with the performance evaluation of each classroom teacher assigned to his or her child; prohibiting the consecutive assignment of students to classroom teachers who receive certain performance evaluations; re-

pealing s. 1012.42, F.S., relating to teachers teaching out-of-field; providing an effective date.

—which was previously considered and amended this day. Pending **Amendment 5 (475000)** by Senator Sobel failed.

The vote was:

Yeas—18

Braynon	Gibson	Rich
Bullard	Jones	Ring
Dean	Joyner	Sachs
Detert	Lynn	Siplin
Dockery	Margolis	Smith
Fasano	Montford	Sobel

Nays—22

Mr. President	Flores	Oelrich
Alexander	Gaetz	Richter
Altman	Garcia	Simmons
Benacquisto	Gardiner	Storms
Bennett	Hays	Thrasher
Bogdanoff	Latvala	Wise
Diaz de la Portilla	Negron	
Evers	Norman	

Senators Dockery, Lynn, Sachs, Jones, Smith, Joyner, Gibson, Dean, Rich, Sobel, and Margolis offered the following amendment which was moved by Senator Dockery and failed:

Amendment 6 (958994) (with title amendment)—Between lines 216 and 217 insert:

(f) A parent, guardian, student, or representative of an outside entity may not knowingly solicit or accept anything of value, including a gift, loan, reward, promise of future employment, favor, or service, in exchange for a signature on the petition. Any person who violates this paragraph commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(g) A person or outside entity may not knowingly and willfully provide invalid, misleading, or untrue data or information regarding the performance results or performance history of any program, education management company, or turnaround option. Any person who violates this paragraph commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

And the title is amended as follows:

Delete line 27 and insert: turnaround option; prohibiting a parent, guardian, student, or representative of an outside entity from knowingly soliciting or accepting anything of value in exchange for a signature on the petition; prohibiting a person or outside entity from knowingly and willfully providing invalid, misleading, or untrue data or information regarding the performance results or performance history of any program, education management company, or turnaround option; providing penalties; providing requirements for

The vote was:

Yeas—19

Braynon	Jones	Sachs
Bullard	Joyner	Siplin
Dean	Lynn	Smith
Detert	Margolis	Sobel
Dockery	Montford	Storms
Fasano	Rich	
Gibson	Ring	

Nays—21

Mr. President	Evers	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Simmons
Bogdanoff	Hays	Thrasher
Diaz de la Portilla	Latvala	Wise

Senator Sobel moved the following amendments which failed:

Amendment 7 (419936)—Between lines 216 and 217 insert:

(f) Before circulating any petitions, the party circulating the petitions must register and provide to the school district the following information:

- 1. The name and permanent address of each person circulating petitions; and*
- 2. The name and address of the registered agent of any corporation involved in the solicitation of petitions.*

The failure to register and provide this information invalidates the petitions.

Amendment 8 (404564)—Between lines 216 and 217 insert:

(f) Petitions collected pursuant to this section shall be turned in to the superintendent of schools within 48 hours after collection and shall be public records as provided in s. 119.07.

On motion by Senator Benacquisto, further consideration of **CS for CS for SB 1718** as amended was deferred.

RECESS

The President declared the Senate in recess at 8:47 p.m. to reconvene at 8:52 p.m.

CALL TO ORDER

The Senate was called to order by the President at 8:54 p.m. A quorum present.

On motion by Senator Benacquisto, the Senate resumed consideration of—

CS for CS for SB 1718—A bill to be entitled An act relating to parent empowerment in education; amending s. 1001.10, F.S.; conforming a cross-reference; amending s. 1002.20, F.S.; authorizing parents of students who are assigned to certain underperforming public schools to submit a petition to the school district requesting implementation of a school turnaround option; requiring a school district, upon request, to provide a parent with a performance evaluation for each classroom teacher assigned to his or her child; requiring notification to the parent of each student who is assigned to a classroom teacher who is teaching out-of-field or who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; amending s. 1002.32, F.S.; correcting a cross-reference; amending s. 1002.33, F.S.; requiring charter schools to be in compliance with statutes relating to notifications and assignment of teachers; creating s. 1003.07, F.S., the Parent Empowerment Act; requiring each school district to notify parents of students attending a lowest-performing school that has been unable to improve performance and must implement a school turnaround option; authorizing parents to submit a petition requesting implementation of an available school turnaround option; providing requirements for submission of a petition and its consideration and adoption by the district school board; requiring the State Board of Education to adopt rules for the petition process and specifying requirements therefor; amending s. 1008.33, F.S.; identifying the options for improving a school identified in the lowest-performing category as school turnaround options; authorizing parents to submit a

petition to the school district to implement a school turnaround option; amending s. 1012.2315, F.S.; requiring that each district school board adopt rules to implement an assistance plan for out-of-field classroom teachers and requiring their participation in certain programs; requiring that the school district annually notify the parent of each student assigned to an out-of-field classroom teacher or a classroom teacher who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; requiring that a school district, upon request, provide a parent with the performance evaluation of each classroom teacher assigned to his or her child; prohibiting the consecutive assignment of students to classroom teachers who receive certain performance evaluations; repealing s. 1012.42, F.S., relating to teachers teaching out-of-field; providing an effective date.

—which was previously considered and amended this day.

MOTION

On motion by Senator Detert, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Detert moved the following amendment which was adopted:

Amendment 9 (679266) (with title amendment)—Delete lines 127-129 and insert:

Section 4. Paragraph (q) is added to subsection (9) of section 1002.33, Florida Statutes, and paragraph (b) of subsection (16) of that section is amended to read:

1002.33 Charter schools.—

(9) CHARTER SCHOOL REQUIREMENTS.—

(q) *A charter school operator may not be a foreign national principal as defined in 22 U.S.C. s. 611(b), have officers or partners who are not citizens of the United States and who are not lawfully admitted for permanent residence as defined in 8 U.S.C. s. 1101(a)(20), or be registered in a foreign country.*

And the title is amended as follows:

Delete line 18 and insert: s. 1002.33, F.S.; prohibiting a charter school operator from being a foreign national principal, from having officers or partners who are not citizens of the United States and who are not lawfully admitted for permanent residence, or from being registered in a foreign country; requiring charter schools to be in

The vote was:

Yeas—22

Braynon	Jones	Sachs
Bullard	Joyner	Simmons
Dean	Lynn	Siplin
Detert	Margolis	Smith
Dockery	Montford	Sobel
Evers	Norman	Storms
Fasano	Oelrich	
Gibson	Rich	

Nays—18

Mr. President	Diaz de la Portilla	Latvala
Alexander	Flores	Negron
Altman	Gaetz	Richter
Benacquisto	Garcia	Ring
Bennett	Gardiner	Thrasher
Bogdanoff	Hays	Wise

MOTION

On motion by Senator Detert, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Detert moved the following amendment:

Amendment 10 (804864) (with title amendment)—Delete lines 128-129 and insert: 1002.33, Florida Statutes, is amended, and paragraph (q) is added to subsection (9) of that section, to read:

1002.33 Charter schools.—

(9) CHARTER SCHOOL REQUIREMENTS.—

(q) *Each charter school operator must have its base of operations in the United States.*

And the title is amended as follows:

Delete line 18 and insert: s. 1002.33, F.S.; requiring a charter school operator to have its base of operations in the United States; requiring charter schools to be in

POINT OF ORDER

Senator Flores raised a point of order that pursuant to Rule 7.1 **Amendment 10 (804864)** was not germane to the bill.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, President Haridopolos ruled the point well taken and the amendment out of order.

MOTION

On motion by Senator Detert, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Detert moved the following amendment:

Amendment 11 (618802) (with title amendment)—Between lines 418 and 419 insert:

Section 8. *A charter school that occupies the property of a public school must pay for an appraisal of the public school property to compute the local commercial per square foot rental rate for the public school property. The charter school shall pay the per square foot amount as monthly rent to the local school board to reduce the bonds that are owed.*

And the title is amended as follows:

Delete line 51 and insert: performance evaluations; requiring a charter school that occupies the property of a public school to pay for an appraisal of the property to compute the local commercial per square foot rental rate applicable to structures such as the public school property; requiring the charter school to pay the per square foot amount as monthly rent to the local school board to reduce the bonds that are owed by the school district; repealing s. 1012.42, F.S.,

POINT OF ORDER

Senator Diaz de la Portilla raised a point of order that pursuant to Rule 7.1 **Amendment 11 (618802)** was not germane to the bill.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, President Haridopolos ruled the point well taken and the amendment out of order.

MOTION

On motion by Senator Gibson, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Gibson moved the following amendment which failed:

Amendment 12 (628308)—Delete lines 184-194 and insert:

(b) Parents of a currently enrolled student may have one vote counted with respect to parent signatures on the petition. An eligible student is a student enrolled in the school in which the school turnaround option will be implemented.

1. A parental vote is the signature of one parent unless the other parent objects in writing to the petition vote, in which case the parental vote counts for one-half of the eligible household's vote. The objection must be made before the date the petition

The vote was:

Yeas—19

Braynon	Gibson	Ring
Bullard	Jones	Sachs
Dean	Joyner	Siplin
Detert	Lynn	Smith
Dockery	Margolis	Sobel
Fasano	Montford	
Garcia	Rich	

Nays—21

Mr. President	Evers	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Richter
Benacquisto	Gardiner	Simmons
Bennett	Hays	Storms
Bogdanoff	Latvala	Thrasher
Diaz de la Portilla	Negron	Wise

MOTION

On motion by Senator Rich, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Rich moved the following amendment which was adopted:

Amendment 13 (415328)—Delete lines 212-214 and insert: *eligible student shall be treated as valid.*

The vote was:

Yeas—23

Bennett	Gibson	Rich
Braynon	Jones	Ring
Bullard	Joyner	Sachs
Dean	Lynn	Siplin
Detert	Margolis	Smith
Dockery	Montford	Sobel
Evers	Norman	Storms
Fasano	Oelrich	

Nays—17

Mr. President	Flores	Negron
Alexander	Gaetz	Richter
Altman	Garcia	Simmons
Benacquisto	Gardiner	Thrasher
Bogdanoff	Hays	Wise
Diaz de la Portilla	Latvala	

Pursuant to Rule 4.19, **CS for CS for SB 1718** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote **CS for CS for SB 1244** was withdrawn from the Committee on Budget.

MOTIONS

On motion by Senator Thrasher, by two-thirds vote **CS for CS for SB 1244** was added to the Special Order Calendar for Friday, March 9.

On motion by Senator Thrasher, the rules were waived and a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Friday, March 9.

On motion by Senator Thrasher, by two-thirds vote all bills remaining on the Special Order Calendar this day were placed on the Special Order Calendar for Friday, March 9.

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Special Order Calendar Group submits the following bills to be placed on the Special Order Calendar for Thursday, March 8, 2012: CS for CS for SB 1586, CS for CS for SB 1752, SB 80, SB 88, SB 94, CS for CS for CS for SB 202, CS for CS for SB 256, CS for CS for SB 292, CS for SB 378, CS for SB 1782, CS for CS for SB 402, SB 534, CS for SB 646, SB 648, SB 676, CS for CS for CS for SB 716, SJR 720, CS for SB 750, CS for CS for SB 762, CS for SB 770, CS for CS for SB 1208, SB 858, CS for CS for SB 950, CS for CS for SB 964, CS for SB 992, CS for SJR 1064, CS for CS for SB 1146, CS for CS for SB 1166, CS for CS for SB 1180, CS for CS for SB 1206, CS for CS for SB 1252, SB 1268, SB 1274, CS for SB 1286, CS for SB 1314, CS for CS for CS for SB 1358, SB 1360, CS for CS for SB 1398, SB 2086, CS for CS for SB 1408, CS for CS for SB 1416, SB 1470, CS for SB 1312, CS for SJR 1508, CS for CS for CS for SB 1516, CS for CS for SB 1620, CS for CS for SB 1718, CS for CS for CS for SB 1626, CS for SB 1656, CS for CS for SB 2024, CS for CS for SB 1816, CS for SB 1824, SM 1836, CS for CS for SB 1874, CS for SB 2044, CS for SB 2074, CS for CS for CS for SB 2094.

Respectfully submitted,
John Thrasher, Chair

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE BUSINESS**EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:**

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees of Miami-Dade College Appointee: Olivera, Armando J., Coral Gables	05/31/2015
Board of Trustees of St. Johns River State College Appointee: Duren, Joseph M., St. Augustine	05/31/2014
Board of Trustees of South Lake County Hospital District Appointees: Ballesteros, Tomas J., Clermont Smith, Linda J., Clermont	07/05/2015 07/05/2015
Florida Inland Navigation District Appointee: Sansom, Jerry H., Rockledge	01/09/2015

Referred to the Rules Subcommittee on Ethics and Elections.

**MESSAGES FROM THE HOUSE
OF REPRESENTATIVES****RETURNING MESSAGES — FINAL ACTION**

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1 and 3 to House Amendment 1 and passed CS for SB 730 as further amended.

Robert L. "Bob" Ward, Clerk

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed CS for CS for CS for HB 1163 as amended; concurred in Senate Amendment 1 and passed CS for HB 517 as amended; concurred in Senate Amendment 1 and passed CS for CS for HB 979 as amended; concurred in Senate Amendments 1, 4, and 5 and passed CS for CS for CS for HB 1355 as amended; concurred in Senate Amendment 1 and passed CS for HB 7027 as amended; and concurred in Senate Amendment 1 and passed HB 7093 as amended.

Robert L. "Bob" Ward, Clerk

ENROLLING REPORTS

CS for SB 98, CS for SB 198, CS for CS for SB 704 and SB 1040 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 8, 2012.

Debbie Brown, Secretary

SM 1080, CS for SM 1486, SM 1778 and SM 1822 have been enrolled, signed by the required Constitutional Officers and filed with the Secretary of State on March 8, 2012.

Debbie Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 7 was corrected and approved.

CO-INTRODUCERS

Senators Altman—SB 858; Bullard—CS for CS for CS for SB 202; Lynn—SB 2076; Oelrich—CS for CS for CS for SB 202, SM 240, SB 290, CS for SB 452, SB 532, CS for CS for CS for SB 540, CS for SB 578, SB 648, CS for SB 938, CS for SB 1846

RECESS

On motion by Senator Thrasher, the Senate recessed at 9:57 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 8:30 a.m., Friday, March 9 or upon call of the President.



Journal of the Senate

Number 26—Regular Session

Friday, March 9, 2012

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CALL TO ORDER

The Senate was called to order by President Haridopolos at 8:51 a.m.
A quorum present—40:

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

PRAYER

The following prayer was offered by Pastor Ron McCants, Christian Heritage Church of Tallahassee:

Almighty God, we bow before you today with humility. We thank you for your grace. We thank you, God, that you are with us in all the affairs of our lives. As our forefathers, many centuries before, paused to ask your wisdom and seek your counsel, so we do today. The legislation that is before us today is critical.

We thank you for the servants who serve the public good in the great State of Florida and in our great nation. We ask today that you would

give refreshing in mind, body, and spirit. We ask that you would cause your great grace to be poured out upon us, and we accept the responsibility and thank you for the honor that we have to serve the people of the great State of Florida, realizing the things that will be transacted in this building today will affect the lives of countless millions of people for generations to come. So we pause and bow before you and simply seek your wisdom. In your great name, we pray. Amen.

PLEDGE

Senate Pages, Victor Chrispin, Jr. of Jacksonville; Shelbi McCall of Mayo; and Amelia Smith of Tallahassee, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Walter Flesner III of Cape Coral, sponsored by Senator Benacquisto, as doctor of the day. Dr. Flesner III specializes in Family Practice.

ADOPTION OF RESOLUTIONS

At the request of Senator Latvala—

By Senator Latvala—

SR 2146—A resolution recognizing the Clearwater Marine Aquarium for its extraordinary efforts in rehabilitating the dolphin “Winter” and for bringing hope and encouragement to those around the world who have prosthetics.

WHEREAS, when a young dolphin was brought to the Clearwater Marine Aquarium with injuries sustained when she was caught in a crab trap, a chain of events was set into motion which brought worldwide attention to issues surrounding wildlife conservation and the development of prosthetic devices that allow individuals to resume active, whole lives, and

WHEREAS, the dolphin, named “Winter” by those at the Clearwater Marine Aquarium who worked to save her life, won the hearts of all who heard of her plight, which was made even more desperate when her injuries forced the amputation of her tail, and

WHEREAS, the efforts of the Clearwater Marine Aquarium to rehabilitate Winter, which are the subject of the acclaimed 2011 Warner Brothers film “Dolphin Tale,” stimulated the economy of the City of Clearwater, the Tampa Bay area, and this state, and

WHEREAS, Hanger Prosthetics and Orthotics, Inc., developed Winter’s plastic tail and Winter’s Gel, which is now used by thousands of people who have prosthetics, and

WHEREAS, Winter and her story have inspired countless individuals who have prosthetics, especially children and veterans returning from the wars in the Middle East, and

WHEREAS, the film “Dolphin Tale” provided a world stage for the mission of the Clearwater Marine Aquarium, which is education, rescue, and rehabilitation, and

WHEREAS, the Board of Directors and staff of the Clearwater Marine Aquarium, and all involved in Winter’s rehabilitation, are deserving of public recognition for their heroic efforts, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate recognizes the Clearwater Marine Aquarium for its extraordinary efforts in rehabilitating the dolphin “Winter” and for bringing hope and encouragement to those around the world who have prosthetics.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Clearwater Marine Aquarium as a tangible token of the sentiments of the Florida Senate.

—SR 2146 was introduced, read and adopted by publication.

At the request of Senator Thrasher—

By Senator Thrasher—

SR 2148—A resolution designating Christopher M. Still as Artist in Residence of the Florida Legislature.

WHEREAS, born in 1961, Christopher M. Still is a native Floridian who received a full scholarship through a national competition to the Pennsylvania Academy of Fine Arts, where he earned awards for outstanding accomplishment in painting, a European Travel Fellowship, and the Pennsylvania Governor’s Award for outstanding accomplishment in Fine Art, and

WHEREAS, Christopher M. Still continued his studies with courses in human anatomy at Jefferson Medical School and apprenticeship in traditional techniques in Florence, Italy, and

WHEREAS, in 1986, Christopher M. Still returned to the Tampa Bay area to explore his home state through his art, creating an impressive body of work that includes 10 murals in the chamber of the Florida House Of Representatives and the official state portrait of Governor Lawton Chiles, and

WHEREAS, the works of Christopher M. Still are included in the collections of the Appleton Museum of Art, in Ocala; the Florida Governor’s Mansion; the Florida House of Representatives; the Smithsonian Institute, in Washington, D.C.; the John and Mable Ringling Museum of Art, in Sarasota; the Museum of Fine Arts, in St. Petersburg; and many others, and

WHEREAS, in 2010, Christopher M. Still was inducted into the Florida Artists Hall of Fame, and

WHEREAS, Christopher M. Still’s work has, with extraordinary technical and compositional skill, uniquely portrayed the history and beauty of his native state, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That Christopher M. Still is designated as Artist in Residence of the Florida Legislature.

—SR 2148 was introduced, read and adopted by publication.

MOTION

On motion by Senator Thrasher, the rules were waived and time of recess was extended until 10:00 p.m.

BILLS ON THIRD READING

Consideration of CS for SB 752 and HB 4087 was deferred.

CS for CS for CS for HB 1205—An act relating to drug-free workplaces; amending s. 112.0455, F.S.; revising the definition of the term “job applicant,” defining the term “random testing,” and removing the definition of the term “safety-sensitive position” for purposes of the Drug-Free Workplace Act; requiring drug testing to be conducted within each state agency’s appropriation; authorizing a state agency to conduct random drug testing every 3 months; providing testing selection requirements; removing provisions prohibiting a state agency from dis-

charging or disciplining an employee under certain circumstances based on the employee’s first positive confirmed drug test; removing provisions limiting the circumstances under which an agency may discharge an employee in a special risk or safety-sensitive position; providing that an agency may discharge or discipline an employee following a first-time positive confirmed drug test result; authorizing an agency to refer an employee to an employee assistance program or an alcohol and drug rehabilitation program if the employee is not discharged; requiring participation in an employee assistance program or an alcohol and drug rehabilitation program at the employee’s own expense or at the expense of a health insurance plan; requiring the employer to determine if the employee is able to safely and effectively perform the job duties assigned to the employee while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; deeming that certain specified job activities cannot be performed safely and effectively while the employee is participating in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to transfer the employee to a job assignment that he or she can perform safely and effectively while the employee participates in the employee assistance program or alcohol and drug rehabilitation program; requiring the employer to place the employee on leave status while the employee is participating in an employee assistance program or an alcohol and drug rehabilitation program if such a position is unavailable; authorizing the employee to use accumulated leave credits before being placed on leave without pay; amending s. 440.102, F.S.; revising the definition of the term “job applicant” as it pertains to a public employer; removing the definition of the term “safety-sensitive position” and replacing it with the definition for the term “mandatory-testing position,” providing that an employer remains qualified for an insurer rate plan that discounts rates for workers’ compensation and employer’s liability insurance policies if the employer maintains a drug-free workplace program that is broader in scope than that provided for by the standards and procedures established in the act; authorizing a public employer, using an unbiased selection procedure, to conduct random drug tests of employees occupying mandatory-testing or special-risk positions if the testing is performed in accordance with drug-testing rules adopted by the Agency for Health Care Administration; requiring that a public sector employer assign a public sector employee to a position other than a mandatory-testing position if the employee enters an employee assistance program or drug and alcohol rehabilitation program; amending s. 944.474, F.S.; revising provisions governing employees of the state correctional system, to conform to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Hays, CS for CS for CS for HB 1205 was passed and certified to the House. The vote on passage was:

Yeas—26

Mr. President	Evers	Margolis
Alexander	Fasano	Norman
Altman	Flores	Oelrich
Benacquisto	Gaetz	Richter
Bennett	Gardiner	Simmons
Bogdanoff	Hays	Storms
Dean	Jones	Thrasher
Detert	Latvala	Wise
Diaz de la Portilla	Lynn	

Nays—14

Braynon	Joyner	Sachs
Bullard	Montford	Siplin
Dockery	Negron	Smith
Garcia	Rich	Sobel
Gibson	Ring	

CS for HB 7055—An act relating to administrative authority; providing legislative findings; providing legislative intent; amending s. 20.02, F.S.; clarifying the authority of the Governor; amending s. 20.03, F.S.; revising the definition of the terms “head of the department” and “secretary”; defining the term “to serve at the pleasure”; clarifying supervisory powers of appointing authority; amending s. 20.05, F.S., re-

lating to powers and duties of department heads; incorporating constitutional allocation of executive authority; creating s. 120.515, F.S.; declaring policy regarding executive authority with respect to the Administrative Procedure Act; amending s. 120.52, F.S.; revising the term “agency head” to clarify supervisory powers of the appointing authority; amending s. 11.242, F.S.; providing for removal of duplicative, redundant, or unused rulemaking authority as part of the reviser’s bill process; repealing s. 14.34(3), F.S., relating to the Governor’s Medal of Merit; repealing rulemaking authority; amending s. 15.16, F.S.; deleting authority of the Department of State to adopt rules relating to the issuance of apostilles; repealing s. 15.18(7), F.S., relating to international and cultural relations; repealing rulemaking authority of the Secretary of State with respect to entering into contracts that are primarily for promotional services and events; amending s. 16.60, F.S.; deleting authority of the Attorney General to adopt rules relating to mediation proceedings; repealing s. 17.0416(2), F.S., relating to the authority to provide services on a fee basis; repealing rulemaking authority of the Department of Financial Services with respect thereto; repealing s. 17.59(3), F.S., relating to safekeeping services; repealing rulemaking authority of the Chief Financial Officer for the proper management and maintenance of the collateral management service; repealing s. 25.371, F.S., relating to the effect of rules adopted by the Supreme Court on statutory provisions; repealing s. 28.43, F.S., relating to the adoption of rules in relation to ss. 28.35, 28.36, and 28.37, relating to duties of the Florida Clerks of Court Operations Corporation and clerks of the court; repealing s. 35.07, F.S., relating to power of the district courts of appeal to make rules and regulations; repealing s. 39.001(11), F.S., relating to rulemaking authority of Executive Office of the Governor with respect to the protection of children under chapter 39; amending s. 39.0137, F.S.; deleting rulemaking authority of the Department of Children and Family Services with respect to enforcement of the federal Indian Child Welfare Act and federal Multi-Ethnic Placement Act of 1994; repealing s. 39.824(1), F.S.; repealing a provision requesting the Supreme Court to adopt rules of juvenile procedure for purposes of pt. XI, ch. 39, relating to guardians ad litem and guardian advocates; amending s. 63.167, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to the establishment and operation of the state adoption information center; repealing s. 88.9051, F.S., relating to authority of the Department of Revenue to adopt rules to implement the Uniform Interstate Family Support Act; amending ss. 97.026, 97.0555, and 97.061, F.S.; repealing rulemaking authority of the Department of State under the Election Code; repealing s. 101.56062(3), F.S.; repealing rulemaking authority of the department relating to standards for accessible voting systems; amending ss. 103.101 and 106.165, F.S.; repealing rulemaking authority of the department relating to conduct of the presidential preference primary and use of closed captioning and descriptive narrative in television broadcasts; amending s. 110.1055, F.S., relating to rulemaking authority of the Department of Management Services with respect to chapter 110, relating to state employment; deleting obsolete language; repealing s. 110.1099(5), F.S.; repealing rulemaking authority of the department relating to education and training opportunities for state employees; repealing s. 110.1228(7), F.S.; repealing rulemaking authority of the department relating to participation in the state group health insurance and prescription drug coverage programs by small counties, small municipalities, and district school boards located in small counties; amending s. 110.12301, F.S.; repealing rulemaking authority of the department relating to dependent eligibility verification services for the state group insurance program; repealing s. 112.1915(4), F.S.; repealing rulemaking authority of the State Board of Education relating to death benefits for teachers and school administrators; amending s. 118.12, F.S.; repealing rulemaking authority of the Department of Revenue relating to certification of a civil-law notary’s authority; repealing s. 121.085(1), F.S.; repealing authority of the Department of Management Services relating to submission of information necessary to establish a member’s claim of creditable service under the Florida Retirement System; repealing s. 121.1001(4)(b), F.S.; repealing rulemaking authority of the Division of Retirement relating to administration of the Florida Retirement System Preservation of Benefits Plan; repealing s. 121.4503(3), F.S.; repealing rulemaking authority of the Department of Management Services relating to the Florida Retirement System Contributions Clearing Trust Fund; amending s. 121.5911, F.S.; deleting rulemaking authority of the department relating to maintaining the qualified status of the disability retirement program and the Florida Retirement System Pension Plan; repealing s. 125.902(4), F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to children’s services council or juvenile welfare board incentive grants; repealing s. 154.503(4), F.S.;

repealing rulemaking authority of the Department of Health relating to the Primary Care for Children and Families Challenge Grant Program; amending s. 159.8081, F.S.; repealing rulemaking authority of the Department of Economic Opportunity relating to the manufacturing facility bond pool; amending s. 159.8083, F.S.; repealing rulemaking authority of the department relating to the Florida First Business allocation pool; repealing s. 159.825(3), F.S.; repealing rulemaking authority of the State Board of Administration relating to terms of bonds; repealing s. 161.75, F.S.; repealing rulemaking authority of the Department of Environmental Regulation and the Fish and Wildlife Conservation Commission relating to the Oceans and Coastal Resources Act; repealing s. 163.462, F.S.; repealing rulemaking authority of the Department of Community Affairs relating to the Community Redevelopment Act of 1969; repealing s. 163.517(6), F.S.; repealing rulemaking authority of the Department of Legal Affairs relating to the Safe Neighborhoods Program; repealing s. 175.341(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to firefighter pensions; repealing s. 177.504(2)(e), F.S.; repealing rulemaking authority of the Department of Environmental Protection relating to the Florida Public Land Survey Restoration and Perpetuation Act; repealing s. 185.23(2), F.S.; repealing rulemaking authority of the Division of Retirement relating to municipal police pensions; repealing s. 255.25001(2), F.S.; repealing rulemaking authority of the Department of Management Services relating to determining whether a lease-purchase of a state-owned office building is in the best interests of the state; repealing s. 257.34(7), F.S.; repealing rulemaking authority of the Division of Library and Information Services of the Department of State relating to the Florida International Archive and Repository; repealing s. 364.0135(6), F.S.; repealing rulemaking authority of the Department of Management Services relating to the promotion of broadband adoption; amending s. 366.85, F.S.; repealing rulemaking authority of the Division of Consumer Services of the Department of Agriculture and Consumer Services relating to the Florida Energy Efficiency and Conservation Act; repealing s. 409.5092, F.S.; repealing rulemaking authority of the Department of Children and Family Services relating to permission for weatherization; amending s. 501.142, F.S.; repealing rulemaking authority of the Department of Agriculture and Consumer Services relating to retail sales establishments and authority to sanction violations of such rules; amending s. 985.682, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Gaetz, **CS for HB 7055** was passed and certified to the House. The vote on passage was:

Yeas—29

Mr. President	Evers	Montford
Alexander	Fasano	Negron
Altman	Flores	Norman
Benaquisto	Gaetz	Oelrich
Bennett	Garcia	Richter
Bogdanoff	Gardiner	Simmons
Dean	Hays	Storms
Detert	Jones	Thrasher
Diaz de la Portilla	Latvala	Wise
Dockery	Lynn	

Nays—11

Braynon	Margolis	Siplin
Bullard	Rich	Smith
Gibson	Ring	Sobel
Joyner	Sachs	

Consideration of **CS for CS for SB 1718** was deferred.

CS for CS for CS for HB 1263—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; revising the purpose of the department; revising duties of the State Surgeon General; eliminating the Officer of Women’s Health Strategy; revising divisions within the department; amending s. 20.435, F.S.; eliminating the Florida Drug, Device, and Cosmetic Trust Fund as a trust fund under the department; amending s. 154.05, F.S.; providing that two or more counties

may combine for the operation of a county health department under certain circumstances; providing criteria for such an agreement; specifying that an interlocal agreement may only be terminated at the end of a contract year; requiring the parties to give written notice to the department no less than 90 days before the termination; amending s. 215.5602, F.S.; conforming references; amending s. 381.001, F.S.; revising legislative intent; requiring the Department of Health to be responsible for the state public health system; requiring the department to provide leadership for a partnership involving federal, state, and local government and the private sector to accomplish public health goals; amending s. 381.0011, F.S.; revising duties and powers of the department; repealing s. 381.0013, F.S., relating to the department's authority to exercise the power of eminent domain; repealing s. 381.0014, F.S., relating to department rules that superseded regulations and ordinances enacted by other state departments, boards or commissions, or municipalities; repealing s. 381.0015, F.S., relating to judicial presumptions regarding the department's authority to enforce public health rules; amending s. 381.0016, F.S.; allowing a county to enact health regulations and ordinances consistent with state law; repealing s. 381.0017, F.S., relating to the purchase, lease, and sale of real property by the department; repealing s. 381.0025, F.S., relating to penalties; amending s. 381.003, F.S.; revising provisions relating to the department's responsibility for communicable disease prevention and control programs; amending s. 381.0031, F.S.; permitting the department to conduct studies concerning epidemiology of diseases of public health significance; specifying that the list of diseases of public health significance is based on the recommendations to be nationally notifiable by the Council of State and Territorial Epidemiologists and the Centers for Disease Control and Prevention; authorizing the department to expand the list if a disease emerges for which regular, frequent and timely information regarding individual cases is considered necessary for the prevention and control of a disease specific to Florida; amending s. 381.00315, F.S.; authorizing the department to declare, enforce, modify, and abolish quarantines of persons, animals, and premises for controlling communicable diseases or providing protection from unsafe conditions that pose a threat to public health; requiring the department to establish rules for conditions and procedures for imposing and releasing a quarantine; requiring specific provisions to be included in rules; providing that the rules established under this section supersede all rules enacted by other state agencies, boards, or political subdivisions; providing that a violation of the rules established under the section, a quarantine, or requirement adopted pursuant to a declared public health emergency is a second-degree misdemeanor; providing penalties; repealing s. 381.0032, F.S., relating to epidemiological research; repealing s. 381.00325, F.S., relating to the Hepatitis A awareness program; amending s. 381.0034, F.S.; deleting an obsolete qualifying date reference; repealing s. 381.0037, F.S., relating to legislative findings and intent with respect to AIDS; amending s. 381.004, F.S.; deleting legislative intent; conforming cross-references; amending 381.0046, F.S.; requiring the department to establish dedicated HIV and AIDS regional and statewide minority coordinators; deleting the requirement that the statewide director report to the chief of the Bureau of HIV and AIDS within the department; amending s. 381.0051, F.S.; deleting legislative intent for the Comprehensive Family Planning Act; amending s. 381.0052, F.S., relating to the "Public Health Dental Program Act"; repealing unused department rulemaking authority; amending s. 381.0053, F.S., relating to the comprehensive nutrition program; repealing unused department rulemaking authority; repealing s. 381.0054, F.S., relating to healthy lifestyles promotion by the department; amending s. 381.0056, F.S., relating to the "School Health Services Act"; deleting legislative findings; deleting the requirement that school health programs funded by health care districts or entities be supplementary to and consistent with the act and other applicable statutes; amending s. 381.0057, F.S., relating to funding for school health services; deleting legislative intent; amending s. 381.00591, F.S.; permitting the department to apply for and become a National Environmental Laboratory Accreditation Program accreditation body; eliminating rulemaking authority of the department to implement standards of the National Environmental Laboratory Accreditation Program; amending s. 381.00593, F.S.; removing unused rulemaking authority relating to the public school volunteer health care practitioner program; amending s. 381.0062, F.S., relating to the "Comprehensive Family Planning Act"; deleting legislative intent; conforming a cross-reference; amending s. 381.0065, F.S., relating to regulation of onsite sewage treatment and disposal systems; deleting legislative intent; defining the term "bedroom"; conforming cross-references; conforming provisions to changes made by the act; providing for any permit issued and approved by the Department of Health for the

installation, modification, or repair of an onsite sewage treatment and disposal system to transfer with the title of the property; providing conditions under which governmental entities are prohibited from requiring certain inspections and systems; providing applicability; providing an exception; providing circumstances in which an onsite sewage treatment and disposal system is not considered abandoned; providing for the validity of an onsite sewage treatment and disposal system permit if rules change before final approval of the constructed system, under certain conditions; providing that a system modification, replacement, or upgrade is not required unless a bedroom is added to a single-family home; deleting provisions requiring the department to administer an evaluation and assessment program of onsite sewage treatment and disposal systems and requiring property owners to have such systems evaluated at least once every 5 years; deleting obsolete provisions; creating s. 381.00651, F.S.; requiring a county or municipality containing a first magnitude spring to adopt by ordinance, under certain circumstances, the program for the periodic evaluation and assessment of onsite sewage treatment and disposal systems; requiring the county or municipality to notify the Secretary of State of the ordinance; authorizing a county or municipality, in specified circumstances, to opt out by a vote of 60 percent of the governing board; authorizing a county or municipality to adopt or repeal, after a specified date, an ordinance creating an evaluation and assessment program, subject to notification of the Secretary of State; providing criteria for evaluations, qualified contractors, and repair of systems; providing for certain procedures and exemptions in special circumstances; defining the term "system failure"; requiring that certain procedures be used for conducting tank and drainfield evaluations; providing for certain procedures in special circumstances; providing for contractor immunity from liability under certain conditions; providing for assessment procedures; providing requirements for county health departments; requiring the Department of Health to allow county health departments and qualified contractors to access the state database to track data and evaluation reports; requiring counties and municipalities to notify the Secretary of Environmental Protection and the Department of Health when an evaluation program ordinance is adopted; requiring the Department of Environmental Protection to notify those counties or municipalities of the use of, and access to, certain state and federal program funds and to provide certain guidance and technical assistance upon request; prohibiting the adoption of certain rules by the Department of Health; providing for applicability; repealing s. 381.00656, F.S., relating to a grant program for the repair of onsite sewage treatment and disposal systems; amending s. 381.0066, F.S.; lowering the fees imposed by the department for certain permits; conforming cross-references; amending s. 381.0068, F.S.; deleting a date by which a technical review and advisory panel must be established within the department for assistance with rule adoption; deleting the authority of the chair of the panel to advise affected persons or the Legislature of the panel's position on legislation, proposed state policy, or other issue; amending s. 381.0072, F.S.; revising the definition of the term "food establishment" to include certain facilities participating in the United States Department of Agriculture Afterschool Meal Program; amending s. 381.00781, F.S.; eliminating authority of the department to annually adjust maximum fees according to the Consumer Price Index; amending s. 381.0086, F.S.; revising department rulemaking authority relating to migrant farmworkers and other migrant labor camp or residential migrant housing occupants; removing lighting and maintenance and operation of roads from the list of health and safety standards to be created by the department; conforming a cross-reference; amending s. 381.0098, F.S.; deleting legislative intent with respect to standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste; conforming a cross-reference; amending s. 381.0101, F.S.; deleting legislative intent regarding certification of environmental health professionals; providing for the State Surgeon General, rather than the Division Director for Emergency Preparedness and Community Support, to serve on an environmental health professionals advisory board; conforming a cross-reference; amending s. 381.0203, F.S.; eliminating the regulation of drugs, cosmetics, and household products under ch. 499, F.S., from the pharmacy services program; eliminating the contraception distribution program at county health departments; amending s. 381.0261, F.S.; requiring the department, rather than the Agency for Health Care Administration, to publish a summary of the Florida Patient's Bill of Rights and Responsibilities on its Internet website; deleting the requirement to print and distribute the summary; repealing s. 381.0301, F.S., relating to the Centers for Disease Control and Prevention, the State University System, Florida medical schools, and the College of Public Health of the University of South Florida; deleting the requirement that the College of Public Health be

consulted by state officials in the management of public health; repealing s. 381.0302, F.S.; eliminating the Florida Health Services Corps; amending s. 381.0303, F.S.; eliminating the requirement that the Special Needs Shelter Interagency Committee submit recommendations to the Legislature; repealing s. 381.04015, F.S.; eliminating the Women's Health Strategy Office and Officer of Women's Health Strategy; amending s. 381.0403, F.S., relating to the "Community Hospital Education Act"; deleting legislative findings and intent; revising the mission of the program; requiring minimum funding for graduate education in family practice; deleting reference to an intent to establish a statewide graduate medical education program; amending s. 381.0405, F.S.; deleting an appropriation to the Office of Rural Health; amending s. 381.0406, F.S.; deleting unnecessary introductory language in provisions relating to rural health networks; repealing s. 381.0407, F.S., to eliminate the mandatory payment of claims from public health care providers and county health departments by managed care plans; repealing s. 381.045, F.S.; eliminating department authority to provide services to certain health care providers infected with Hepatitis B or HIV; amending s. 381.06015, F.S.; deleting obsolete provision that requires the department, the Agency for Health Care Administration, and private consortium members seeking private or federal funds to initiate certain program actions relating to the Public Cord Blood Tissue Bank; repealing s. 381.0605, F.S., relating to designating the Agency for Health Care Administration as the state agency to administer the Federal Hospital and Medical Facilities Amendments of 1964; eliminating authority of the Governor to provide for administration of the amendments; repealing ss. 381.1001-381.103, F.S., the Florida Community Health Protection Act; amending s. 381.4018, F.S.; deleting legislative findings and intent with respect to physician workforce assessment and development; conforming a cross-reference; repealing s. 381.60225, F.S., to eliminate background screening requirements for health care professionals and owners, operators, and employees of certain health care providers, services, and programs; repealing ss. 381.732-381.734, F.S., the "Healthy People, Healthy Communities Act"; amending s. 381.7352, F.S.; deleting legislative findings relating to the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; amending s. 381.7353, F.S.; removing the authority of the State Surgeon General to appoint an ad hoc committee to study certain aspects of racial and ethnic health outcome disparities and make recommendations; amending s. 381.7356, F.S.; deleting a provision requiring dissemination of Closing the Gap grant awards to begin on a date certain; amending s. 381.765, F.S.; repealing unused rulemaking authority relating to records and recordkeeping for department-owned property; repealing s. 381.77, F.S., to eliminate the annual survey of nursing home residents age 55 and under; repealing s. 381.795, F.S., to eliminate the requirement that the department establish a program of long-term community-based supports and services for individuals with traumatic brain or spinal cord injuries; amending s. 381.853, F.S.; deleting legislative findings relating to brain tumor research; repealing s. 381.855, F.S., which established the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.87, F.S., to eliminate the osteoporosis prevention and education program; repealing s. 381.90, F.S., to eliminate the Health Information Systems Council; amending s. 381.91, F.S., relating to the Jesse Trice Cancer Program; revising legislative intent; amending 381.922, F.S.; conforming a reference; amending s. 383.011, F.S.; requiring the Department of Health to establish an interagency agreement with the Department of Children and Family Services for management of the Special Supplemental Nutrition program for Women, Infants, and Children; specifying responsibilities of each department; creating s. 383.141, F.S.; providing legislative findings; providing definitions; requiring that health care providers provide pregnant women with current information about the nature of the developmental disabilities tested for in certain prenatal tests, the accuracy of such tests, and resources for obtaining support services for Down syndrome and other prenatally diagnosed developmental disabilities; providing duties for the Department of Health concerning establishment of an information clearinghouse; creating an advocacy council within the Department of Health to provide technical assistance in forming the clearinghouse; providing membership for the council; providing duties of the council; providing terms for members of the council; providing for election of a chairperson and vice chairperson; providing meeting times for the council; requiring the members to serve without compensation or reimbursement for travel expenses; authorizing meetings by teleconference or other electronic means; requiring the Department of Health to provide administrative support; repealing s. 385.210, F.S., the Arthritis Prevention and Education Act by a specific date; amending s. 391.016, F.S.; clarifying the purposes and functions of the Children's Medical Services program; requiring the coordination and

maintenance of a medical home for participating children; amending s. 391.021, F.S.; revising definitions; amending s. 391.025, F.S.; revising the components of the Children's Medical Services program; amending s. 391.026, F.S.; revising the powers and duties of the department in administering the Children's Medical Services network; amending s. 391.028, F.S.; eliminating the central office and area offices of the Children's Medical Services program; authorizing the Director of Children's Medical Services to appoint necessary staff and contract with providers to establish a system to provide certain program activities on a statewide basis; amending s. 391.029, F.S.; specifying eligibility for services provided under the Children's Medical Services program; clarifying who may receive services under the program; deleting the requirement that the department determine financial and medical eligibility for program; deleting the requirement that the department determine the financial ability of parents to pay for services; eliminating discretion of the department to pay reasonable travel expenses; amending s. 391.0315, F.S.; deleting a prohibition against a child eligible under Title XIX or XXI of the Social Security Act from receiving services under the program until the child is enrolled in Medicaid or a Title XXI program; amending s. 392.51, F.S., relating to tuberculosis control; removing legislative findings and intent; amending s. 392.61, F.S.; eliminating the requirement that the department develop a methodology for distributing funds appropriated for community tuberculosis control programs; amending s. 392.62, F.S.; requiring a contractor to use licensed community hospitals and other facilities for the care and treatment of persons who have active tuberculosis or a history of non-compliance with prescribed drug regimens and require inpatient or other residential services; removing authority of the department to operate a licensed hospital to treat tuberculosis patients; requiring the tuberculosis control program to fund participating facilities; requiring facilities to meet specific conditions; requiring the department to develop a transition plan for the closure of A.G. Holley State Hospital; specifying content of transition plan; requiring submission of the plan to the Governor and Legislature; requiring full implementation of the transition plan by a certain date; amending s. 401.243, F.S.; repealing unused rulemaking authority governing the implementation of injury-prevention grant programs; amending s. 401.245, F.S.; repealing unused rulemaking authority relating to operating procedures for the Emergency Medical Services Advisory Council; amending s. 401.271, F.S.; repealing unused rulemaking authority relating to an exemption for the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces; repealing s. 402.45, F.S.; repealing unused rulemaking authority relating to the community resource mother or father program; amending s. 403.863, F.S.; directing the department to contract to perform state public water supply laboratory certification application review and evaluation and laboratory inspections; adding certain actions to the list of acts constituting grounds for which disciplinary actions may be taken under the section; amending ss. 400.914 and 409.256, F.S.; conforming references; amending ss. 458.309 and 459.005, F.S.; requiring that a physician or osteopathic physician who performs certain medical procedures in an office setting register the office with the Department of Health unless that office is licensed as a facility under ch. 395, F.S., relating to hospital licensing and regulation; repealing s. 458.346, F.S., which created the Public Sector Physician Advisory Committee and established its responsibilities; amending s. 462.19, F.S., relating to the renewal of licenses for practitioners of naturopathy; repealing unused rulemaking authority; amending s. 464.019, F.S., requiring the Board of Nursing to deny a program application for new prelicensure nursing education program while the existing program is on probationary status; repealing s. 464.0197, F.S., relating to state budget support for the Florida Center for Nursing; amending s. 464.203, F.S.; revising the certification requirements for certified nursing assistants; amending s. 464.208, F.S.; repealing unused rulemaking authority relating to background screening information of certified nursing assistants; repealing s. 466.00775, F.S., relating to unused rulemaking authority relating to dental health access and dental laboratory registration provisions; amending ss. 212.08, 499.003, 499.601, and 499.61, F.S.; updating departmental designation; amending s. 514.011, F.S.; revising the definition of "public bathing place"; amending s. 514.021, F.S.; restricting rulemaking authority of the department; limiting scope of standards for public pools and public bathing places; prohibiting the department from adopting by rule any regulation regarding the design, alteration, or repair of a public pool or public bathing; eliminating authority of the department to review plans, issue approvals, and enforce occupancy provisions of the Florida Building Code; amending s. 514.023, F.S.; adding public bathing places

to the provisions allowing sampling of beach waters to determine sanitation and allowing health advisories to be issued for elevated levels of bacteria in such waters; deleting an obsolete provision; amending s. 514.025, F.S.; requiring the department to review applications and plans for the construction or placement of public pools or bathing places; providing for the department to review applications and plans if no qualified staff are employed at the county health department; establishing that the department is responsible to monitor water quality in public pools and bathing places; amending s. 514.03, F.S.; permitting local governments or local enforcement districts to determine compliance with general construction provisions of the Florida Building Code; permitting local governments or local enforcement districts to conduct plan reviews and inspections of public pools and bathing places to determine compliance; eliminating an application process for review of building plans for a public pool or bathing place by the department; amending s. 514.031, F.S.; requiring a valid permit from the department to operate a public pool; revising the list of documents that must accompany an application for a permit to operate a public pool; providing the department with authority to review, approve, and deny an application for a permit to operate a public pool; amending s. 514.033, F.S.; deleting authority of the department to establish a fee schedule; requiring fees collected by the department or county health department to be deposited into the Grants and Donations Trust Fund or the County Health Department Trust Fund; amending s. 514.05, F.S.; requiring all amounts collected to be deposited in the Grants and Donations Trust Fund or the County Health Department Trust Fund; granting the county health department the authority to close a public pool that is not in compliance with ch. 514, F.S., or applicable rules; amending s. 514.06, F.S.; deeming a public pool or bathing place to present a significant risk to public health by failing to meet sanitation and safety to be a public nuisance; allowing for a public nuisance to be abated or enjoined; amending s. 633.115, F.S.; making conforming changes; amending s. 1009.66, F.S.; reassigning responsibility for the Nursing Student Loan Forgiveness Program from the Department of Health to the Department of Education; amending s. 1009.67, F.S.; reassigning responsibility for the nursing scholarship program from the Department of Health to the Department of Education; providing type two transfers of the programs; providing for transfer of a trust fund; providing applicability to contracts; authorizing transfer of funds and positions between departments; requiring the Division of Medical Quality and Assurance to create a plan to improve efficiency of the function of the division; directing the division to take certain actions in creating the plan; directing the division to address particular topics in the plan; requiring all executive branch agencies to assist the department in creating the plan; requesting all other state agencies to assist the department in creating the plan; amending ss. 154.503, 381.0041, 384.25, 392.56, 395.1027, 411.203, 456.032, 513.10, 768.28, and 775.0877, F.S.; conforming cross-references; providing effective dates.

—as amended March 8 was read the third time by title.

SENATOR BENNETT PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Garcia, **CS for CS for CS for HB 1263** as amended was passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Evers	Negron
Alexander	Fasano	Norman
Altman	Flores	Oelrich
Benacquisto	Gaetz	Richter
Bennett	Garcia	Simmons
Bogdanoff	Gardiner	Sobel
Braynon	Hays	Storms
Dean	Jones	Thrasher
Detert	Latvala	Wise
Diaz de la Portilla	Lynn	
Dockery	Margolis	

Nays—9

Bullard	Gibson	Joyner
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Montford	Ring	Siplin
Rich	Sachs	Smith

SPECIAL ORDER CALENDAR

On motion by Senator Flores, by unanimous consent—

CS for CS for CS for SB 888—A bill to be entitled An act relating to consumer services; amending s. 20.14, F.S.; deleting provisions establishing the Division of Standards within the Department of Agriculture and Consumer Services; repealing s. 366.85, F.S., relating to responsibilities of the department for compliance with certain federal requirements related to consumer conciliatory conferences and energy conservation products, services, and loans; amending s. 472.005, F.S.; redefining the term “license” and defining the terms “consumer member” and “licensee” for purposes of provisions governing surveyors and mappers; amending s. 472.006, F.S.; directing the Department of Agriculture and Consumer Services to work cooperatively with the Department of Revenue to implement an automated method of disclosing information related to licensees; authorizing the Department of Agriculture and Consumer Services to suspend or deny the license of any licensee found not to be in compliance with a support order, subpoena, order to show cause, or written agreement; providing for reinstatement of a denied or suspended license; relieving the department of certain liability associated with the denial or suspension of a license; amending s. 472.011, F.S.; authorizing the department to waive license renewal fees for land surveyors and mappers under certain circumstances; authorizing the collection of an existing special assessment from inactive and delinquent licensees; amending s. 472.0131, F.S., relating to examinations; making technical changes; amending s. 472.015, F.S.; authorizing the department to require land surveyors or mappers to submit their social security numbers when applying for initial licensure or license renewal; providing conditions under which an application is deemed received; providing conditions under which the department may issue a license by endorsement; requiring an applicant to provide his or her social security number as required pursuant to federal law; specifying how a social security number may be used; amending s. 472.018, F.S., relating to continuing education; making technical changes; requiring that continuing education providers electronically provide certain information to the department; providing timeframes for reporting; requiring that the department establish a system to monitor licensee compliance with continuing education requirements; defining the term “monitor”; authorizing the department to refuse to renew a license until the applicant satisfies continuing education requirements; authorizing the department or board to impose additional penalties against applicants who fail to satisfy additional requirements; amending s. 472.0202, F.S.; conforming a cross-reference; amending s. 472.0203, F.S.; providing for license renewal notification by the department to be sent electronically to the licensee’s last known e-mail address; amending s. 472.025, F.S.; providing that a professional surveyor or mapper whose license is revoked or suspended must return his or her seal to the executive director of the board, rather than to the secretary; creating s. 472.0337, F.S.; authorizing the department to administer oaths, take depositions, make inspections, issue and serve subpoenas and other process, and compel the attendance of witnesses and production of certain documents; providing for challenges to and enforcement of subpoenas and orders; amending s. 472.0351, F.S.; revising grounds for discipline; eliminating certain actions by a licensee which are grounds for disciplinary action; specifying what constitutes an action against a license in another state, territory, or country; specifying that the board may enter an order against a surveyor or mapper who committed certain violations before obtaining a license; authorizing the board to require corrective action; prohibiting the department from issuing to or renewing the license of a person or business entity that has been assessed a fine, interest, costs, or attorney fees associated with an investigation or prosecution until the person pays them in full or complies with or satisfies all terms and conditions of the final order; amending s. 493.6105, F.S.; authorizing the Department of Agriculture and Consumer Services to waive firearms training requirements for the initial licensure of private investigative, private security, or repossession services under certain circumstances; amending s. 493.6113, F.S.; authorizing the department to waive firearms training requirements for license renewal of private investigative, private security, and repossession services under certain circumstances; amending s. 493.6118, F.S.; providing for disciplinary action to be taken against certain additional license classes and schools or training facilities for private investigators and private security and repossession services; amending s. 493.6120, F.S.; providing for penalty provisions to

apply to certain additional license classes and schools or training facilities for private investigators and private security and repossession services; amending s. 501.015, F.S., relating to the regulation of health studios; substituting the term “local business tax receipt” for the term “local occupational license”; amending s. 501.017, F.S.; making technical changes; clarifying that certain notice be provided in a health studio contract in at least 10-point boldface type; amending s. 501.059, F.S.; deleting requirement that telephone subscribers pay an initial listing charge for including their telephone numbers on the state’s no sales solicitation calls listing; specifying the period that a subscriber’s listing remains active; requiring the department to include certain listings from a national database on the state’s listing; authorizing the department to impose administrative fines for violations; specifying that administrative proceedings are subject to the Administrative Procedure Act; requiring telecommunications companies to inform their customers of certain telephone solicitation requirements; deleting the requirement that the Florida Public Service Commission adopt certain rules; amending s. 501.605, F.S.; providing that an applicant for a commercial telephone seller license may provide other valid forms of identification in lieu of a valid driver license number; removing the requirement that the applicant provide his or her social security number on the application; amending s. 501.607, F.S.; providing that an applicant for a telemarketing salesperson’s license may provide other valid forms of identification in lieu of a driver license number; amending s. 501.911, F.S.; revising provisions for administration of the Antifreeze Act of 1978, to conform; amending s. 501.913, F.S.; requiring the registrant of a brand of antifreeze to assume full responsibility for the registration; requiring that a registrant of a brand of antifreeze not in production for distribution in this state must submit a notarized affidavit attesting to specified information; requiring that a certain sample size of each brand of antifreeze accompany the application for registration; amending s. 507.04, F.S.; requiring that the Department of Agriculture and Consumer Services be notified at least 10 days before any changes are made in the insurance coverage of a household moving service; amending s. 525.07, F.S.; revising required contents of seal clasps applied by meter mechanics after repair and adjustment of petroleum fuel measuring devices; amending s. 526.143, F.S.; authorizing the department to temporarily waive certain requirements for generators at retail motor fuel outlets which are used in preparation or response to an emergency or major disaster in another state; amending s. 526.50, F.S., relating to the sale of brake fluid; defining the terms “brand” and “formula”; amending s. 526.51, F.S.; conforming terminology; providing criteria for reregistering a previously registered brand and formula combination of brake fluid; providing for a fine for late submission of the application for reregistration and required materials; requiring a registrant to submit a notarized affidavit attesting that specified conditions have been satisfied if a registered brand and formula combination is not in production for distribution in this state; amending s. 526.52, F.S.; providing alternative criteria under which a brand of brake fluid may satisfy branding requirements; amending s. 526.53, F.S.; conforming terminology; requiring that stop-sale orders be served by the department on the owner of the brand name, the distributor, or other entity responsible for selling or distributing the product; providing that the department’s representative, with the consent of the department, may dispose of certain unregistered brake fluid; amending s. 526.55, F.S.; replacing criminal sanctions with administrative and monetary sanctions for violations of laws regulating the sale of brake fluid; amending s. 539.001, F.S.; eliminating the requirement that a pawnshop provide the Department of Agriculture and Consumer Services notice of a change in its location by certified or registered mail; amending s. 559.805, F.S.; eliminating a requirement that sellers of business opportunities provide the department with the social security numbers of their independent agents; amending s. 559.904, F.S., relating to the regulation of motor vehicle repair shops; substituting the term “business tax receipt” for the term “occupational license”; repealing s. 559.922, F.S., relating to the use of motor vehicle repair shop registration fees to provide financial assistance to motor vehicle repair shop employees who undertake certain technical training or courses; amending s. 559.928, F.S., relating to the regulation of sellers of travel; substituting the term “business tax receipt” for the term “occupational license”; eliminating a requirement that an independent travel agent provide his or her social security number to the department; amending s. 559.9285, F.S.; conforming a cross-reference; amending s. 559.935, F.S., relating to an exemption from regulation provided for certain sellers of travel; substituting the term “business tax receipt” for the term “occupational license”; amending s. 570.29, F.S., relating to departmental divisions; conforming terminology; repealing ss. 570.46 and 570.47, F.S., relating to the powers and duties of

the Division of Standards and the qualifications and duties of the director of the division; amending s. 570.544, F.S.; revising the powers and duties of the director of the Division of Consumer Services; amending s. 616.242, F.S.; removing an obsolete reference to the Bureau of Fair Rides Inspection; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for CS for SB 888**, on motion by Senator Flores, by two-thirds vote **CS for CS for HB 749** was withdrawn from the Committees on Commerce and Tourism; Regulated Industries; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Flores—

CS for CS for HB 749—An act relating to consumer services; amending s. 20.14, F.S.; deleting provisions establishing the Division of Standards within the Department of Agriculture and Consumer Services; repealing s. 366.85, F.S., relating to responsibilities of the department for compliance with certain federal requirements related to consumer conciliatory conferences and energy conservation products, services, and loans; amending s. 472.005, F.S.; redefining the term “license” and defining the terms “consumer member” and “licensee” for purposes of provisions governing surveyors and mappers; amending s. 472.006, F.S.; directing the Department of Agriculture and Consumer Services to work cooperatively with the Department of Revenue to implement an automated method of disclosing information related to licensees; authorizing the Department of Agriculture and Consumer Services to suspend or deny the license of any licensee found not to be in compliance with a support order, subpoena, order to show cause, or written agreement; providing for reinstatement of a denied or suspended license; relieving the department of certain liability associated with the denial or suspension of a license; amending s. 472.011, F.S.; authorizing the department to waive license renewal fees for land surveyors and mappers under certain circumstances; authorizing the collection of an existing special assessment from inactive and delinquent licensees; amending s. 472.0131, F.S., relating to examinations; making technical changes; amending s. 472.015, F.S.; authorizing the department to require land surveyors or mappers to submit their social security numbers when applying for initial licensure or license renewal; providing conditions under which an application is deemed received; providing conditions under which the department may issue a license by endorsement; requiring an applicant to provide his or her social security number as required pursuant to federal law; specifying how a social security number may be used; amending s. 472.018, F.S., relating to continuing education; making technical changes; requiring that continuing education providers electronically provide certain information to the department; providing timeframes for reporting; requiring that the department establish a system to monitor licensee compliance with continuing education requirements; defining the term “monitor”; authorizing the department to refuse to renew a license until the applicant satisfies continuing education requirements; authorizing the department or board to impose additional penalties against applicants who fail to satisfy additional requirements; amending s. 472.0202, F.S.; conforming a cross-reference; amending s. 472.0203, F.S.; providing for license renewal notification by the department to be sent electronically to the licensee’s last known e-mail address; amending s. 472.025, F.S.; providing that a professional surveyor or mapper whose license is revoked or suspended must return his or her seal to the executive director of the board, rather than to the secretary; creating s. 472.0337, F.S.; authorizing the department to administer oaths, take depositions, make inspections, issue and serve subpoenas and other process, and compel the attendance of witnesses and production of certain documents; providing for challenges to and enforcement of subpoenas and orders; amending s. 472.0351, F.S.; revising grounds for discipline; eliminating certain actions by a licensee which are grounds for disciplinary action; specifying what constitutes an action against a license in another state, territory, or country; specifying that the board may enter an order against a surveyor or mapper who committed certain violations before obtaining a license; authorizing the board to require corrective action; prohibiting the department from issuing to or renewing the license of a person or business entity that has been assessed a fine, interest, costs, or attorney fees associated with an investigation or prosecution until the person pays them in full or complies with or satisfies all terms and conditions of the final order; amending s. 493.6105, F.S.; authorizing the Department of Agriculture and Consumer Services to waive firearms training requirements for the initial licensure of private investigative, private security, or repossession

services under certain circumstances; amending s. 493.6113, F.S.; authorizing the department to waive firearms training requirements for license renewal of private investigative, private security, and repossession services under certain circumstances; amending s. 493.6118, F.S.; providing for disciplinary action to be taken against certain additional license classes and schools or training facilities for private investigators and private security and repossession services; amending s. 493.6120, F.S.; providing for penalty provisions to apply to certain additional license classes and schools or training facilities for private investigators and private security and repossession services; amending s. 501.015, F.S., relating to the regulation of health studios; substituting the term "local business tax receipt" for the term "local occupational license"; amending s. 501.017, F.S.; making technical changes; clarifying that certain notice be provided in a health studio contract in at least 10-point boldface type; amending s. 501.059, F.S.; deleting requirement that telephone subscribers pay an initial listing charge for including their telephone numbers on the state's no sales solicitation calls listing; specifying the period that a subscriber's listing remains active; requiring the department to include certain listings from a national database on the state's listing; authorizing the department to impose administrative fines for violations; specifying that administrative proceedings are subject to the Administrative Procedure Act; requiring telecommunications companies to inform their customers of certain telephone solicitation requirements; deleting requirement that the Florida Public Service Commission adopt certain rules; amending s. 501.605, F.S.; providing that an applicant for a commercial telephone seller license may provide other valid forms of identification in lieu of a valid driver license number; removing the requirement that the applicant provide his or her social security number on the application; amending s. 501.607, F.S.; providing that an applicant for a telemarketing salesperson's license may provide other valid forms of identification in lieu of a driver license number; amending s. 501.911, F.S.; revising provisions for administration of the Antifreeze Act of 1978, to conform; amending s. 501.913, F.S.; requiring the registrant of a brand of antifreeze to assume full responsibility for the registration; requiring that a registrant of a brand of antifreeze not in production for distribution in this state must submit a notarized affidavit attesting to specified information; requiring that a certain sample size of each brand of antifreeze accompany the application for registration; amending s. 507.04, F.S.; requiring that the Department of Agriculture and Consumer Services be notified at least 10 days before any changes are made in the insurance coverage of a household moving service; amending s. 525.07, F.S.; revising required contents of seal clasps applied by meter mechanics after repair and adjustment of petroleum fuel measuring devices; amending s. 526.143, F.S.; authorizing the department to temporarily waive certain requirements for generators at retail motor fuel outlets which are used in preparation or response to an emergency or major disaster in another state; amending s. 526.50, F.S., relating to the sale of brake fluid; defining the terms "brand" and "formula"; amending s. 526.51, F.S.; conforming terminology; providing criteria for reregistering a previously registered brand and formula combination of brake fluid; providing for a fine for late submission of the application for reregistration and required materials; requiring a registrant to submit a notarized affidavit attesting that specified conditions have been satisfied if a registered brand and formula combination is not in production for distribution in this state; amending s. 526.52, F.S.; providing alternative criteria under which a brand of brake fluid may satisfy branding requirements; amending s. 526.53, F.S.; conforming terminology; requiring that stop-sale orders be served by the department on the owner of the brand name, the distributor, or other entity responsible for selling or distributing the product; providing that the department's representative, with the consent of the department, may dispose of certain unregistered brake fluid; amending s. 526.55, F.S.; replacing criminal sanctions with administrative and monetary sanctions for violations of laws regulating the sale of brake fluid; amending s. 539.001, F.S.; eliminating the requirement that a pawnshop provide the Department of Agriculture and Consumer Services notice of a change in its location by certified or registered mail; amending s. 559.805, F.S.; eliminating a requirement that sellers of business opportunities provide the department with the social security numbers of their independent agents; amending s. 559.904, F.S., relating to the regulation of motor vehicle repair shops; substituting the term "business tax receipt" for the term "occupational license"; repealing s. 559.922, F.S., relating to the use of motor vehicle repair shop registration fees to provide financial assistance to motor vehicle repair shop employees who undertake certain technical training or courses; amending s. 559.928, F.S., relating to the regulation of sellers of travel; substituting the term "business tax receipt" for the term "occupational

license"; eliminating a requirement that an independent travel agent provide his or her social security number to the department; amending s. 559.9285, F.S.; conforming a cross-reference; amending s. 559.935, F.S., relating to an exemption from regulation provided for certain sellers of travel; substituting the term "business tax receipt" for the term "occupational license"; amending s. 570.29, F.S., relating to departmental divisions; conforming terminology; repealing ss. 570.46 and 570.47, F.S., relating to the powers and duties of the Division of Standards and the qualifications and duties of the director of the division; amending s. 570.544, F.S.; revising the powers and duties of the director of the Division of Consumer Services; amending s. 616.242, F.S.; removing an obsolete reference to the Bureau of Fair Rides Inspection; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 888** and read the second time by title.

On motion by Senator Flores, by two-thirds vote **CS for CS for HB 749** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

On motion by Senator Jones, by unanimous consent—

CS for SB 1120—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.01, F.S.; redefining the term "agent" as it relates to the cigarette tax, to conform to changes made by the act; amending s. 210.05, F.S.; deleting a provision that allows the cigarette tax to be paid by affixing a stamp insignia through a metering machine; amending s. 210.07, F.S.; deleting provisions authorizing the use of metering machines; requiring retail dealers of cigarettes, rather than wholesale dealers, to affix to each such machine, in a conspicuous place, an identification sticker furnished by the Division of Alcoholic Beverages and Tobacco within the Department of Business and Professional Regulation; amending ss. 210.11 and 210.12, F.S.; conforming provisions to changes made by the act; amending s. 210.15, F.S.; deleting a provision that prohibited the division from approving the use of meter machines to evidence the payment of the taxes on cigarettes except to qualified wholesale dealers; amending s. 210.18, F.S.; conforming provisions regarding penalties relating to the use of metering machines; amending s. 455.271, F.S.; deleting a provision that provides that a licensee of the department who changes from inactive to active status is not eligible to return to inactive status until the licensee thereafter completes a licensure cycle on active status; amending s. 475.02, F.S.; conforming a provision to changes made by the act; amending s. 475.180, F.S.; deleting a provision that requires an applicant for a real estate license who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting provisions prescribing the method of service of process; amending s. 475.451, F.S.; deleting the requirement that an applicant to be chief administrator of a proprietary real estate school or state institution meet certain qualifications for licensure as a broker associate or sales associate and other minimal requirements; deleting the definition of the term "chief administrative person" as it relates to schools teaching real estate practice; repealing s. 475.6235(7), F.S., relating to a nonresidential applicant's requirement to file an irrevocable consent regarding lawsuits and actions against an appraisal management company; amending s. 475.631, F.S.; deleting the provision that

requires an applicant for licensure as an appraiser who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting the method of service of process; repealing s. 476.124, F.S., relating to certain application requirements for licensing examinations in barbering; amending s. 561.23, F.S.; deleting the requirement that licenses issued under the Beverage Law be issued in duplicate; amending s. 565.07, F.S.; allowing certain high-proof distilled spirits to be distilled, bottled, packaged, or processed for export or sale outside this state; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1120**, on motion by Senator Jones, by two-thirds vote **HB 693** was withdrawn from the Committees on Regulated Industries; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Jones, the rules were waived and—

HB 693—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.01, F.S.; redefining the term “agent” as it relates to the cigarette tax, to conform to changes made by the act; amending s. 210.05, F.S.; deleting a provision that allows the cigarette tax to be paid by affixing a stamp insignia through a metering machine; amending s. 210.07, F.S.; deleting provisions authorizing the use of metering machines; requiring retail dealers of cigarettes, rather than wholesale dealers, to affix to each such machine, in a conspicuous place, an identification sticker furnished by the Division of Alcoholic Beverages and Tobacco within the Department of Business and Professional Regulation; amending ss. 210.11 and 210.12, F.S.; conforming provisions to changes made by the act; amending s. 210.15, F.S.; deleting a provision that prohibited the division from approving the use of meter machines to evidence the payment of the taxes on cigarettes except to qualified wholesale dealers; amending s. 210.18, F.S.; conforming provisions regarding penalties relating to the use of metering machines; amending s. 455.271, F.S.; deleting a provision that provides that a licensee of the department who changes from inactive to active status is not eligible to return to inactive status until the licensee thereafter completes a licensure cycle on active status; amending s. 475.02, F.S.; conforming a provision to changes made by the act; amending s. 475.180, F.S.; deleting a provision that requires an applicant for a real estate license who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting provisions prescribing the method of service of process; amending s. 475.451, F.S.; deleting the requirement that an applicant to be chief administrator of a proprietary real estate school or state institution meet certain qualifications for licensure as a broker associate or sales associate and other minimal requirements; deleting the definition of the term “chief administrative person” as it relates to schools teaching real estate practice; repealing s. 475.6235(7), F.S., relating to a nonresidential applicant’s requirement to file an irrevocable consent regarding lawsuits and actions against an appraisal management company; amending s. 475.631, F.S.; deleting the provision that requires an applicant for licensure as an appraiser who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting the method of service of process; repealing s. 476.124, F.S., relating to certain application requirements for licensing examinations in barbering; amending s. 561.23, F.S.; deleting the requirement that licenses issued under the Beverage Law be issued in duplicate; amending s. 565.07, F.S.; allowing certain high-proof distilled spirits to be distilled, bottled, packaged, or processed for export or sale outside this state; providing an effective date.

—a companion measure, was substituted for **CS for SB 1120** and read the second time by title.

Senator Jones moved the following amendment which was adopted:

Amendment 1 (495716) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (9) of section 210.01, Florida Statutes, is amended to read:

210.01 Definitions.—When used in this part the following words shall have the meaning herein indicated:

(9) “Agent” means any person authorized by the Division of Alcoholic Beverages and Tobacco to purchase and affix adhesive ~~or meter~~ stamps under this part.

Section 2. Subsection (1) of section 210.05, Florida Statutes, is amended to read:

210.05 Preparation and sale of stamps; discount.—

(1) The tax imposed by this part shall be paid by affixing stamps in the manner herein set forth ~~or by affixing stamp insignia through the device of metering machines authorized in this part.~~

Section 3. Section 210.07, Florida Statutes, is amended to read:

210.07 Metering Machines.—

(1)(a) ~~The tax may also be paid through the use of cigarette tax stamp insignia to be applied by the use of metering machines. The division shall prescribe and promulgate appropriate rules and regulations governing the use of metering machines, the procedure for the payment of such cigarette taxes through the use thereof, requiring adequate surety bonds of the users thereof to assure the proper use of such machines and payment of all cigarette taxes that might come due by the users thereof, and all other rules and regulations necessary and proper to govern the use of same.~~

(b) ~~The provisions of s. 210.05(3)(a) and (b) shall be applicable to cigarette taxes paid through the use of metering machines.~~

(2) ~~All provisions of this part governing the use of cigarette tax stamps, the compiling of records, the making of reports, permits and revocation of permits, seizures and forfeitures, penalties, and all other provisions pertaining to the payment of cigarette taxes through the use of stamps, shall likewise be applicable to the payment of said taxes through the use of metering machines.~~

(1)(3) ~~Wholesale or~~ Retail dealers of cigarettes owning, leasing, furnishing, or operating cigarette vending machines shall affix to each such machine, in a conspicuous place, an identification sticker furnished by the division. Every sticker shall show the vending machine serial number and the name and address of the cigarette ~~wholesale or~~ retail dealer owning, leasing, furnishing, or operating ~~the said~~ vending machine.

(2)(4) ~~A person may not operate a~~ ~~No~~ vending machine ~~shall be allowed to operate~~ in the state ~~unless that does not have affixed thereto~~ the identification sticker required by this section ~~is affixed to the vending machine. A person may not operate a nor shall any~~ vending machine ~~be allowed to operate~~ in the state ~~which that~~ does not display at all times at least one package of each brand of the packages located therein so the same are clearly visible and arranged in such a manner that the cigarette tax stamps ~~or meter impressions of stamps~~ affixed thereto are clearly visible. ~~It shall be the duty of any person, firm, or corporation operating a cigarette vending machine in this state must to~~ furnish to the division the location of the vending machine and ~~to~~ report within 30 days to the division any change of location of the vending machine.

Section 4. Section 210.11, Florida Statutes, is amended to read:

210.11 Refunds; sales of stamps and payment of tax.—Whenever any cigarettes upon which stamps have been placed, ~~or upon which the tax has been paid by metering machine,~~ have been sold and shipped into another state for sale or use therein, or have become unfit for use and consumption or unsalable, or have been destroyed, the dealer involved shall be entitled to a refund or credit of the actual amount of the tax paid with respect to such cigarettes less any discount allowed by the division in the sale of the stamps ~~or payment of the tax by metering machine,~~ upon receipt of satisfactory evidence of the dealer’s right to receive such refund or credit, provided application for refund or credit is made within 9 months ~~after of~~ the date the cigarettes were shipped out of the state, became unfit, or were destroyed. Only the division shall sell, or offer for sale, any stamp or stamps issued under this part. The division may redeem unused stamps lawfully in the possession of any person. The division may prescribe necessary rules ~~and regulations~~ concerning refunds, credits, sales of stamps, and redemptions under the provisions of this part. Appropriation is hereby made out of revenues collected under this part for payment of such allowances.

Section 5. Subsection (1) of section 210.12, Florida Statutes, is amended to read:

210.12 Seizures; forfeiture proceedings.—

(1) The state, acting by and through the division, ~~may shall be authorized and empowered to~~ seize, confiscate, and forfeit any cigarettes upon which taxes payable hereunder may be unpaid or ~~which that~~ are otherwise held in violation of the requirements of this chapter, and also any vending machine or receptacle in which cigarettes upon which taxes have not been paid are held for sale, or any vending machine that does not have affixed thereto the identification sticker required by ~~the provisions of~~ s. 210.07, or ~~that which~~ does not display at all times at least one package of each brand of cigarettes located therein so the same is clearly visible and arranged in such a manner that the cigarette tax stamp ~~or meter impression of the stamp~~ affixed thereto is clearly visible. Such seizure may be made by the division, its duly authorized representative, any sheriff or deputy sheriff, or any police officer.

Section 6. Subsection (2) of section 210.15, Florida Statutes, is amended to read:

210.15 Permits.—

(2) The division may not furnish stamps ~~or approve the use of meter machines~~ to evidence the payment of the taxes on cigarettes except to qualified wholesale dealers.

Section 7. Subsection (3) of section 210.18, Florida Statutes, is amended to read:

210.18 Penalties for tax evasion; reports by sheriffs.—

(3) Any person who falsely or fraudulently makes, forges, alters, or counterfeits any stamp ~~or impression die used in meter machines~~ prescribed by the division under the provisions of this part; ~~or, with intent to evade taxes, jams, tampers with, or alters such a machine;~~ or causes or procures to be falsely or fraudulently made, forged, altered, or counterfeited any such stamp ~~or die;~~ or knowingly and willfully utters, purchases, passes or tenders as true any such false, altered, or counterfeited stamp ~~or die impression;~~ or, with the intent to defraud the state, fails to comply with any other requirement of this part commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 8. Subsection (2) of section 455.271, Florida Statutes, is amended to read:

455.271 Inactive and delinquent status.—

(2) Each board, or the department when there is no board, shall permit a licensee to choose, at the time of licensure renewal, an active or inactive status. ~~However, a licensee who changes from inactive to active status is not eligible to return to inactive status until the licensee thereafter completes a licensure cycle on active status.~~

Section 9. Subsection (3) of section 475.02, Florida Statutes, is amended to read:

475.02 Florida Real Estate Commission.—

(3) Notwithstanding s. 112.313, any member of the commission who is a licensed real estate broker or sales associate and who holds an active real estate school permit, ~~chief administrator permit,~~ school instructor permit, or any combination of such permits issued by the department, to the extent authorized pursuant to such permit, may offer, conduct, or teach any course prescribed or approved by the commission or the department.

Section 10. Subsection (2) of section 475.180, Florida Statutes, is amended to read:

475.180 Nonresident licenses.—

(2)(a) ~~Any applicant who is not a resident of this state shall file an irrevocable consent that suits and actions may be commenced against her or him in any county of this state in which a plaintiff having a cause of action or suit against her or him resides, and that service of any process or pleading in suits or actions against her or him may be made~~

~~by delivering the process or pleading to the director of the Division of Real Estate by certified mail, return receipt requested, and also to the licensee by registered mail addressed to the licensee at her or his designated principal place of business. Service, when so made, must be taken and held in all courts to be as valid and binding upon the licensee as if made upon her or him in this state within the jurisdiction of the court in which the suit or action is filed. The irrevocable consent must be in a form prescribed by the department and be acknowledged before a notary public.~~

(a)(b) Any resident licensee who becomes a nonresident shall, within 60 days, notify the commission of the change in residency and comply with nonresident requirements. Failure to notify and comply is a violation of the license law, subject to the penalties in s. 475.25.

(b)(e) All nonresident applicants and licensees shall comply with all requirements of commission rules and this part. The commission may adopt rules necessary for the regulation of nonresident licensees.

Section 11. Subsection (2) of section 475.451, Florida Statutes, is amended to read:

475.451 Schools teaching real estate practice.—

(2) An applicant for a permit to operate a proprietary real estate school, ~~to be a chief administrator of a proprietary real estate school or a state institution,~~ or to be an instructor for a proprietary real estate school or a state institution must meet the qualifications for practice set forth in s. 475.17(1) and the following minimal requirements:

(a) “School permitholder” means the individual who is responsible for directing the overall operation of a proprietary real estate school. A school permitholder must be the holder of a license as a broker, either active or voluntarily inactive, or must have passed an instructor’s examination approved by the commission. A school permitholder must also meet the requirements of a school instructor if actively engaged in teaching.

(b) ~~“Chief administrative person” means the individual who is responsible for the administration of the overall policies and practices of the institution or proprietary real estate school. A chief administrative person must also meet the requirements of a school instructor if actively engaged in teaching.~~

(b)(e) “School instructor” means an individual who instructs persons in the classroom in noncredit college courses in a college, university, or community college or courses in a career center or proprietary real estate school.

1. Before commencing to provide such instruction, the applicant must certify the applicant’s competency and obtain an instructor permit by meeting one of the following requirements:

a. Hold a bachelor’s degree in a business-related subject, such as real estate, finance, accounting, business administration, or its equivalent and hold a valid broker’s license in this state.

b. Hold a bachelor’s degree, have extensive real estate experience, as defined by rule, and hold a valid broker’s license in this state.

c. Pass an instructor’s examination approved by the commission.

2. Any requirement by the commission for a teaching demonstration or practical examination must apply to all school instructor applicants.

3. The department shall renew an instructor permit upon receipt of a renewal application and fee. The renewal application shall include proof that the permitholder has, since the issuance or renewal of the current permit, successfully completed a minimum of 7 classroom hours of instruction in real estate subjects or instructional techniques, as prescribed by the commission. The commission shall adopt rules providing for the renewal of instructor permits at least every 2 years. Any permit ~~that which~~ is not renewed at the end of the permit period established by the department ~~shall~~ automatically ~~reverts~~ ~~revert~~ to involuntarily inactive status.

The department may require an applicant to submit names of persons having knowledge concerning the applicant and the enterprise; may propound interrogatories to such persons and to the applicant concern-

ing the character of the applicant, including the taking of fingerprints for processing through the Federal Bureau of Investigation; and shall make such investigation of the applicant or the school or institution as it may deem necessary to the granting of the permit. If an objection is filed, it shall be considered in the same manner as objections or administrative complaints against other applicants for licensure by the department.

Section 12. Subsection (7) of section 475.6235, Florida Statutes, is repealed.

Section 13. Subsection (2) of section 475.631, Florida Statutes, is amended to read:

475.631 Nonresident licenses and certifications.—

~~(2)(a) An applicant who is not a resident of this state shall file an irrevocable consent that suits and actions may be commenced against her or him in any county of this state in which a plaintiff having a cause of action or suit against her or him resides and that service of any process or pleading in suits or actions against her or him may be made by delivering the process or pleading to the director of the Division of Real Estate by certified mail, return receipt requested, and also to the certified appraiser or licensee by registered mail addressed to the certified appraiser or licensee at her or his designated principal place of business. Service, when so made, must be taken and held in all courts to be as valid and binding upon the certified appraiser or licensee as if made upon her or him in this state within the jurisdiction of the court in which the suit or action is filed. The irrevocable consent must be in a form prescribed by the department and be acknowledged before a notary public.~~

(a)(b) Any resident state-certified appraiser who becomes a nonresident shall, within 60 days, notify the board of the change in residency and comply with nonresident requirements. Failure to notify and comply is a violation of the license law, subject to the penalties in s. 475.624.

(b)(c) All nonresident applicants, certified appraisers, and licensees shall comply with all requirements of board rules and this part. The board may adopt rules pursuant to ss. 120.536(1) and 120.54 necessary for the regulation of nonresident certified appraisers and licensees.

Section 14. Section 476.124, Florida Statutes, is repealed.

Section 15. Section 561.23, Florida Statutes, is amended to read:

561.23 License ~~issued in duplicate~~; display.—

~~(1) Licenses shall be issued in duplicate. The original license shall be delivered to the licensee; and one copy shall be retained by the division.~~

(2) All vendors licensed under the Beverage Law shall display their licenses in conspicuous places on their licensed premises.

Section 16. Section 565.07, Florida Statutes, is amended to read:

565.07 Sale or consumption of certain distilled spirits prohibited.—~~A No distilled spirit greater than 153 proof may not shall be sold, processed, or consumed in the state. However, a distilled spirit greater than 153 proof may be distilled, bottled, packaged, or processed for export or sale outside the state.~~

Section 17. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.01, F.S.; redefining the term “agent” as it relates to the cigarette tax, to conform to changes made by the act; amending s. 210.05, F.S.; deleting a provision that allows the cigarette tax to be paid by affixing a stamp insignia through a metering machine; amending s. 210.07, F.S.; deleting provisions authorizing the use of metering machines; requiring retail dealers of cigarettes, rather than wholesale dealers, to affix to each such machine, in a conspicuous place, an identification sticker furnished by the Division of Alcoholic Beverages and Tobacco within the Department of Business and Professional Regulation; amending ss. 210.11 and 210.12, F.S.; conforming provisions to changes made by the act; amending s. 210.15, F.S.; deleting a provision that prohibited the division from approving the use of meter machines to

evidence the payment of the taxes on cigarettes except to qualified wholesale dealers; amending s. 210.18, F.S.; conforming provisions regarding penalties relating to the use of metering machines; amending s. 455.271, F.S.; deleting a provision that provides that a licensee of the department who changes from inactive to active status is not eligible to return to inactive status until the licensee thereafter completes a licensure cycle on active status; amending s. 475.02, F.S.; conforming a provision to changes made by the act; amending s. 475.180, F.S.; deleting a provision that requires an applicant for a real estate license who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting provisions prescribing the method of service of process; amending s. 475.451, F.S.; deleting the requirement that an applicant to be chief administrator of a proprietary real estate school or state institution meet certain qualifications for licensure as a broker associate or sales associate and other minimal requirements; deleting the definition of the term “chief administrative person” as it relates to schools teaching real estate practice; repealing s. 475.6235(7), F.S., relating to a nonresidential applicant’s requirement to file an irrevocable consent regarding lawsuits and actions against an appraisal management company; amending s. 475.631, F.S.; deleting the provision that requires an applicant for licensure as an appraiser who is not a resident of this state to file an irrevocable consent regarding lawsuits and actions commenced against the applicant; deleting the method of service of process; repealing s. 476.124, F.S., relating to certain application requirements for licensing examinations in barbering; amending s. 561.23, F.S.; deleting the requirement that licenses issued under the Beverage Law be issued in duplicate; amending s. 565.07, F.S.; allowing certain high-proof distilled spirits to be distilled, bottled, packaged, or processed for export or sale outside this state; providing an effective date.

On motion by Senator Jones, by two-thirds vote **HB 693** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

On motion by Senator Siplin, by unanimous consent—

CS for CS for CS for SB 1254—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 20.14, F.S.; establishing the Division of Food, Nutrition, and Wellness within the department; amending s. 253.002, F.S.; requiring the department to perform certain staff duties and functions for the Board of Trustees of the Internal Improvement Trust Fund related to conservation easements; amending s. 379.2523, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 379.2524, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Sturgeon Production Working Group; amending s. 388.161, F.S.; revising the substances that mosquito control districts are authorized to use for controlling mosquito breeding; amending s. 388.201, F.S.; revising the date by which mosquito control districts must submit their certified budgets for approval by the department; amending s. 388.323, F.S.; revising procedures for a county’s or mosquito control district’s disposal of certain surplus equipment; repealing s. 388.42, F.S., relating to the John A. Mulrennan, Sr., Arthropod Research Laboratory; amending s. 388.46, F.S.; revising the membership and responsibilities of the Florida Coordinating Council on Mosquito

Control; revising the duties of the council's Subcommittee on Managed Marshes; amending s. 493.6104, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Private Investigation, Recovery, and Security Advisory Council; amending s. 500.09, F.S.; authorizing the department to adopt rules incorporating by reference the federal model Food Code; amending ss. 500.147 and 502.014, F.S.; deleting provisions for a food safety pilot program and a permitting program for persons who test milk or milk products; amending s. 502.053, F.S.; deleting requirements for milkfat tester licenses; amending s. 570.0705, F.S.; prohibiting members of certain advisory bodies from receiving per diem or travel expenses except under certain circumstances; deleting a provision that prohibits members from receiving compensation for their services; repealing s. 570.071, F.S., relating to the Florida Agricultural Exposition and the receipt and expenditure of funds for the exposition; amending s. 570.074, F.S.; renaming and revising the policy jurisdiction of the department's Office of Energy and Water; amending s. 570.18, F.S.; conforming cross-references; repealing s. 570.29, F.S., relating to divisions of the Department of Agriculture and Consumer Services; repealing s. 570.34, F.S., relating to the Plant Industry Technical Council; creating s. 570.451, F.S.; creating the Agricultural Feed, Seed, and Fertilizer Advisory Council; providing for the council's powers and duties and the appointment of council members; amending ss. 570.53 and 570.54, F.S.; conforming cross-references; amending s. 573.112, F.S.; providing that members of the Citrus Research and Development Foundation's board of directors are entitled to reimbursement for per diem and travel expenses; amending s. 573.118, F.S.; revising requirements for the accounting and review of collections and expenditures from agricultural commodity marketing order assessments; deleting requirements for the audit of such accounts; amending s. 576.045, F.S.; revising the expiration dates of certain provisions regulating fertilizers containing nitrogen or phosphorous; amending s. 576.071, F.S.; deleting a reference to the Fertilizer Technical Council to conform to the repeal by the act of provisions creating the council; repealing ss. 576.091 and 578.30, F.S., relating to the Fertilizer Technical Council and Seed Technical Council; amending s. 580.041, F.S.; revising the reporting requirements and penalties for violations by distributors of commercial feed; amending s. 580.131, F.S.; revising requirements for the assessment of penalties and enforcement of violations by manufacturers and distributors of commercial feed or feedstuff; authorizing the department to assess penalties; requiring registered distributors of commercial feed to pay such penalties to consumers within a specified period; imposing additional penalties for nonpayment; providing for the deposit and use of certain funds paid to the department; repealing s. 580.151, F.S., relating to the Commercial Feed Technical Council; amending s. 581.011, F.S.; conforming provisions; amending s. 581.145, F.S.; revising requirements for the issuance of permits to aquaculture producers for the transport and sale of water hyacinths to other states and countries; amending s. 582.06, F.S.; revising requirements for the composition and appointment of members of the Soil and Water Conservation Council and the reimbursement of members for per diem and travel expenses; amending ss. 582.20 and 582.29, F.S.; revising the geographic jurisdiction of soil and water conservation districts to include certain territory outside of the districts' boundaries; amending s. 582.30, F.S.; revising requirements and procedures for the dissolution or discontinuance of soil and water conservation districts; revising notice requirements for such proposed dissolution or discontinuance; amending s. 582.31, F.S.; revising requirements for payment of the proceeds from the sale of property of a dissolving soil and water conservation district to the State Treasury; amending s. 582.32, F.S.; revising the procedures on continuing existing contracts; repealing s. 585.155, F.S., relating to the inspection and vaccination of cattle for brucellosis; repealing s. 589.03, F.S., relating to the compensation and reimbursement for per diem and travel expenses of members of the Florida Forestry Council; amending s. 589.19, F.S.; renaming the "Wounded Warrior Special Hunt Areas" of the state forests; conforming obsolete references to the former Division of Forestry; amending s. 589.277, F.S.; revising requirements for the deposit of contributions for tree planting programs; conforming obsolete references to the former Division of Forestry; amending s. 590.02, F.S.; specifying that state and local government agencies other than the Florida Forest Service may not enforce regulations of broadcast burning or agricultural and silvicultural pile burning except under certain circumstances; conforming obsolete references to the former Division of Forestry; amending ss. 597.0021 and 597.003, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 597.004, F.S.; authorizing the waiver of aquaculture registration fees for certain schools; amending

s. 597.005, F.S.; revising the composition of the Aquaculture Review Council to conform to the repeal by the act of provisions creating the Aquaculture Interagency Coordinating Council; revising the legislative committees to whom the Aquaculture Review Council must provide analyses of unresolved industry issues; repealing s. 597.006, F.S., relating to the Aquaculture Interagency Coordinating Council; amending s. 604.21, F.S.; authorizing the Commissioner of Agriculture to act as trustee on bonds posted by the United States Department of Agriculture under certain circumstances; authorizing the Commissioner of Agriculture to enter into agreements with the United States Department of Agriculture; amending s. 616.252, F.S.; providing for the reimbursement of members of the Florida State Fair Authority for per diem and travel expenses; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for CS for SB 1254**, on motion by Senator Siplin, by two-thirds vote **CS for CS for HB 7021** was withdrawn from the Committees on Agriculture; Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Siplin—

CS for CS for HB 7021—An act relating to the Department of Agriculture and Consumer Services; amending s. 20.14, F.S.; establishing the Division of Food, Nutrition, and Wellness within the department; amending s. 253.002, F.S.; requiring the department to perform certain staff duties and functions for the Board of Trustees of the Internal Improvement Trust Fund related to conservation easements; amending s. 379.2523, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 379.2524, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Sturgeon Production Working Group; amending s. 388.161, F.S.; revising the substances that mosquito control districts are authorized to use for controlling mosquito breeding; amending s. 388.201, F.S.; revising the date by which mosquito control districts must submit their certified budgets for approval by the department; amending s. 388.323, F.S.; revising procedures for a county's or mosquito control district's disposal of certain surplus equipment; repealing s. 388.42, F.S., relating to the John A. Mulrennan, Sr., Arthropod Research Laboratory; amending s. 388.46, F.S.; revising the membership and responsibilities of the Florida Coordinating Council on Mosquito Control; revising the duties of the council's Subcommittee on Managed Marshes; amending s. 493.6104, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Private Investigation, Recovery, and Security Advisory Council; amending s. 500.09, F.S.; authorizing the department to adopt rules incorporating by reference the federal model Food Code; amending ss. 500.147 and 502.014, F.S.; deleting provisions for a food safety pilot program and a permitting program for persons who test milk or milk products; amending s. 502.053, F.S.; deleting requirements for milkfat tester licenses; amending s. 570.0705, F.S.; prohibiting members of certain advisory bodies from receiving per diem or travel expenses; deleting a provision that prohibits members from receiving compensation for their services; repealing s. 570.071, F.S., relating to the Florida Agricultural Exposition and the receipt and expenditure of funds for the exposition; amending s. 570.074, F.S.; renaming and revising the policy jurisdiction of the department's Office of Energy and Water; amending s. 570.18, F.S.; conforming cross-references; repealing s. 570.29, F.S., relating to divisions of the Department of Agriculture and Consumer Services; repealing s. 570.34, F.S., relating to the Plant Industry Technical Council; creating s. 570.451, F.S.; creating the Agricultural Feed, Seed, and Fertilizer Advisory Council; providing for the council's powers and duties and the appointment of council members; amending ss. 570.53 and 570.54, F.S.; conforming cross-references; amending s. 573.112, F.S.; providing that members of the Citrus Research and Development Foundation's board of directors are entitled to reimbursement for per diem and travel expenses; amending s. 573.118, F.S.; revising requirements for the accounting and review of collections and expenditures from agricultural commodity marketing order assessments; deleting requirements for the audit of such accounts; amending s. 576.045, F.S.; revising the expiration dates of certain provisions regulating fertilizers containing nitrogen or phosphorous; amending s. 576.071, F.S.; deleting a reference to the Fertilizer Technical Council to conform to the repeal by the act of provisions creating the council; repealing ss. 576.091 and 578.30, F.S., relating to the Fertilizer Technical Council and Seed Technical

Council; amending s. 580.041, F.S.; revising the reporting requirements and penalties for violations by distributors of commercial feed; amending s. 580.131, F.S.; revising requirements for the assessment of penalties and enforcement of violations by manufacturers and distributors of commercial feed or feedstuff; authorizing the department to assess penalties; requiring registered distributors of commercial feed to pay such penalties to consumers within a specified period; imposing additional penalties for nonpayment; providing for the deposit and use of certain funds paid to the department; repealing s. 580.151, F.S., relating to the Commercial Feed Technical Council; amending s. 581.011, F.S.; conforming provisions; amending s. 581.145, F.S.; revising requirements for the issuance of permits to aquaculture producers for the transport and sale of water hyacinths to other states and countries; amending s. 582.06, F.S.; revising requirements for the composition and appointment of members of the Soil and Water Conservation Council and the reimbursement of members for per diem and travel expenses; amending ss. 582.20 and 582.29, F.S.; revising the geographic jurisdiction of soil and water conservation districts to include certain territory outside of the districts' boundaries; amending s. 582.30, F.S.; revising requirements and procedures for the dissolution or discontinuance of soil and water conservation districts; revising notice requirements for such proposed dissolution or discontinuance; amending s. 582.31, F.S.; revising requirements for payment of the proceeds from the sale of property of a dissolving soil and water conservation district to the State Treasury; amending s. 582.32, F.S.; providing for the transfer of property and assumption of indebtedness of a soil and water conservation district upon its dissolution; deleting provisions relating to the continuation of contracts with dissolved soil and water conservation districts; repealing s. 585.155, F.S., relating to the inspection and vaccination of cattle for brucellosis; repealing s. 589.03, F.S., relating to the compensation and reimbursement for per diem and travel expenses of members of the Florida Forestry Council; amending s. 589.19, F.S.; renaming the "Wounded Warrior Special Hunt Areas" of the state forests; conforming obsolete references to the former Division of Forestry; amending s. 589.277, F.S.; revising requirements for the deposit of contributions for tree planting programs; conforming obsolete references to the former Division of Forestry; amending s. 590.02, F.S.; specifying that state and local government agencies other than the Florida Forest Service may not enforce regulations of broadcast burning or agricultural and silvicultural pile burning except under certain circumstances; conforming obsolete references to the former Division of Forestry; amending ss. 597.0021 and 597.003, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 597.004, F.S.; authorizing the waiver of aquaculture registration fees for certain schools; amending s. 597.005, F.S.; revising the composition of the Aquaculture Review Council to conform to the repeal by the act of provisions creating the Aquaculture Interagency Coordinating Council; revising the legislative committees to whom the Aquaculture Review Council must provide analyses of unresolved industry issues; repealing s. 597.006, F.S., relating to the Aquaculture Interagency Coordinating Council; amending s. 604.21, F.S.; authorizing the Commissioner of Agriculture or a designee to act as trustee on certain bonds or securities and authorizing the commissioner to enter into agreements with the United States Department of Agriculture for purposes of a specified federal act; amending s. 616.252, F.S.; providing for the reimbursement of members of the Florida State Fair Authority for per diem and travel expenses; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 1254** and read the second time by title.

On motion by Senator Siplin, by two-thirds vote **CS for CS for HB 7021** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Detert	Gibson
Alexander	Diaz de la Portilla	Hays
Altman	Dockery	Jones
Benacquisto	Evers	Joyner
Bennett	Fasano	Latvala
Bogdanoff	Flores	Lynn
Braynon	Gaetz	Margolis
Bullard	Garcia	Montford
Dean	Gardiner	Negron

Norman	Sachs	Storms
Oelrich	Simmons	Thrasher
Rich	Siplin	Wise
Richter	Smith	
Ring	Sobel	

Nays—None

On motion by Senator Diaz de la Portilla, by unanimous consent—

SB 1456—A bill to be entitled An act relating to the conservation of wildlife; providing for certain zoos and aquariums to apply to the Board of Trustees of the Internal Improvement Trust Fund for authorization to use state lands for the purpose of conducting enhanced research; providing information that must be provided in the application; providing criteria that the board must consider in reviewing the application; requiring the Fish and Wildlife Conservation Commission to assist the board and to adopt rules; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **SB 1456** to **CS for HB 1117**.

Pending further consideration of **SB 1456** as amended, on motion by Senator Diaz de la Portilla, by two-thirds vote **CS for HB 1117** was withdrawn from the Committees on Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Diaz de la Portilla—

CS for HB 1117—An act relating to conservation of wildlife; authorizing certain zoos and aquariums to apply to the Board of Trustees of the Internal Improvement Trust Fund or the governing board of a water management district to use state lands or water management district lands for specified purposes; providing application requirements; providing criteria for the approval of such uses; requiring the Fish and Wildlife Conservation Commission to provide technical assistance in reviewing such applications; providing an effective date.

—a companion measure, was substituted for **SB 1456** as amended and read the second time by title.

On motion by Senator Diaz de la Portilla, by two-thirds vote **CS for HB 1117** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—1

Dockery

On motion by Senator Ring, by unanimous consent—

SB 2080—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 364.107, F.S., relating to an exemption from public records requirements for personal identifying information of Lifeline Assistance Plan participants; pro-

viding a penalty for intentional disclosure of confidential and exempt information by an officer or employee of the Public Service Commission; saving the exemption from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **SB 2080**, on motion by Senator Ring, by two-thirds vote **HB 7109** was withdrawn from the Committees on Governmental Oversight and Accountability; and Communications, Energy, and Public Utilities.

On motion by Senator Ring—

HB 7109—An act relating to a review under the Open Government Sunset Review Act; amending s. 364.107, F.S., which provides an exemption from public record requirements for personal identifying information of Lifeline Assistance Plan participants; providing a penalty for intentional disclosure of confidential and exempt information by an officer or employee of the Public Service Commission; removing the scheduled repeal of the exemption; providing an effective date.

—a companion measure, was substituted for **SB 2080** and read the second time by title.

On motion by Senator Ring, by two-thirds vote **HB 7109** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Ring, by unanimous consent—

CS for CS for SB 2084—A bill to be entitled An act relating to state employment; amending s. 110.105, F.S.; revising the employment policy of the state system of personnel management; amending s. 110.1127, F.S.; revising provisions relating to employee background screening; amending s. 110.119, F.S.; revising provisions relating to administrative leave for a service-connected disability; amending s. 110.1225, F.S.; revising provisions relating to agency furloughs; amending s. 110.126, F.S.; revising provisions relating to the authority of the Department of Management Services to administer oaths; amending s. 110.131, F.S.; revising the duties of state agencies with respect to the employment of other-personal-services employees; providing reporting requirements; amending s. 110.1315, F.S.; revising provisions relating to alternative retirement benefits for other-personal-services employees; requiring the Department of Financial Services to provide for, rather than authorizing the Department of Management Services to contract for the implementation of, an alternative retirement income security program; authorizing the Department of Financial Services, rather than the Department of Management Services, to contract with a private vendor to administer the program and to develop a request for proposals and solicit vendors; authorizing the Department of Financial Services to adopt rules; amending s. 110.171, F.S.; revising provisions relating to state employee telecommuting; providing for a telework program; providing program requirements for agencies and employees; amending s. 110.181, F.S.; revising provisions relating to the Florida State Employees' Charitable Campaign; requiring state officers and employees to desig-

nate a charitable organization to receive certain charitable contributions; deleting provisions relating to the establishment of local steering committees and the distribution of funds; amending s. 110.2035, F.S.; revising provisions relating to pay additives; amending s. 110.205, F.S.; deleting a provision that allows career service employees to retain annual leave, sick leave, and compensatory leave credits upon appointment to a selected exempt position; amending s. 110.217, F.S.; revising provisions relating to a change in an employee's position status; amending s. 110.227, F.S.; deleting requirements for an agency that removes from a promotional position a career service employee who is serving a probationary period in such position to return such employee to the employee's former position or a comparable position, if such a position is vacant; amending ss. 255.249, 402.3057, 409.1757, 413.20, 943.0585, and 943.059, F.S.; conforming provisions and cross-references; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for CS for SB 2084** to **CS for CS for CS for CS for HB 1261**.

Pending further consideration of **CS for CS for SB 2084** as amended, on motion by Senator Ring, by two-thirds vote **CS for CS for CS for CS for HB 1261** was withdrawn from the Committees on Governmental Oversight and Accountability; and Budget.

On motion by Senator Ring—

CS for CS for CS for CS for HB 1261— An act relating to state employment; amending s. 110.105, F.S.; revising the employment policy of the state system of personnel management; amending s. 110.1127, F.S.; revising provisions relating to employee background screening; amending s. 110.119, F.S.; revising provisions relating to administrative leave for a service-connected disability; amending s. 110.1225, F.S.; revising provisions relating to agency furloughs; amending s. 110.126, F.S.; revising provisions relating to the authority of the Department of Management Services to administer oaths; amending s. 110.131, F.S.; revising the duties of state agencies with respect to the employment of other-personal-services employees; providing reporting requirements; amending s. 110.1315, F.S.; requiring the Department of Financial Services to provide an alternative retirement income security program for eligible temporary and seasonal employees; authorizing the department to adopt rules; amending s. 110.171, F.S.; revising provisions relating to state employee telecommuting; providing for a telework program; providing program requirements for agencies and employees; amending s. 110.181, F.S.; revising provisions relating to the Florida State Employees' Charitable Campaign; requiring state officers and employees to designate a charitable organization to receive certain charitable contributions; revising purposes for the establishment of local steering committees; deleting provisions relating to the distribution of funds; amending s. 110.2035, F.S.; revising provisions relating to pay additives; amending s. 110.205, F.S.; deleting a provision authorizing the carrying forward of unused compensatory leave by certain employees; amending s. 110.217, F.S.; revising provisions relating to a change in an employee's position status; amending s. 110.227, F.S.; deleting requirements for an agency that removes from a promotional position a career service employee who is serving a probationary period in such position to return such employee to the employee's former position or a comparable position, if such a position is vacant; amending ss. 255.249, 402.3057, 409.1757, 413.20, 943.0585, and 943.059, F.S.; conforming provisions and cross-references; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 2084** as amended and read the second time by title.

On motion by Senator Ring, by two-thirds vote **CS for CS for CS for CS for HB 1261** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Braynon	Evers
Alexander	Bullard	Fasano
Altman	Dean	Flores
Benacquisto	Detert	Gaetz
Bennett	Diaz de la Portilla	Garcia
Bogdanoff	Dockery	Gardiner

Gibson	Negron	Siplin
Hays	Norman	Smith
Jones	Oelrich	Sobel
Joyner	Rich	Storms
Latvala	Richter	Thrasher
Lynn	Ring	Wise
Margolis	Sachs	
Montford	Simmons	

Nays—None

On motion by Senator Ring, by unanimous consent—

SB 2082—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 627.3121, F.S., which provides an exemption from public records requirements for records held by the Florida Workers’ Compensation Joint Underwriting Association, Inc., and an exemption from public meetings requirements for meetings of the association’s board of governors, or a subcommittee of the association’s board, at which confidential and exempt records are discussed; saving the exemptions from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemptions; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **SB 2082**, on motion by Senator Ring, by two-thirds vote **HB 7105** was withdrawn from the Committees on Governmental Oversight and Accountability; and Banking and Insurance.

On motion by Senator Ring—

HB 7105—An act relating to a review under the Open Government Sunset Review Act; amending s. 627.3121, F.S., which provides an exemption from public records requirements for certain records held by the Florida Workers’ Compensation Joint Underwriting Association, Inc., and an exemption from public meetings requirements for certain meetings of the association’s board of governors, or a subcommittee of the association’s board; clarifying that the public record exemption applies to medical information relating to the medical condition or medical status of an individual; removing the scheduled repeal of the exemption; providing an effective date.

—a companion measure, was substituted for **SB 2082** and read the second time by title.

On motion by Senator Ring, by two-thirds vote **HB 7105** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Gardiner, by unanimous consent—

CS for CS for SB 1402—A bill to be entitled An act relating to digital learning; amending s. 1002.20, F.S.; providing that Florida Virtual

School full-time students who meet specified academic and conduct requirements are eligible to participate in interscholastic extracurricular activities at certain public schools; amending s. 1002.321, F.S.; revising provisions relating to customized and accelerated learning through virtual instruction to include blended learning courses; prohibiting any person from taking an online course or examination on behalf of another person; providing a penalty; amending s. 1002.37, F.S.; providing that the Florida Virtual School may provide part-time instruction for students in kindergarten through grade 12; deleting a requirement that an elementary school principal provide certain notification to parents; requiring that statewide assessments be taken at the school to which a student would be assigned according to district school board attendance area policies; requiring that a school district provide a student with access to the school’s testing facilities; amending s. 1002.45, F.S.; revising provisions relating to school district options for providing full-time and part-time virtual instruction programs and the open enrollment period for participation; providing that a part-time virtual instruction program offer instruction for students enrolled in kindergarten through grade 12 courses; requiring an additional qualification for a virtual instruction program provider to obtain approval by the Department of Education; requiring that each virtual instruction program provide courses in accessible formats for students with disabilities and ensure that such courses are tailored to the individual education plans of such students; revising provisions relating to the funding of virtual instruction programs and virtual charter schools to conform to changes made by the act; amending s. 1002.455, F.S.; revising provisions relating to the eligibility of students to participate in virtual instruction programs; deleting provisions relating to virtual instruction options for which students in the school district are eligible; amending s. 1003.428, F.S.; revising provisions relating to the general requirements for high school graduation; prohibiting a school district from requiring a student to take an online course outside the school day or in addition to the student’s courses for a given semester; amending s. 1003.498, F.S.; providing requirements for blended learning courses; amending s. 1003.57, F.S.; providing responsibilities and requirements for each full-time virtual instruction program enrolling public school exceptional students; amending s. 1006.15, F.S.; providing that a student enrolled in the Florida Virtual School’s full-time program may participate in any interscholastic extracurricular activity at a public school under certain circumstances; amending s. 1011.61, F.S.; revising the definition of the term “full-time equivalent student” to conform to changes made by the act; conforming cross-references; amending s. 1011.62, F.S.; correcting a cross-reference; providing that full-time virtual instruction programs are eligible to report student membership in the English for Speakers of Other Languages program for funding purposes; conforming a cross-reference; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for CS for SB 1402 to CS for CS for HB 7063**.

Pending further consideration of **CS for CS for SB 1402** as amended, on motion by Senator Gardiner, by two-thirds vote **CS for CS for HB 7063** was withdrawn from the Committees on Education Pre-K - 12; Budget Subcommittee on Education Pre-K - 12 Appropriations; and Budget.

On motion by Senator Gardiner—

CS for CS for HB 7063—An act relating to digital learning; amending s. 1002.20, F.S.; providing student and parent rights relating to the eligibility of Florida Virtual School full-time students to participate in interscholastic extracurricular activities at certain public schools; amending s. 1002.321, F.S.; revising provisions relating to virtual instruction through blended learning courses; prohibiting any person from taking an online course or examination on behalf of another person for compensation; providing a penalty; amending s. 1002.37, F.S.; providing that the Florida Virtual School may provide part-time instruction for students in kindergarten through grade 12; providing student eligibility requirements for part-time instruction in kindergarten through grade 5; deleting a requirement that an elementary school principal provide certain notification to parents; revising the location where statewide assessments must be taken; amending s. 1002.45, F.S.; revising provisions relating to school district options for providing full-time and part-time virtual instruction programs and the open enrollment period for participation; providing that a part-time virtual instruction program offers instruction for students enrolled in kindergar-

ten through grade 12 courses; requiring an additional qualification for a virtual instruction program provider to obtain Department of Education approval; conforming funding provisions to changes made by the act; amending s. 1002.455, F.S.; revising provisions relating to eligibility requirements for virtual instruction and virtual instruction options; amending s. 1003.428, F.S.; placing restrictions on the online course requirement for high school graduation; amending s. 1003.498, F.S.; providing requirements for blended learning courses; amending s. 1003.57, F.S.; providing responsibilities and requirements for the enrollment of exceptional students in a full-time virtual instruction program; amending s. 1006.15, F.S.; providing conditions for eligibility for a Florida Virtual School full-time student and certain students who transfer to or from the Florida Virtual School to participate in interscholastic extracurricular activities; amending s. 1011.61, F.S.; revising and conforming provisions relating to the definition of a full-time equivalent student in full-time and part-time virtual instruction programs; amending s. 1011.62, F.S.; correcting and conforming cross-references; providing that full-time virtual instruction programs are eligible to report student membership in the ESOL program for funding purposes; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1402** as amended and read the second time by title.

SENATOR THRASHER PRESIDING

On motion by Senator Gardiner, by two-thirds vote **CS for CS for HB 7063** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Dean	Jones	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—3

Bullard	Joyner	Rich
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On motion by Senator Latvala, by unanimous consent—

CS for CS for SB 1122—A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; renaming the Office of Motor Carrier Compliance within the Division of the Florida Highway Patrol as the “Office of Commercial Vehicle Enforcement”; amending s. 316.003, F.S.; revising the definition of the term “motor vehicle” to exclude swamp buggies; defining the terms “swamp buggy” and “road rage”; amending s. 316.0083, F.S.; providing for the dismissal of a uniform traffic citation for failure to stop at a red light when the motor vehicle owner is deceased and an affidavit with specified supporting documents is filed with the issuing agency; amending s. 316.1303, F.S.; authorizing a person who is mobility impaired to use a motorized wheelchair to temporarily leave the sidewalk and use the roadway under certain circumstances; authorizing a law enforcement officer to issue only a verbal warning to such person; amending s. 316.183, F.S.; revising a provision that prohibits a school bus from exceeding the posted speed limits; amending s. 316.2065, F.S.; revising safety standard requirements for bicycle helmets that must be worn by certain riders and passengers; revising requirements for a bicycle operator to ride in a bicycle lane or along the curb or edge of the roadway; providing for enforcement of requirements for bicycle lighting equipment; providing penalties for violations; providing for dismissal of the charge following a first offense under certain circumstances; amending s. 316.2085, F.S.; requiring that the license tag of a motorcycle or moped remain clearly visible from the rear at all times; prohibiting deliberate

acts to conceal or obscure the license tag; removing a condition requiring an affixed transponder for a motorcycle or moped license plate that reads from top to bottom and is affixed perpendicular to the ground; providing penalties; amending s. 316.2126, F.S.; authorizing municipalities to use golf carts and utility vehicles to cross the State Highway System and operate on sidewalks adjacent to state highways under certain circumstances; creating s. 316.2129, F.S.; authorizing the operation of swamp buggies on a public road, highway, or street if a local governmental entity has designated the public road, highway, or street for such use; providing that the authorization does not apply to the State Highway System; authorizing the operation of swamp buggies on land managed, owned, or leased by a state or federal agency; amending s. 316.2397, F.S.; providing an exception to the prohibition against flashing vehicle lights for motorists who intermittently flash the vehicle’s headlights at an oncoming vehicle, regardless of the intent in doing so, and for persons operating bicycles equipped with lamps; amending s. 316.302, F.S.; requiring owners or drivers of commercial motor vehicles that are engaged in intrastate commerce to be subject to specified federal rules and regulations as such rules and regulations existed on a certain date; providing that certain restrictions on the number of consecutive hours that a commercial motor vehicle may operate do not apply to a farm labor vehicle operated during a state of emergency or during an emergency pertaining to agriculture; correcting terminology; amending s. 316.3026, F.S., relating to unlawful operation of motor carriers; conforming provisions to changes made by the act; amending s. 316.613, F.S., relating to requirements for the operator of a vehicle to use child restraints; providing that such provisions do not apply to certain for-hire vehicles; providing for the obligation of a parent, guardian, or other person responsible for a child’s welfare to comply with the requirements; amending s. 316.6135, F.S.; revising the criteria under which a child may not be left unattended in a vehicle; providing penalties; amending s. 316.655, F.S.; providing that a driver convicted of a violation of certain offenses relating to motor vehicles which resulted in an accident may have his or her driving privileges revoked or suspended; amending s. 318.14, F.S.; authorizing a person who does not hold a commercial driver license and who is cited for a noncriminal traffic infraction while driving a noncommercial motor vehicle to elect to attend a basic driver improvement course in lieu of a court appearance; authorizing a person who does not hold a commercial driver license and who is cited for certain offenses while driving a noncommercial motor vehicle to elect to enter a plea of nolo contendere and to provide proof of compliance in lieu of payment of fine or court appearance; amending s. 318.1451, F.S.; revising provisions relating to driver improvement schools and education programs for driver license applicants; requiring the curricula of such programs to include instruction on the risks associated with using a handheld electronic communication device while operating a motor vehicle; amending s. 318.15, F.S.; providing that a person charged with a traffic infraction may request a hearing within a specified period after the date upon which the violation occurred; requiring that the clerk set the case for hearing; providing exceptions to the time period for requesting a hearing; authorizing the court to grant a request for a hearing made after the time period has expired; amending s. 318.18, F.S., relating to penalties and disposition of penalties; conforming a cross-reference; specifying the amount of the fine and the allocation of moneys received from the increased fine imposed for aggressive careless driving; amending s. 318.21, F.S.; conforming a cross-reference; amending s. 319.14, F.S.; prohibiting the sale or exchange of custom vehicles or street rod vehicles under certain conditions; providing definitions; amending s. 319.23, F.S.; requiring that the application for a certificate of title, corrected certificate, or assignment or reassignment be filed within a certain time period after the consummation of the sale of a mobile home; authorizing the department to accept a bond and affidavit if the applicant for a certificate of title is unable to provide a title that assigns the prior owner’s interest in the motor vehicle; providing requirements for the bond and the affidavit; providing that an interested person has a right to recover on the bond; limiting liability to the amount of the bond; providing for future expiration of the bond; amending s. 319.24, F.S.; requiring that the department electronically transmit a lien to the first lienholder and notify the first lienholder of any additional liens if there are one or more lien encumbrances on a motor vehicle or mobile home; requiring that subsequent lien satisfactions be transmitted electronically to the department; amending s. 319.27, F.S.; requiring that the department establish and administer an electronic titling program; requiring the electronic recording of vehicle title information for new, transferred, and corrected certificates of title; requiring that lienholders electronically transmit liens and lien satisfactions to the department; providing exceptions; amending s. 319.28, F.S.; providing that a dealer of

certain farm or industrial equipment is not subject to licensure as a recovery agent or agency under certain conditions; amending s. 319.30, F.S.; authorizing the department to adopt rules to implement an electronic system for issuing salvage certificates of title and certificates of destruction; amending s. 319.40, F.S.; authorizing the department to issue an electronic certificate of title in lieu of printing a paper title and to collect electronic mail addresses and use electronic mail as a notification method in lieu of the United States Postal Service; providing an exception; amending s. 320.01, F.S.; revising the definition of the term "motor vehicle" to exclude special mobile equipment and swamp buggies; defining the term "swamp buggy"; amending s. 320.02, F.S.; providing that an active duty member of the Armed Forces of the United States is exempt from the requirement to provide an address on an application for vehicle registration; revising provisions relating to the registration of a motor carrier who operates a commercial motor vehicle without liability insurance, a surety bond, or a valid self-insurance certificate; providing that the registration shall be canceled on the expiration date noted in the cancellation notice that the department receives from the insurer; requiring that the insurer provide notice to the department at the same time the cancellation notice is provided to the insured; authorizing the department to adopt rules regarding the electronic submission of the cancellation notice; removing a provision that prohibits cancellation of liability insurance or surety bond on less than 30 days' notice to the department; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make certain voluntary contributions to specified not-for-profit entities; providing that such contributions are not income for specified purposes; requiring that the department retain all electronic registration records for a specified period; amending s. 320.03, F.S.; conforming a cross-reference; amending s. 320.06, F.S.; authorizing the department to conduct a pilot program to evaluate the designs, concepts, and technologies for alternative license plates; requiring that the department investigate the feasibility and use of alternative license plate technologies and the long-term cost impact to the consumer for purposes of the pilot program; requiring limiting the scope of the pilot program to license plates that are used on government-owned motor vehicles; providing an exemption for such license plates from certain requirements; providing that license plates issued under ch. 320, F.S., are the property of the state; amending s. 320.0605, F.S.; revising provisions relating to a requirement that rental or lease documentation be in the possession of an operator of a motor vehicle; providing specified information sufficient to satisfy this requirement; amending s. 320.061, F.S.; prohibiting a person from altering the original appearance of a temporary license plate; amending s. 320.07, F.S.; revising provisions relating to the expiration of a registration of a motor vehicle or mobile home; providing that the registration for a motor vehicle or mobile home whose owner is a natural person expires at midnight on the owner's birthday; amending s. 320.08056, F.S.; increasing the annual use fee for the Tampa Bay Estuary license plate; amending s. 320.08058, F.S.; providing that up to 15 percent of the proceeds from the annual use fees for the Florida Golf license plate may be used by the Dade Amateur Golf Association for the administration of the Florida Junior Golf Program; amending s. 320.08068, F.S.; revising provisions relating to the use of funds received from the sale of motorcycle specialty license plates; deleting a provision that requires that 20 percent of the annual fee collected for such plates be used to leverage additional funding and new sources of revenue for the centers for independent living; amending s. 320.0848, F.S.; revising the requirements for the deposit of fee proceeds from temporary disabled parking permits; requiring that certain proceeds be deposited into the Florida Endowment Foundation for Vocational Rehabilitation, instead of the Florida Governor's Alliance for the Employment of Disabled Citizens; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate and a Vietnam War Veterans license plate; providing qualifications and requirements for the plate; amending s. 320.13, F.S.; authorizing a dealer of heavy trucks, upon payment of a license tax, to secure one or more dealer license plates under certain circumstances; providing that the license plates may be used for demonstration purposes for a specified period; requiring that the license plates be validated on a form prescribed by the department and be retained in the vehicle being operated; amending s. 320.15, F.S.; providing that an owner of a motor vehicle or mobile home may apply for a refund of certain license taxes if the owner renews a registration during the advanced renewal period and surrenders the motor vehicle or mobile home license plate before the end of the renewal period; amending s. 320.27, F.S.; providing an exemption for salvage motor vehicle dealers from certain application and security requirements; amending s. 320.771, F.S.; revising the definition of the term "dealer"; amending s.

320.95, F.S.; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 322.0261, F.S.; revising provisions relating to driver improvement schools and education programs for driver license applicants to conform to changes made by the act; amending s. 322.04, F.S.; revising provisions exempting a nonresident from the requirement to obtain a driver license under certain circumstances; amending s. 322.051, F.S.; revising requirements by which an applicant for an identification card may prove non-immigrant classification; clarifying the validity of an identification card based on specified documents; authorizing the department to require additional documentation to establish the maintenance of, or efforts to maintain, continuous lawful presence; providing for the department to waive the fee for issuing or renewing an identification card to a person who is homeless; amending s. 322.058, F.S.; conforming a cross-reference; amending s. 322.065, F.S.; revising provisions relating to a person whose driver license has expired for 6 months or less and who drives a motor vehicle; amending s. 322.07, F.S.; revising provisions relating to temporary commercial instruction permits; amending s. 322.08, F.S.; revising provisions relating to an application for a driver license or temporary permit; requiring that applicants prove non-immigrant classification by providing certain documentation; authorizing the department to require additional documentation to establish the maintenance of, or efforts to maintain, continuous lawful presence; revising the length of time a license is valid when issuance is based on documentation required under specified provisions; requiring the application forms for an original, renewal, or replacement driver license to include language permitting the applicant to make certain voluntary contributions to specified not-for-profit entities; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 322.095, F.S.; revising provisions relating to driver improvement schools and education programs for driver license applicants to conform to changes made by the act; amending s. 322.121, F.S.; conforming a provision relating to Safe Driver designation; revising provisions authorizing the automatic extension of a license for members of the Armed Forces of the United States or their dependents while serving on active duty outside the state; amending s. 322.14, F.S.; deleting a requirement that a qualified driver license applicant appear in person for issuance of a color photographic or digital imaged driver license; creating s. 322.1415, F.S.; authorizing the department to issue a specialty driver license or identification card to qualified applicants; specifying that, at a minimum, the specialty driver licenses and identification cards must be available for certain state and independent universities and professional sports teams and all of the branches of the Armed Forces of the United States; requiring that the department approve the design of each specialty driver license and identification card; providing for future expiration; amending s. 322.142, F.S.; providing district medical examiners access to driver information maintained in the Driver and Vehicle Information Database for a specified purpose; creating s. 322.145, F.S.; requiring that the department implement a system providing for the electronic authentication of driver licenses; providing criteria for a security token for electronic authenticity; requiring that the department enter into a contract for implementation of the electronic authentication; providing contract requirements; amending s. 322.19, F.S.; providing that certain persons who have a valid student identification card are presumed not to have changed their legal residence or mailing address; amending s. 322.21, F.S.; revising provisions relating to license fees; prohibiting the fee for an original or renewal of an enhanced driver license or identification card from exceeding a specified amount; requiring that the funds collected from such fee be deposited into the Highway Safety Operating Trust Fund; providing that the issuance of an enhanced driver license or identification card is optional for certain qualified residents; providing for the distribution of funds collected from the specialty driver license and identification card fees; amending s. 322.251, F.S.; providing that certain notices of cancellation, suspension, revocation, or disqualification of a driver license are complete within a specified period after deposit in the mail; amending s. 322.27, F.S.; revising the department's authority to suspend or revoke licenses or identification cards under certain circumstances; repealing s. 322.292(5), F.S., relating to private probation services providers referring probationers to any DUI program owned in whole or in part by that probation services provider or its affiliates; amending s. 322.53, F.S.; revising an exemption from the requirement to obtain a commercial driver license for farmers transporting agricultural products, farm supplies, or farm machinery under certain circumstances; providing that such exemption applies if the vehicle is not used in the

operations of a common or contract motor carrier; amending s. 322.54, F.S.; requiring that persons who drive a motor vehicle having a gross vehicle weight rating or gross vehicle weight of a specified amount or more possess certain classifications of driver licenses; repealing s. 322.58, F.S., relating to holders of chauffeur licenses and the classified licensure of commercial motor vehicle drivers; amending s. 322.59, F.S.; revising provisions relating to the possession of a medical examiner's certificate; requiring that the department disqualify a driver from operating a commercial motor vehicle if the driver holds a commercial driver license and fails to comply with the medical certification requirements; authorizing the department to issue, under certain circumstances, a Class E driver license to a person who is disqualified from operating a commercial motor vehicle; amending s. 322.61, F.S.; revising provisions relating to the disqualification from operating a commercial motor vehicle; providing that any holder of a commercial driver license who is convicted of two violations committed while operating any motor vehicle is permanently disqualified from operating a commercial motor vehicle; amending s. 323.002, F.S.; providing that an unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may be immediately removed and impounded; requiring that an unauthorized wrecker operator disclose in writing to the owner or operator of a motor vehicle certain information; requiring that the unauthorized wrecker operator also provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if at the scene of a motor vehicle accident; authorizing a law enforcement officer from a local governmental agency or state law enforcement agency to cause to be removed and impounded from the scene of a wrecked or disabled vehicle an unauthorized wrecker, tow truck, or other motor vehicle; authorizing the authority that caused the removal and impoundment to assess a cost recovery fine; requiring a release form; requiring that the wrecker, tow truck, or other motor vehicle remain impounded until the fine has been paid; providing the amounts for the cost recovery fine for first-time and subsequent violations; requiring that the unauthorized wrecker operator pay the fees associated with the removal and storage of the wrecker, tow truck, or other motor vehicle; amending s. 324.072, F.S.; prohibiting the department from suspending a registration of a motor vehicle if the person to whom the motor vehicle is registered had certain limits on the date of the offense that caused the suspension or revocation; amending s. 324.091, F.S.; revising the period within which an owner or operator involved in a crash must furnish evidence of automobile liability insurance, motor vehicle liability insurance, or surety bond; amending s. 328.15, F.S.; requiring that the department establish and administer an electronic titling program that requires the recording of vessel title information for new, transferred, and corrected certificates of title; requiring that lienholders electronically transmit liens and lien satisfactions to the department; providing exceptions; amending s. 328.16, F.S.; requiring that the department electronically transmit a lien to the first lienholder and notify such lienholder of any additional liens; requiring that subsequent lien satisfactions be electronically transmitted to the department; amending s. 328.30, F.S.; authorizing the department to issue an electronic certificate of title in lieu of printing a paper title; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 520.32, F.S.; providing an exemption to specified licensing requirements for motor vehicle dealers licensed under specified provisions; providing for application of the exemption; amending s. 713.78, F.S.; conforming a cross-reference; amending s. 316.083, F.S.; overturning an operator of a motor vehicle to yield the left lane when being overtaken on a multilane highway; providing exceptions; amending s. 316.1923, F.S.; revising the number of specified acts necessary to qualify as an aggressive careless driver; providing specified punishments for aggressive careless driving, including imposition of an increased fine; reenacting s. 316.650(1)(a), F.S., relating to traffic citations, to incorporate the amendments made to s. 316.1923, F.S., in a reference thereto; amending s. 318.121, F.S.; revising the preemption of additional fees, fines, surcharges, and court costs to allow imposition of the increased fine for aggressive careless driving; amending s. 318.19, F.S.; providing that a second or subsequent infraction as an aggressive careless driver requires attendance at a mandatory hearing; providing a short title; requiring the Department of Highway Safety and Motor Vehicles to provide information about the Highway Safety Act in driver's license educational materials; providing legislative intent and findings; providing effective dates.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for CS for SB 1122** to **CS for CS for HB 1223**.

Pending further consideration of **CS for CS for SB 1122** as amended, on motion by Senator Latvala, by two-thirds vote **CS for CS for HB 1223** was withdrawn from the Committees on Transportation; and Budget.

On motion by Senator Latvala—

CS for CS for HB 1223—An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; renaming the Office of Motor Carrier Compliance within the Division of the Florida Highway Patrol as the “Office of Commercial Vehicle Enforcement”; amending s. 316.003, F.S.; revising the definition of the term “motor vehicle” to exclude swamp buggies; defining the term “swamp buggy”; amending s. 316.0083, F.S.; providing for the dismissal of a uniform traffic citation for failure to stop at a red light when the motor vehicle owner is deceased and an affidavit with specified supporting documents is filed with the issuing agency; amending s. 316.1303, F.S.; authorizing a person who is mobility impaired to use a motorized wheelchair to temporarily leave the sidewalk and use the roadway under certain circumstances; authorizing a law enforcement officer to issue only a verbal warning to such person; amending s. 316.183, F.S.; revising a provision that prohibits a school bus from exceeding the posted speed limits; amending s. 316.2065, F.S.; revising safety standard requirements for bicycle helmets that must be worn by certain riders and passengers; revising requirements for a bicycle operator to ride in a bicycle lane or along the curb or edge of the roadway; providing for enforcement of requirements for bicycle lighting equipment; providing penalties for violations; providing for dismissal of the charge following a first offense under certain circumstances; amending s. 316.2085, F.S.; requiring that the license tag of a motorcycle or moped remain clearly visible from the rear at all times; prohibiting deliberate acts to conceal or obscure the license tag; removing a condition for a motorcycle or moped license plate that reads from top to bottom to be affixed perpendicular to the ground; requiring that owners or operators of motorcycles or mopeds with vertical tags pay any required toll by whatever means available; providing penalties; amending s. 316.2126, F.S.; authorizing municipalities to use golf carts and utility vehicles to cross the State Highway System and operate on sidewalks adjacent to state highways under certain circumstances; creating s. 316.2129, F.S.; authorizing the operation of swamp buggies on a public road, highway, or street if a local governmental entity has designated the public road, highway, or street for such use; providing that the authorization does not apply to the State Highway System; authorizing the operation of swamp buggies on land managed, owned, or leased by a state or federal agency; amending s. 316.2397, F.S.; providing an exception to the prohibition against flashing vehicle lights for motorists who intermittently flash the vehicle's headlamps at an oncoming vehicle, regardless of the intent in doing so, and for persons operating bicycles equipped with lamps; amending s. 316.302, F.S.; requiring owners or drivers of commercial motor vehicles that are engaged in intrastate commerce to be subject to specified federal rules and regulations as such rules and regulations existed on a certain date; providing that certain restrictions on the number of consecutive hours that a commercial motor vehicle may operate do not apply to a farm labor vehicle operated during a state of emergency or during an emergency pertaining to agriculture; correcting terminology; amending s. 316.3026, F.S., relating to unlawful operation of motor carriers; conforming provisions to changes made by the act; amending s. 316.613, F.S., relating to requirements for the operator of a vehicle to use child restraints; providing that such provisions do not apply to certain for-hire vehicles; providing for the obligation of a parent, guardian, or other person responsible for a child's welfare to comply with the requirements; amending s. 316.6135, F.S.; revising the criteria under which a child may not be left unattended in a vehicle; providing penalties; amending s. 316.655, F.S.; providing that a driver convicted of a violation of certain offenses relating to motor vehicles which resulted in an accident may have his or her driving privileges revoked or suspended; amending s. 318.14, F.S.; authorizing a person who does not hold a commercial driver license and who is cited for a noncriminal traffic infraction while driving a noncommercial motor vehicle to elect to attend a basic driver improvement course in lieu of a court appearance; authorizing a person who does not hold a commercial driver license and who is cited for certain offenses while driving a noncommercial motor vehicle to elect to enter a plea of nolo contendere and to provide proof of compliance in lieu of payment of fine or court appearance; amending s. 318.15, F.S.; providing that a person charged with a traffic infraction may request a hearing within a specified period after the date upon which the violation

occurred; requiring that the clerk set the case for hearing; providing exceptions to the time period for requesting a hearing; authorizing the court to grant a request for a hearing made after the time period has expired; amending ss. 318.18 and 318.21, F.S., relating to penalties and disposition of penalties; conforming cross-references; amending s. 319.14, F.S.; prohibiting the sale or exchange of custom vehicles or street rod vehicles under certain conditions; providing definitions; amending s. 319.23, F.S.; requiring that the application for a certificate of title, corrected certificate, or assignment or reassignment be filed within a certain time period after the consummation of the sale of a mobile home; authorizing the department to accept a bond and affidavit if the applicant for a certificate of title is unable to provide a title that assigns the prior owner's interest in the motor vehicle; providing requirements for the bond and the affidavit; providing that an interested person has a right to recover on the bond; limiting liability to the amount of the bond; providing for future expiration of the bond; amending s. 319.24, F.S.; requiring that the department electronically transmit a lien to the first lienholder and notify the first lienholder of any additional liens if there are one or more lien encumbrances on a motor vehicle or mobile home; requiring that subsequent lien satisfactions be transmitted electronically to the department; amending s. 319.27, F.S.; requiring that the department establish and administer an electronic titling program; requiring the electronic recording of vehicle title information for new, transferred, and corrected certificates of title; requiring that lienholders electronically transmit liens and lien satisfactions to the department; providing exceptions; amending s. 319.28, F.S.; providing that a dealer of certain industrial equipment is not subject to licensure as a recovery agent or agency under certain conditions; amending to s. 319.30, F.S.; authorizing the department to adopt rules to implement an electronic system for issuing salvage certificates of title and certificates of destruction; amending s. 319.40, F.S.; authorizing the department to issue an electronic certificate of title in lieu of printing a paper title and to collect electronic mail addresses and use electronic mail as a notification method in lieu of the United States Postal Service; providing an exception; amending s. 320.01, F.S.; revising the definition of the term "motor vehicle" to exclude special mobile equipment and swamp buggies; defining the term "swamp buggy"; amending s. 320.02, F.S.; providing that an active duty member of the Armed Forces of the United States is exempt from the requirement to provide an address on an application for vehicle registration; revising provisions relating to the registration of a motor carrier who operates a commercial motor vehicle without liability insurance, a surety bond, or a valid self-insurance certificate; providing that the registration shall be canceled on the expiration date noted in the cancellation notice that the department receives from the insurer; requiring that the insurer provide notice to the department at the same time the cancellation notice is provided to the insured; authorizing the department to adopt rules regarding the electronic submission of the cancellation notice; removing a provision that prohibits cancellation of liability insurance or surety bond on less than 30 days' notice to the department; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make certain voluntary contributions to specified not-for-profit entities; providing that such contributions are not income for specified purposes; requiring that the department retain all electronic registration records for a specified period; amending s. 320.03, F.S.; conforming a cross-reference; amending s. 320.06, F.S.; authorizing the department to conduct a pilot program to evaluate the designs, concepts, and technologies for alternative license plates; requiring that the department investigate the feasibility and use of alternative license plate technologies and the long-term cost impact to the consumer for purposes of the pilot program; requiring limiting the scope of the pilot program to license plates that are used on government-owned motor vehicles; providing an exemption for such license plates from certain requirements; providing that license plates issued under ch. 320, F.S., are the property of the state; amending s. 320.0605, F.S.; revising provisions relating to a requirement that rental or lease documentation be in the possession of an operator of a motor vehicle; providing specified information sufficient to satisfy this requirement; amending s. 320.061, F.S.; prohibiting a person from altering the original appearance of a temporary license plate; amending s. 320.07, F.S.; revising provisions relating to the expiration of a registration of a motor vehicle or mobile home; providing that the registration for a motor vehicle or mobile home whose owner is a natural person expires at midnight on the owner's birthday; amending s. 320.08056, F.S.; prohibiting the use of funds derived from the specialty license plate program from being used to lobby elected members or employees of the Legislature; amending s. 320.08058, F.S.; providing that up to 15 percent of the proceeds from the annual use fees for the

Florida Golf license plate may be used by the Dade Amateur Golf Association for the administration of the Florida Junior Golf Program; amending s. 320.08068, F.S.; revising provisions relating to the use of funds received from the sale of motorcycle specialty license plates; deleting a provision that requires that 20 percent of the annual fee collected for such plates be used to leverage additional funding and new sources of revenue for the centers for independent living; amending s. 320.0807, F.S.; revising provisions for special license plates for the Governor and federal and state legislators; providing for issuance of special plates for former federal and state legislators; providing a one-time fee; providing for distribution of the fee; authorizing the department to create a unique plate design for plates to be used by members or former members of the Legislature or Congress under specified provisions; amending s. 320.0848, F.S.; revising the requirements for the deposit of fee proceeds from temporary disabled parking permits; requiring that certain proceeds be deposited into the Florida Endowment Foundation for Vocational Rehabilitation, instead of the Florida Governor's Alliance for the Employment of Disabled Citizens; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate and a Vietnam War Veterans license plate; providing qualifications and requirements for the plate; amending s. 320.13, F.S.; authorizing a dealer of heavy trucks, upon payment of a license tax, to secure one or more dealer license plates under certain circumstances; providing that the license plates may be used for demonstration purposes for a specified period; requiring that the license plates be validated on a form prescribed by the department and be retained in the vehicle being operated; amending s. 320.15, F.S.; providing that an owner of a motor vehicle or mobile home may apply for a refund of certain license taxes if the owner renews a registration during the advanced renewal period and surrenders the motor vehicle or mobile home license plate before the end of the renewal period; amending s. 320.27, F.S.; providing an exemption for salvage motor vehicle dealers from certain application and security requirements; amending s. 320.771, F.S.; revising the definition of the term "dealer"; amending s. 320.95, F.S.; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 322.04, F.S.; revising provisions exempting a nonresident from the requirement to obtain a driver license under certain circumstances; amending s. 322.051, F.S.; revising requirements by which an applicant for an identification card may prove nonimmigrant classification; clarifying the validity of an identification card based on specified documents; authorizing the department to require additional documentation to establish the maintenance of, or efforts to maintain, continuous lawful presence; providing for the department to waive the fees for issuing or renewing an identification card to a person who is homeless; amending s. 322.058, F.S.; conforming a cross-reference; amending s. 322.065, F.S.; revising provisions relating to a person whose driver license has expired for 6 months or less and who drives a motor vehicle; amending s. 322.07, F.S.; revising provisions relating to temporary commercial instruction permits; amending s. 322.08, F.S.; revising provisions relating to an application for a driver license or temporary permit; requiring that applicants prove nonimmigrant classification by providing certain documentation; authorizing the department to require additional documentation to establish the maintenance of, or efforts to maintain, continuous lawful presence; revising the length of time a license is valid when issuance is based on documentation required under specified provisions; requiring the application forms for an original, renewal, or replacement driver license to include language permitting the applicant to make certain voluntary contributions to specified not-for-profit entities; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 322.121, F.S.; conforming a provision relating to Safe Driver designation; revising provisions authorizing the automatic extension of a license for members of the Armed Forces of the United States or their dependents while serving on active duty outside the state; amending s. 322.14, F.S.; deleting a requirement that a qualified driver license applicant appear in person for issuance of a color photographic or digital imaged driver license; creating s. 322.1415, F.S.; authorizing the department to issue a specialty driver license or identification card to qualified applicants; specifying that, at a minimum, the specialty driver licenses and identification cards must be available for certain state and independent universities and professional sports teams and all of the branches of the Armed Forces of the United States; requiring that the department approve the design of each specialty driver license and identification card; providing for future expiration; amending s. 322.142, F.S.; providing district medical examiners access to driver information maintained in

the Driver and Vehicle Information Database for a specified purpose; amending s. 322.19, F.S.; providing that certain persons who have a valid student identification card are presumed not to have changed their legal residence or mailing address; amending s. 322.21, F.S.; providing for the distribution of funds collected from the specialty driver license and identification card fees; amending s. 322.251, F.S.; providing that certain notices of cancellation, suspension, revocation, or disqualification of a driver license are complete within a specified period after deposit in the mail; amending s. 322.27, F.S.; revising the department's authority to suspend or revoke licenses or identification cards under certain circumstances; repealing s. 322.292(5), F.S., relating to private probation services providers referring probationers to any DUI program owned in whole or in part by that probation services provider or its affiliates; amending s. 322.53, F.S.; revising an exemption from the requirement to obtain a commercial driver license for farmers transporting agricultural products, farm supplies, or farm machinery under certain circumstances; providing that such exemption applies if the vehicle is not used in the operations of a common or contract motor carrier; amending s. 322.54, F.S.; requiring that persons who drive a motor vehicle having a gross vehicle weight rating or gross vehicle weight of a specified amount or more possess certain classifications of driver licenses; repealing s. 322.58, F.S., relating to holders of chauffeur licenses and the classified licensure of commercial motor vehicle drivers; amending s. 322.59, F.S.; revising provisions relating to the possession of a medical examiner's certificate; requiring that the department disqualify a driver from operating a commercial motor vehicle if the driver holds a commercial driver license and fails to comply with the medical certification requirements; authorizing the department to issue, under certain circumstances, a Class E driver license to a person who is disqualified from operating a commercial motor vehicle; amending s. 322.61, F.S.; revising provisions relating to the disqualification from operating a commercial motor vehicle; providing that any holder of a commercial driver license who is convicted of two violations committed while operating any motor vehicle is permanently disqualified from operating a commercial motor vehicle; amending s. 324.072, F.S.; prohibiting the department from suspending a registration of a motor vehicle if the person to whom the motor vehicle is registered had certain limits on the date of the offense that caused the suspension or revocation; amending s. 324.091, F.S.; revising the period within which an owner or operator involved in a crash must furnish evidence of automobile liability insurance, motor vehicle liability insurance, or surety bond; amending s. 328.15, F.S.; requiring that the department establish and administer an electronic titling program that requires the recording of vessel title information for new, transferred, and corrected certificates of title; requiring that lienholders electronically transmit liens and lien satisfactions to the department; providing exceptions; amending s. 328.16, F.S.; requiring that the department electronically transmit a lien to the first lienholder and notify such lienholder of any additional liens; requiring that subsequent lien satisfactions be electronically transmitted to the department; amending s. 328.30, F.S.; authorizing the department to issue an electronic certificate of title in lieu of printing a paper title; authorizing the department to collect electronic mail addresses and use electronic mail for the purpose of providing renewal notices in lieu of the United States Postal Service; amending s. 520.32, F.S.; providing an exemption to specified licensing requirements for motor vehicle dealers licensed under specified provisions; providing for application of the exemption; amending s. 713.78, F.S.; conforming a cross-reference; amending s. 316.271, F.S.; removing a prohibition on using the audible horn of a motor vehicle on a highway; amending s. 323.002, F.S.; requiring unauthorized wrecker operators to disclose a fee schedule and certain information; amending ss. 316.0083 and 318.18, F.S.; revising provisions relating to the deposit of funds from traffic infractions; correcting references to a trust fund; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1122** as amended and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for CS for HB 1223** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bennett	Dean
Alexander	Bogdanoff	Detert
Altman	Braynon	Diaz de la Portilla
Benacquisto	Bullard	Dockery

Evers	Latvala	Sachs
Fasano	Lynn	Simmons
Flores	Margolis	Siplin
Gaetz	Montford	Smith
Garcia	Negron	Sobel
Gardiner	Norman	Storms
Gibson	Oelrich	Thrasher
Hays	Rich	Wise
Jones	Richter	
Joyner	Ring	

Nays—None

On motion by Senator Oelrich, by unanimous consent—

CS for SB 1346—A bill to be entitled An act relating to property insurance; amending s. 215.555, F.S.; revising the definition of “retention”; providing for the calculation of an insurer’s reimbursement premium and retention under the reimbursement contract; revising coverage levels available under the reimbursement contract; revising aggregate coverage limits; providing for the phase-in of changes to coverage levels and limits; amending s. 627.351, F.S.; conforming cross-references; reducing to 2 percent from 6 percent the amount of the projected deficit in the coastal account for the prior calendar year which is recovered through regular assessments; requiring that remaining projected deficits in personal and commercial lines accounts be recovered through emergency assessments after accounting for the Citizens policyholder surcharge; requiring the Office of Insurance Regulation of the Financial Services Commission to notify assessable insurers and the Florida Surplus Lines Service Office of the dates assessable insurers shall collect and pay emergency assessments; removing reference to recoupment of residual market deficit assessments; requiring the board of governors to make a determination that an account has a projected deficit before it levies a Citizens policyholder surcharge; requiring that a limited apportionment company begin collecting regular assessments within 90 days and pay in full within 15 months after the assessment is levied; authorizing the Office of Insurance Regulation to assist the Citizens Property Insurance Corporation in the collection of assessments; replacing the term “market equalization surcharge” with the term “policyholder surcharge”; providing effective dates.

—was taken up out of order and read the second time by title.

Senator Fasano moved the following amendment which was adopted:

Amendment 1 (134088) (with title amendment)—Delete lines 38-235.

And the title is amended as follows:

Delete lines 3-9.

The vote was:

Yeas—25

Braynon	Gibson	Rich
Bullard	Jones	Ring
Dean	Joyner	Sachs
Detert	Latvala	Siplin
Diaz de la Portilla	Lynn	Smith
Dockery	Margolis	Sobel
Evers	Montford	Storms
Fasano	Norman	
Garcia	Oelrich	

Nays—15

Mr. President	Bogdanoff	Negron
Alexander	Flores	Richter
Altman	Gaetz	Simmons
Benacquisto	Gardiner	Thrasher
Bennett	Hays	Wise

On motion by Senator Oelrich, further consideration of **CS for SB 1346** as amended was deferred.

On motion by Senator Negrón, by unanimous consent—

SB 1290—A bill to be entitled An act relating to criminal penalties for violations of securities laws; amending s. 921.0022, F.S.; increasing the offense severity ranking for failing to register securities with the Office of Financial Regulation; specifying the offense severity ranking for the failure of a dealer, associated person, or issuer of securities to register with the Office of Financial Regulation; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **SB 1290**, on motion by Senator Negrón, by two-thirds vote **HB 777** was withdrawn from the Committees on Criminal Justice; Banking and Insurance; and Budget.

On motion by Senator Negrón—

HB 777—A bill to be entitled An act relating to criminal penalties for violations of securities laws; amending s. 921.0022, F.S.; increasing the offense severity ranking for failing to register securities with the Office of Financial Regulation; specifying the offense severity ranking for the failure of a dealer, associated person, or issuer of securities to register with the Office of Financial Regulation; providing an effective date.

—a companion measure, was substituted for **SB 1290** and read the second time by title.

On motion by Senator Negrón, by two-thirds vote **HB 777** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negrón	
Fasano	Norman	

Nays—None

On motion by Senator García, by unanimous consent—

CS for SB 1144—A bill to be entitled An act relating to state and local government relations with Cuba or Syria; amending s. 215.471, F.S.; prohibiting the State Board of Administration from being a fiduciary with respect to voting on any proxy resolution advocating expanded United States trade with Cuba or Syria; prohibiting the State Board of Administration from being a fiduciary with respect to having the right to vote in favor of any proxy resolution advocating expanded United States trade with Cuba or Syria; creating reporting requirements; amending s. 287.135, F.S.; prohibiting a state agency or local governmental entity from contracting for goods and services of more than a certain amount with a company that has business operations in Cuba or Syria; requiring a contract provision that allows for termination of the contract if the company is found to have business operations in Cuba or Syria; providing exceptions; requiring certification upon submission of a bid or proposal for a contract, or before a company enters into or renews a contract, with an agency or governmental entity that the company is not engaged in business operations in Cuba or Syria; providing procedures upon a determination that a company has submitted a false certification; providing for civil action; providing penalties; providing for attorney fees and costs; providing a statute of repose; prohibiting a private right of

action; requiring the Department of Management Services to notify the Attorney General after the act becomes law; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1144**, on motion by Senator García, by two-thirds vote **CS for CS for HB 959** was withdrawn from the Committees on Banking and Insurance; Governmental Oversight and Accountability; and Budget.

On motion by Senator García—

CS for CS for HB 959—A bill to be entitled An act relating to state and local government relations with Cuba or Syria; amending s. 215.471, F.S.; prohibiting the State Board of Administration from being a fiduciary with respect to voting on any proxy resolution advocating expanded United States trade with Cuba or Syria; prohibiting the State Board of Administration from being a fiduciary with respect to having the right to vote in favor of any proxy resolution advocating expanded United States trade with Cuba or Syria; creating reporting requirements; amending s. 287.135, F.S.; prohibiting a state agency or local governmental entity from contracting for goods and services of more than a certain amount with a company that has business operations in Cuba or Syria; requiring a contract provision that allows for termination of the contract if the company is found to have business operations in Cuba or Syria; providing exceptions; requiring certification upon submission of a bid or proposal for a contract, or before a company enters into or renews a contract, with an agency or governmental entity that the company is not engaged in business operations in Cuba or Syria; providing procedures upon determination that a company has submitted a false certification; providing for civil action; providing penalties; providing attorney fees and costs; providing a statute of repose; prohibiting a private right of action; requiring the Department of Management Services to notify the Attorney General of the United States after the act becomes law; providing an effective date.

—a companion measure, was substituted for **CS for SB 1144** and read the second time by title.

On motion by Senator García, by two-thirds vote **CS for CS for HB 959** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negrón	Wise

Nays—1

Bullard

On motion by Senator Alexander, by unanimous consent—

HB 7087—A bill to be entitled An act relating to economic development; amending s. 210.20, F.S.; revising the payment and distribution of funds in the Cigarette Tax Collection Trust Fund; providing specified purposes for the use of funds appropriated out of the trust fund; amending s. 210.201, F.S.; authorizing moneys transferred to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute to be used to secure financing to pay costs for specified purposes at certain facilities and other properties; amending s. 212.08, F.S.; providing an exemption from the tax on sales, use, and other transactions for electricity used by packinghouses; defining the term “packinghouse”;

expanding exemptions from the sales and use tax on labor, parts, and equipment used in repairs of certain aircraft; exempting certain items used to manufacture, produce, or modify aircraft and gas turbine engines and parts from the tax on sales, use, and other transactions; revising a condition for an exemption for machinery and equipment; amending s. 212.097, F.S.; revising the eligibility criteria for tax credits under the Urban High-Crime Area Job Tax Credit Program; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax under certain circumstances; requiring taxpayers to submit certain sworn statements to the Department of Revenue as a condition of receiving the exemption; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; amending s. 288.1254, F.S.; revising eligibility criteria for certain tax credits authorized under the entertainment industry financial incentive program; amending s. 288.9914, F.S.; revising limits on tax credits that may be claimed by qualified community development entities under the New Markets Development Program; amending s. 288.9915, F.S.; revising restrictions on a qualified community development entity making cash interest payments on certain long-term debt securities; creating s. 290.00729, F.S.; authorizing Charlotte County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing application requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Charlotte County; requiring that the Department of Economic Opportunity establish the initial effective date for the enterprise zone; creating s. 290.00731, F.S.; authorizing Citrus County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing an application deadline and requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Citrus County; requiring the Department of Economic Opportunity to establish the effective date of the enterprise zone; authorizing the Department of Revenue to adopt emergency rules; providing effective dates.

—was taken up out of order and read the second time by title.

The Committee on Budget recommended the following amendment which was moved by Senator Alexander:

Amendment 1 (401580) (with title amendment)—Delete every-thing after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (2) of section 196.199, Florida Statutes, is amended to read:

196.199 Government property exemption.—

(2) Property owned by the following governmental units but used by nongovernmental lessees shall only be exempt from taxation under the following conditions:

(a) Leasehold interests in property of the United States, of the state or any of its several political subdivisions, or of municipalities, agencies, authorities, and other public bodies corporate of the state shall be exempt from ad valorem taxation and the intangible tax pursuant to paragraph (b) only when the lessee serves or performs a governmental, municipal, or public purpose or function, as defined in s. 196.012(6). In all such cases, all other interests in the leased property shall also be exempt from ad valorem taxation. However, a leasehold interest in property of the state may not be exempted from ad valorem taxation when a nongovernmental lessee uses such property for the operation of a multipurpose hazardous waste treatment facility.

Section 2. *The amendment to s. 196.199, Florida Statutes, made by this act shall take effect upon this act becoming a law and shall apply retroactively to all governmental leaseholds in existence as of January 1, 2011. This section is intended to be remedial in nature and does not create a right to a refund or require any governmental entity to refund any tax, penalty, or interest remitted to the Department of Revenue before the effective date of this act.*

Section 3. Paragraph (b) of subsection (2) of section 210.20, Florida Statutes, is amended, and paragraph (c) is added to subsection (2) of that section, to read:

210.20 Employees and assistants; distribution of funds.—

(2) As collections are received by the division from such cigarette taxes, it shall pay the same into a trust fund in the State Treasury designated "Cigarette Tax Collection Trust Fund" which shall be paid and distributed as follows:

~~(b)1.—Beginning January 1, 1999, and continuing for 10 years thereafter, the division shall from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 2.59 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer upon the State Treasury. These funds are hereby appropriated monthly out of the Cigarette Tax Collection Trust Fund, to be used for the purpose of constructing, furnishing, and equipping a cancer research facility at the University of South Florida adjacent to the H. Lee Moffitt Cancer Center and Research Institute. In fiscal years 1999-2000 and thereafter with the exception of fiscal year 2008-2009, the appropriation to the H. Lee Moffitt Cancer Center and Research Institute authorized by this subparagraph shall not be less than the amount that would have been paid to the H. Lee Moffitt Cancer Center and Research Institute for fiscal year 1998-1999 had payments been made for the entire fiscal year rather than for a 6 month period thereof.~~

~~2.—Beginning July 1, 2002, and continuing through June 30, 2004, the division shall, in addition to the distribution authorized in subparagraph 1., from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 0.2632 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer. Beginning July 1, 2004, and continuing through June 30, 2013-2020, the division shall, in addition to the distribution authorized in subparagraph 1., from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 1.47 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer. Beginning July 1, 2013, and continuing through June 30, 2033, the division shall from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 2.75 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer. These funds are appropriated monthly out of the Cigarette Tax Collection Trust Fund, to be used for lawful purposes, including the purpose of constructing, furnishing, and equipping, financing, operating, and maintaining a cancer research and clinical and related facilities; furnishing, equipping, operating, and maintaining other properties owned or leased by facility at the University of South Florida adjacent to the H. Lee Moffitt Cancer Center and Research Institute; and paying costs incurred in connection with purchasing, financing, operating, and maintaining such equipment, facilities, and properties. In fiscal years 2004-2005 and thereafter, the appropriation to the H. Lee Moffitt Cancer Center and Research Institute authorized by this subparagraph shall not be less than the amount that would have been paid to the H. Lee Moffitt Cancer Center and Research Institute in fiscal year 2001-2002, had this subparagraph been in effect.~~

~~(c) Beginning July 1, 2013, and continuing through June 30, 2021, the division shall from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall~~

be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 1 percent of the net collections, and that amount shall be deposited into the Biomedical Research Trust Fund in the Department of Health. These funds are appropriated annually in an amount not to exceed \$3 million from the Biomedical Research Trust Fund for the Department of Health and the Sanford-Burnham Medical Research Institute to work in conjunction for the purpose of establishing activities and grant opportunities in relation to biomedical research.

Section 4. Section 210.201, Florida Statutes, is amended to read:

210.201 *H. Lee Moffitt Cancer Center and Research Institute facilities* Cancer research facility at the University of South Florida; establishment; funding.—The Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute shall construct, furnish, and equip, and shall covenant to complete, the cancer research and clinical and related facilities of facility at the University of South Florida adjacent to the H. Lee Moffitt Cancer Center and Research Institute funded with proceeds from the Cigarette Tax Collection Trust Fund pursuant to s. 210.20. Moneys transferred to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute pursuant to s. 210.20 may shall be used to secure financing to pay costs related to constructing, furnishing, and equipping, operating, and maintaining the cancer research and clinical and related facilities; furnishing, equipping, operating, and maintaining other leased or owned properties; and paying costs incurred in connection with purchasing, financing, operating, and maintaining such equipment, facilities, and properties as provided in s. 210.20 facility. Such financing may include the issuance of tax-exempt bonds or other forms of indebtedness by a local authority, municipality, or county pursuant to parts II and III of chapter 159. Such bonds shall not constitute state bonds for purposes of s. 11, Art. VII of the State Constitution, but shall constitute bonds of a “local agency,” as defined in s. 159.27(4). The cigarette tax dollars pledged to facilities this facility pursuant to s. 210.20 may be replaced annually by the Legislature from tobacco litigation settlement proceeds.

Section 5. Section 211.3103, Florida Statutes, is amended to read:

211.3103 Levy of tax on severance of phosphate rock; rate, basis, and distribution of tax.—

(1) There is hereby levied an excise tax upon each every person engaging in the business of severing phosphate rock from the soils or waters of this state for commercial use. The tax shall be collected, administered, and enforced by the department.

(2) The tax rate shall be \$1.61 per ton severed, except for the time period beginning January 1, 2015, until December 31, 2022, when the tax rate shall be \$1.80 per ton severed.

(2) Beginning July 1, 2004, the proceeds of all taxes, interest, and penalties imposed under this section shall be paid into the State Treasury as follows:

(a) The first \$10 million in revenue collected from the tax during each fiscal year shall be paid to the credit of the Conservation and Recreation Lands Trust Fund.

(b) The remaining revenues collected from the tax during that fiscal year, after the required payment under paragraph (a), shall be paid into the State Treasury as follows:

1. To the credit of the General Revenue Fund of the state, 40.1 percent.

2. For payment to counties in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 16.5 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Any such proceeds received by a county shall be used only for phosphate-related expenses.

3. For payment to counties that have been designated a rural area of critical economic concern pursuant to s. 288.0656 in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 13 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the

taxable year. Payments under this subparagraph shall be made to the counties unless the Legislature by special act creates a local authority to promote and direct the economic development of the county. If such authority exists, payments shall be made to that authority.

4. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 9.3 percent.

5. To the credit of the Minerals Trust Fund, 10.7 percent.

6. To the credit of the Nonmandatory Land Reclamation Trust Fund, 10.4 percent.

(3) Beginning July 1, 2003, and annually thereafter, the Department of Environmental Protection may use up to \$2 million of the funds in the Nonmandatory Land Reclamation Trust Fund to purchase a surety bond or a policy of insurance, the proceeds of which would pay the cost of restoration, reclamation, and cleanup of any phosphogypsum stack system and phosphate mining activities in the event that an operator or permittee thereof has been subject to a final order of bankruptcy and all funds available therefrom are determined to be inadequate to accomplish such restoration, reclamation, and cleanup. This section does not imply that such operator or permittee is thereby relieved of its obligations or relieved of any liabilities pursuant to any other remedies at law, administrative remedies, statutory remedies, or remedies pursuant to bankruptcy law. The department shall adopt rules to implement this subsection, including the purchase and oversight of the bond or policy.

(4) Funds distributed pursuant to subparagraphs (2)(b)3. and (11)(c) 4. shall be used for:

(a) Planning, preparing, and financing of infrastructure projects for job creation and capital investment, especially those related to industrial and commercial sites. Infrastructure investments may include the following public or public-private partnership facilities: stormwater systems, telecommunications facilities, roads or other remedies to transportation impediments, nature-based tourism facilities, or other physical requirements necessary to facilitate trade and economic development activities.

(b) Maximizing the use of federal, local, and private resources, including, but not limited to, those available under the Small Cities Community Development Block Grant Program.

(c) Projects that improve inadequate infrastructure that has resulted in regulatory action that prohibits economic or community growth, if such projects are related to specific job creation or job retention opportunities.

(5) Beginning January 1, 2004, the tax rate shall be the base rate of \$1.62 per ton severed.

(6) Beginning January 1, 2005, and annually thereafter, the tax rate shall be the base rate times the base rate adjustment for the tax year as calculated by the department in accordance with subsection (8).

(3)(7) The excise tax levied by this section applies shall apply to the total production of the producer during the taxable year, measured on the basis of bone-dry tons produced at the point of severance.

(8)(a) On or before March 30, 2004, and annually thereafter, the department shall calculate the base rate adjustment, if any, for phosphate rock based on the change in the unadjusted annual producer price index for the prior calendar year in relation to the unadjusted annual producer price index for calendar year 1999.

(b) For the purposes of determining the base rate adjustment for any year, the base rate adjustment shall be a fraction, the numerator of which is the unadjusted annual producer price index for the prior calendar year and the denominator of which is the unadjusted annual producer price index for calendar year 1999.

(c) The department shall provide the base rate, the base rate adjustment, and the resulting tax rate to affected producers by written notice on or before April 15 of the current year.

(d) If the producer price index for phosphate rock is substantially revised, the department shall make appropriate adjustment in the method used to compute the base rate adjustment under this subsection

which will produce results reasonably consistent with the result that would have been obtained if the producer price index for phosphate rock had not been revised. However, the tax rate shall not be less than \$1.51 per ton severed.

~~(c) If the producer price index for phosphate rock is discontinued, a comparable index shall be selected by the department and adopted by rule.~~

~~(4)(9) The excise tax levied on the severance of phosphate rock is shall be in addition to any ad valorem taxes levied upon the separately assessed mineral interest in the real property upon which the site of severance is located, or any other tax, permit, or license fee imposed by the state or its political subdivisions.~~

~~(5)(10) The tax levied by this section shall be collected in the manner prescribed in s. 211.33.~~

~~(11)(a) Beginning July 1, 2008, there is hereby levied a surcharge of \$1.38 per ton severed in addition to the excise tax levied by this section. The surcharge shall be levied until the last day of the calendar quarter in which the total revenue generated by the surcharge equals \$60 million. Revenues derived from the surcharge shall be deposited into the Nonmandatory Land Reclamation Trust Fund and shall be exempt from the general revenue service charge provided in s. 215.20. Revenues derived from the surcharge shall be used to augment funds appropriated for the rehabilitation, management, and closure of the Piney Point and Mulberry sites and for approved reclamation of nonmandatory lands in accordance with chapter 378. A minimum of 75 percent of the revenues from the surcharge shall be dedicated to the Piney Point and Mulberry sites.~~

~~(b) Beginning July 1, 2008, the excise tax rate shall be \$1.945 per ton severed and the base rate adjustment provided in subsection (6) shall not apply.~~

~~(c)1. Beginning July 1 of the 2010-2011 fiscal year, the tax rate shall be the base rate of \$1.71 per ton severed.~~

~~2. Beginning July 1 of the 2011-2012 fiscal year, the tax rate shall be the base rate of \$1.61 per ton severed.~~

~~3. The base rate adjustment provided in subsection (6) shall not apply until the conditions of paragraph (d) are met.~~

~~(d) Beginning July 1 of the fiscal year following the date on which a taxpayer's surcharge offset equals or exceeds the total amount of surcharge remitted by such taxpayer under paragraph (a), and each year thereafter, the excise tax rate levied on such taxpayer shall be adjusted as provided in subsection (6). The surcharge offset for each taxpayer is an amount calculated by the department equal to the cumulative difference between the amount of excise tax that would have been collected under subsections (5) and (6) and the excise tax collected under subparagraphs (c)1. and 2. from such taxpayer.~~

~~(e) Beginning July 1 of the 2010-2011 fiscal year, the proceeds of all taxes, interest, and penalties imposed under this section shall be exempt from the general revenue service charge provided in s. 215.20, and shall be paid into the State Treasury as follows:~~

~~1. To the credit of the Conservation and Recreation Lands Trust Fund, 21.9 percent.~~

~~2. To the credit of the General Revenue Fund of the state, 37.1 percent.~~

~~3. For payment to counties in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 12 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Any such proceeds received by a county shall be used only for phosphate-related expenses.~~

~~4. For payment to counties that have been designated a rural area of critical economic concern pursuant to s. 288.0656 in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 9.4 percent. The department shall distribute this portion of the proceeds annually based on produc-~~

~~tion information reported by the producers on the annual returns for the taxable year. Payments under this subparagraph shall be made to the counties unless the Legislature by special act creates a local authority to promote and direct the economic development of the county. If such authority exists, payments shall be made to that authority.~~

~~5. To the credit of the Nonmandatory Land Reclamation Trust Fund, 5.8 percent.~~

~~6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 5.8 percent.~~

~~7. To the credit of the Minerals Trust Fund, 8.0 percent.~~

~~(6)(a)(4) Beginning July 1 of the 2011-2012 fiscal year, the proceeds of all taxes, interest, and penalties imposed under this section are exempt from the general revenue service charge provided in s. 215.20, and such proceeds shall be paid into the State Treasury as follows:~~

~~1. To the credit of the Conservation and Recreation Lands Trust Fund, 25.5 percent.~~

~~2. To the credit of the General Revenue Fund of the state, 35.7 percent.~~

~~3. For payment to counties in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 12.8 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Any such proceeds received by a county shall be used only for phosphate-related expenses.~~

~~4. For payment to counties that have been designated as a rural area of critical economic concern pursuant to s. 288.0656 in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 10.0 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Payments under this subparagraph shall be made to the counties unless the Legislature by special act creates a local authority to promote and direct the economic development of the county. If such authority exists, payments shall be made to that authority.~~

~~5. To the credit of the Nonmandatory Land Reclamation Trust Fund, 6.2 percent.~~

~~6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 6.2 percent.~~

~~7. To the credit of the Minerals Trust Fund, 3.6 percent.~~

~~(b) Notwithstanding paragraph (a), from January 1, 2015, until December 31, 2022, the proceeds of all taxes, interest, and penalties imposed under this section are exempt from the general revenue service charge provided in s. 215.20, and such proceeds shall be paid to the State Treasury as follows:~~

~~1. To the credit of the Conservation and Recreation Lands Trust Fund, 22.8 percent.~~

~~2. To the credit of the General Revenue Fund of the state, 31.9 percent.~~

~~3. For payment to counties pursuant to subparagraph (a)3., 11.5 percent.~~

~~4. For payment to counties pursuant to subparagraph (a)4., 8.9 percent.~~

~~5. To the credit of the Nonmandatory Land Reclamation Trust Fund, 16.1 percent.~~

~~6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 5.6 percent.~~

~~7. To the credit of the Minerals Trust Fund, 3.2 percent.~~

~~(c)(g) For purposes of this section, "phosphate-related expenses" means those expenses that provide for infrastructure or services in~~

support of the phosphate industry, reclamation or restoration of phosphate lands, community infrastructure on such reclaimed lands, and similar expenses directly related to support of the industry.

Section 6. Paragraph (b) of subsection (1) of section 211.02, Florida Statutes, is amended, present subsections (4) and (5) of that section are renumbered as subsections (5) and (6), respectively, and a new subsection (4) is added to that section, to read:

211.02 Oil production tax; basis and rate of tax; tertiary oil *and mature field recovery oil*.—An excise tax is hereby levied upon every person who severs oil in the state for sale, transport, storage, profit, or commercial use. Except as otherwise provided in this part, the tax is levied on the basis of the entire production of oil in this state, including any royalty interest. Such tax shall accrue at the time the oil is severed and shall be a lien on production regardless of the place of sale, to whom sold, or by whom used, and regardless of the fact that delivery of the oil may be made outside the state.

(1) The amount of tax shall be measured by the value of the oil produced and saved or sold during a month. The value of oil shall be taxed at the following rates:

(b) Tertiary oil *and mature field recovery oil*:

1. One percent of the gross value of oil on the value of oil \$60 dollars and below;
2. Seven percent of the gross value of oil on the value of oil above \$60 and below \$80; and
3. Nine percent of the gross value of oil on the value of oil \$80 and above.

(4) *As used in this section, the term "mature field recovery oil" means the barrels of oil recovered from new wells that begin production after July 1, 2012, in fields that were discovered prior to 1981.*

Section 7. Subsection (2) of section 211.06, Florida Statutes, is amended to read:

211.06 Oil and Gas Tax Trust Fund; distribution of tax proceeds.—All taxes, interest, and penalties imposed under this part shall be collected by the department and placed in a special fund designated the "Oil and Gas Tax Trust Fund."

(2) ~~Beginning July 1, 1995,~~ The remaining proceeds in the Oil and Gas Tax Trust Fund shall be distributed monthly by the department and shall be paid into the State Treasury as follows:

(a) To the credit of the General Revenue Fund of the state:

1. Seventy-five percent of the proceeds from the oil production tax imposed under s. 211.02(1)(c).
2. ~~Sixty-three~~ ~~Sixty-seven~~ and one-half percent of the proceeds from the tax on small well oil, ~~and~~ tertiary oil, *and mature field recovery oil* imposed under s. 211.02(1)(a) *and (b)*.
3. Sixty-seven and one-half percent of the proceeds from the tax on gas imposed under s. 211.025.
4. Sixty-seven and one-half percent of the proceeds of the tax on sulfur imposed under s. 211.026.

(b) To the credit of the general revenue fund of the board of county commissioners of the county where produced, subject to the service charge imposed under chapter 215:

1. Twelve and one-half percent of the proceeds from the tax on oil imposed under s. 211.02(1)(c).
2. Twenty percent of the proceeds from the tax on small well oil, ~~and~~ tertiary oil, *and mature field recovery oil* imposed under s. 211.02(1)(a) *and (b)*.
3. Twenty percent of the proceeds from the tax on gas imposed under s. 211.025.

4. Twenty percent of the proceeds from the tax on sulfur imposed under s. 211.026.

(c) To the credit of the Minerals Trust Fund:

1. Twelve and one-half percent of the proceeds from the tax on oil imposed under s. 211.02(1)(c).
2. ~~Sixteen~~ ~~Twelve~~ and one-half percent of the proceeds from the tax on small well oil, ~~and~~ tertiary oil, *and mature field recovery oil* imposed under s. 211.02(1)(a) *and (b)*.
3. Twelve and one-half percent of the proceeds from the tax on gas imposed under s. 211.025.
4. Twelve and one-half percent of the proceeds from the tax on sulfur imposed under s. 211.026.

Section 8. Effective January 1, 2013, paragraphs (b) and (e) of subsection (5) and paragraphs (ee) and (rr) of subsection (7) of section 212.08, Florida Statutes, are amended, and paragraph (hhh) and (iii) are added to subsection (7) of that section, to read:

212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.

(5) EXEMPTIONS; ACCOUNT OF USE.—

(b) *Machinery and equipment used to increase productive output.*—

1. Industrial machinery and equipment purchased for exclusive use by a new business in spaceport activities as defined by s. 212.02 or for use in new businesses that manufacture, process, compound, or produce for sale items of tangible personal property at fixed locations are exempt from the tax imposed by this chapter upon an affirmative showing by the taxpayer to the satisfaction of the department that such items are used in a new business in this state. Such purchases must be made *before* ~~prior to~~ the date the business first begins its productive operations, and delivery of the purchased item must be made within 12 months after that date.

2. Industrial machinery and equipment purchased for exclusive use by an expanding facility which is engaged in spaceport activities as defined by s. 212.02 or for use in expanding manufacturing facilities or plant units which manufacture, process, compound, or produce for sale items of tangible personal property at fixed locations in this state are exempt from any amount of tax imposed by this chapter upon an affirmative showing by the taxpayer to the satisfaction of the department that such items are used to increase the productive output of such expanded facility or business by not less than ~~5~~ ~~10~~ percent.

3.a. To receive an exemption provided by subparagraph 1. or subparagraph 2., a qualifying business entity shall apply to the department for a temporary tax exemption permit. The application shall state that a new business exemption or expanded business exemption is being sought. Upon a tentative affirmative determination by the department pursuant to subparagraph 1. or subparagraph 2., the department shall issue such permit.

b. The applicant shall maintain all necessary books and records to support the exemption. Upon completion of purchases of qualified machinery and equipment pursuant to subparagraph 1. or subparagraph 2., the temporary tax permit shall be delivered to the department or returned to the department by certified or registered mail.

c. If, in a subsequent audit conducted by the department, it is determined that the machinery and equipment purchased as exempt under subparagraph 1. or subparagraph 2. did not meet the criteria mandated by this paragraph or if commencement of production did not occur, the amount of taxes exempted at the time of purchase shall immediately be due and payable to the department by the business entity, together with the appropriate interest and penalty, computed from the date of purchase, in the manner prescribed by this chapter.

d. If a qualifying business entity fails to apply for a temporary exemption permit or if the tentative determination by the department

required to obtain a temporary exemption permit is negative, a qualifying business entity shall receive the exemption provided in subparagraph 1. or subparagraph 2. through a refund of previously paid taxes. No refund may be made for such taxes unless the criteria mandated by subparagraph 1. or subparagraph 2. have been met and commencement of production has occurred.

4. The department shall adopt rules governing applications for, issuance of, and the form of temporary tax exemption permits; provisions for recapture of taxes; and the manner and form of refund applications, and may establish guidelines as to the requisites for an affirmative showing of increased productive output, commencement of production, and qualification for exemption.

5. The exemptions provided in subparagraphs 1. and 2. do not apply to machinery or equipment purchased or used by electric utility companies, communications companies, oil or gas exploration or production operations, publishing firms that do not export at least 50 percent of their finished product out of the state, any firm subject to regulation by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, or any firm that does not manufacture, process, compound, or produce for sale items of tangible personal property or that does not use such machinery and equipment in spaceport activities as required by this paragraph. The exemptions provided in subparagraphs 1. and 2. shall apply to machinery and equipment purchased for use in phosphate or other solid minerals severance, mining, or processing operations.

6. For the purposes of the exemptions provided in subparagraphs 1. and 2., these terms have the following meanings:

a. "Industrial machinery and equipment" means tangible personal property or other property that has a depreciable life of 3 years or more and that is used as an integral part in the manufacturing, processing, compounding, or production of tangible personal property for sale or is exclusively used in spaceport activities. A building and its structural components are not industrial machinery and equipment unless the building or structural component is so closely related to the industrial machinery and equipment that it houses or supports that the building or structural component can be expected to be replaced when the machinery and equipment are replaced. Heating and air-conditioning systems are not industrial machinery and equipment unless the sole justification for their installation is to meet the requirements of the production process, even though the system may provide incidental comfort to employees or serve, to an insubstantial degree, nonproduction activities. The term includes parts and accessories only to the extent that the exemption thereof is consistent with the provisions of this paragraph.

b. "Productive output" means the number of units actually produced by a single plant, operation, or product line in a single continuous 12-month period, irrespective of sales. Increases in productive output shall be measured by the output for 12 continuous months selected by the expanding business ~~after following the~~ completion of the installation of such machinery or equipment over the output for the 12 continuous months immediately preceding such installation. However, in no case may such time period begin later than 2 years ~~after following the~~ completion of the installation of the new machinery and equipment. The units used to measure productive output shall be physically comparable between the two periods, irrespective of sales.

(e) *Gas or electricity used for certain agricultural purposes.*—

1. Butane gas, propane gas, natural gas, and all other forms of liquefied petroleum gases are exempt from the tax imposed by this chapter if used in any tractor, vehicle, or other farm equipment which is used exclusively on a farm or for processing farm products on the farm and no part of which gas is used in any vehicle or equipment driven or operated on the public highways of this state. This restriction does not apply to the movement of farm vehicles or farm equipment between farms. The transporting of bees by water and the operating of equipment used in the apiary of a beekeeper is also deemed an exempt use.

2. Electricity used directly or indirectly for production, *packing*, or processing of agricultural products on the farm, *or used directly or indirectly in a packinghouse*, is exempt from the tax imposed by this chapter. *As used in this subsection, the term "packinghouse" means any building or structure where fruits, vegetables, or meat from cattle or hogs are packed or otherwise prepared for market or shipment in fresh form for*

wholesale distribution. The exemption does not apply to electricity used in buildings or structures where agricultural products are sold at retail. This exemption applies only if the electricity used for the exempt purposes is separately metered. If the electricity is not separately metered, it is conclusively presumed that some portion of the electricity is used for a nonexempt purpose, and all of the electricity used for such purposes is taxable.

(7) MISCELLANEOUS EXEMPTIONS.—Exemptions provided to any entity by this chapter do not inure to any transaction that is otherwise taxable under this chapter when payment is made by a representative or employee of the entity by any means, including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as required by the department. Eligible purchases or leases made with such a certificate must be in strict compliance with this subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.

(ee) *Aircraft repair and maintenance labor charges.*—There shall be exempt from the tax imposed by this chapter all labor charges for the repair and maintenance of qualified aircraft, aircraft of more than 2,000 ~~15,000~~ pounds maximum certified takeoff weight, and rotary wing aircraft of more than 10,000 pounds maximum certified takeoff weight. Except as otherwise provided in this chapter, charges for parts and equipment furnished in connection with such labor charges are taxable.

(rr) *Equipment used in aircraft repair and maintenance.*—There shall be exempt from the tax imposed by this chapter replacement engines, parts, and equipment used in the repair or maintenance of qualified aircraft, aircraft of more than 2,000 ~~15,000~~ pounds maximum certified takeoff weight, and rotary wing aircraft of more than 10,300 pounds maximum certified takeoff weight, when such parts or equipment are installed on such aircraft that is being repaired or maintained in this state.

(hhh) *Items used in manufacturing and fabricating aircraft and gas turbine engines.*—*Chemicals, machinery, parts, and equipment used and consumed in the manufacture or fabrication of aircraft engines and gas turbine engines, including cores, electrical discharge machining supplies, brass electrodes, ceramic guides, reamers, grinding and deburring wheels, Norton vortex wheels, argon, nitrogen, helium, fluid abrasive cutters, solvents and soaps, boroscopes, penetrants, patterns, dies, and molds consumed in the production of castings are exempt from the tax imposed by this chapter.*

(iii) *Accessible taxicabs.*—*The sale or lease of accessible taxicabs is exempt from the tax imposed by this chapter. As used in this paragraph, the term "accessible taxicab" means a chauffeur-driven taxi, limousine, sedan, van, or other passenger vehicle for which an operator is hired to use for the transportation of persons for compensation; which transports eight passengers or fewer; is equipped with a lift or ramp designed specifically to transport physically disabled persons or contains any other device designed to permit access to, and enable the transportation of, physically disabled persons, including persons who use wheelchairs, motorized wheelchairs, or similar mobility aids; which complies with the accessibility requirements of the Americans with Disabilities Act of 1990, 49 C.F.R. ss. 38.23, 38.25, and 38.31, as amended, regardless of whether such requirements would apply under federal law; and meets all applicable federal motor vehicle safety standards and regulations adopted thereunder. If the lift or ramp or any other device is installed through an aftermarket conversion of a stock vehicle, only the value of the conversion is exempt from the tax imposed by this chapter.*

Section 9. Subsection (5) of section 212.097, Florida Statutes, is amended to read:

212.097 Urban High-Crime Area Job Tax Credit Program.—

(5) To be eligible for a tax credit under subsection (3), the number of qualified employees employed 1 year ~~before~~ ~~prior to~~ the application date must be no lower than the number of qualified employees on January 1,

2009, or on the application date on which a credit under this section was based for any previous application, including an application under subsection (2), whichever occurs later.

Section 10. Effective January 1, 2013, and applying to tax years beginning on or after January 1, 2013, subsection (1) of section 220.14, Florida Statutes, is amended to read:

220.14 Exemption.—

(1) In computing a taxpayer's liability for tax under this code, there shall be exempt from the tax \$50,000 ~~\$25,000~~ of net income as defined in s. 220.12 or such lesser amount as will, without increasing the taxpayer's federal income tax liability, provide the state with an amount under this code which is equal to the maximum federal income tax credit which may be available from time to time under federal law.

Section 11. Effective January 1, 2013, and applying to tax years beginning on or after January 1, 2013, subsection (3) of section 220.63, Florida Statutes, is amended to read:

220.63 Franchise tax imposed on banks and savings associations.—

(3) For purposes of this part, the franchise tax base shall be adjusted federal income, as defined in s. 220.13, apportioned to this state, plus nonbusiness income allocated to this state pursuant to s. 220.16, less the deduction allowed in subsection (5) and less \$50,000 ~~\$25,000~~.

Section 12. Paragraphs (b), (d), and (f) of subsection (1), paragraph (b) of subsection (4), and subsections (7) and (11) of section 288.1254, Florida Statutes, are amended, present paragraphs (c) through (o) of subsection (1) of that section are redesignated as paragraphs (d) through (p), respectively, and new paragraphs (c) and (q) are added to that subsection, to read:

288.1254 Entertainment industry financial incentive program.—

(1) DEFINITIONS.—As used in this section, the term:

(b) "Digital media project" means a production of interactive entertainment that is produced for distribution in commercial or educational markets. The term includes a video game or production intended for Internet or wireless distribution, an interactive website, digital animation, and visual effects, including, but not limited to, three-dimensional movie productions and movie conversions. The term does not include a production that contains obscene content that is obscene as defined in s. 847.001(40).

(c) "High-impact digital media project" means a digital media project that has qualified expenditures greater than \$4.5 million.

(e)(d) "Off-season certified production" means a feature film, independent film, or television series or pilot that which films 75 percent or more of its principal photography days from June 1 through November 30.

(g)(f) "Production" means a theatrical or direct-to-video motion picture; a made-for-television motion picture; visual effects or digital animation sequences produced in conjunction with a motion picture; a commercial; a music video; an industrial or educational film; an infomercial; a documentary film; a television pilot program; a presentation for a television pilot program; a television series, including, but not limited to, a drama, a reality show, a comedy, a soap opera, a telenovela, a game show, an awards show, or a miniseries production; or a digital media project by the entertainment industry. One season of a television series is considered one production. The term does not include a weather or market program; a sporting event or a sporting event broadcast; a sports show; a gala; a production that solicits funds; a home shopping program; a political program; a political documentary; political advertising; a gambling-related project or production; a concert production; or a local, regional, or Internet-distributed-only news show or; current-events show; a sports news or sports recap show; a; pornographic production; or any production deemed obscene under chapter 847 current-affairs show. A production may be produced on or by film, tape, or otherwise by means of a motion picture camera; electronic camera or device; tape device; computer; any combination of the foregoing; or any other means, method, or device.

(q) "Interactive website" means a website or group of websites that includes interactive and downloadable content, and creates 25 new Florida full-time equivalent positions operating from a principal place of business located within Florida. An interactive website or group of websites must provide documentation that those jobs were created to the Office of Film and Entertainment prior to the award of tax credits. Each subsequent program application must provide proof that 25 Florida full-time equivalent positions are maintained.

(4) TAX CREDIT ELIGIBILITY; TAX CREDIT AWARDS; QUEUES; ELECTION AND DISTRIBUTION; CARRYFORWARD; CONSOLIDATED RETURNS; PARTNERSHIP AND NONCORPORATE DISTRIBUTIONS; MERGERS AND ACQUISITIONS.—

(b) Tax credit eligibility.—

1. General production queue.—Ninety-four percent of tax credits authorized pursuant to subsection (6) in any state fiscal year must be dedicated to the general production queue. The general production queue consists of all qualified productions other than those eligible for the commercial and music video queue or the independent and emerging media production queue. A qualified production that demonstrates a minimum of \$625,000 in qualified expenditures is eligible for tax credits equal to 20 percent of its actual qualified expenditures, up to a maximum of \$8 million. A qualified production that incurs qualified expenditures during multiple state fiscal years may combine those expenditures to satisfy the \$625,000 minimum threshold.

a. An off-season certified production that is a feature film, independent film, or television series or pilot is eligible for an additional 5 percent ~~5 percent~~ tax credit on actual qualified expenditures. An off-season certified production that does not complete 75 percent of principal photography due to a disruption caused by a hurricane or tropical storm may not be disqualified from eligibility for the additional 5 percent ~~5 percent~~ credit as a result of the disruption.

b. If more than 45 ~~25~~ percent of the sum of total tax credits awarded to productions initially certified after April July 1, 2012 2010, and total tax credits certified after April 1, 2012, but not yet awarded, to productions currently in this state has been awarded for high-impact television series, then no high-impact television series or pilot shall be eligible for tax credits under this subparagraph. Tax credits certified for a high-impact television series prior to the percentage threshold in this subparagraph being reached may not be awarded after the threshold has been reached.

e. The calculations required by this sub-subparagraph shall use only credits available to be certified and awarded on or after July 1, 2011.

(I) If the provisions of sub-subparagraph b. are not applicable and less than 25 percent of the sum of the total tax credits awarded to productions and the total tax credits certified, but not yet awarded, to productions currently in this state has been to high-impact television series, any qualified high-impact television series shall be allowed first position in this queue for tax credit awards not yet certified.

(II) If less than 20 percent of the sum of the total tax credits awarded to productions and the total tax credits certified, but not yet awarded, to productions currently in this state has been to digital media projects, any digital media project with qualified expenditures of greater than \$4,500,000 shall be allowed first position in this queue for tax credit awards not yet certified.

c.(III) Subject to sub-subparagraph b., first priority in the queue for tax credit awards not yet certified shall be given to high-impact television series and high-impact digital media projects. For the purposes of determining priority position between a high-impact television series allowed first position and a high-impact digital media project allowed first position under this sub-subparagraph, the first position must go to the first application received. Thereafter, priority shall be determined by alternating between a high-impact television series and a high-impact digital media project tax credits shall be awarded on a first-come, first-served basis. However, if the Office of Film and Entertainment receives an application for a high-impact television series or high-impact digital media project that would be certified but for the alternating priority, the office may certify the project as being in the priority position if an application that would normally be the priority position is not received within 5 business days.

d. A qualified production ~~for which that incurs~~ at least ~~67.85~~ percent of its principal photography days occur ~~qualified expenditures~~ within a region designated as an underutilized region at the time that the production is certified is eligible for an additional ~~5 percent~~ ~~5 percent~~ tax credit.

e. A ~~any~~ qualified production that employs students enrolled full-time in a film and entertainment-related or digital media-related course of study at an institution of higher education in this state is eligible for an additional ~~15 percent~~ ~~15 percent~~ tax credit on qualified expenditures that are wages, salaries, or other compensation paid to such students. The additional ~~15 percent~~ ~~15 percent~~ tax credit ~~is shall~~ also be applicable to persons hired within 12 months ~~after of~~ graduating from a film and entertainment-related or digital media-related course of study at an institution of higher education in this state. The additional ~~15 percent~~ ~~15 percent~~ tax credit ~~applies shall apply~~ to qualified expenditures that are wages, salaries, or other compensation paid to such recent graduates for 1 year ~~after from~~ the date of hiring.

f. A qualified production for which 50 percent or more of its principal photography occurs at a qualified production facility, or a qualified digital media project or the digital animation component of a qualified production for which 50 percent or more of the project's or component's qualified expenditures are related to a qualified digital media production facility, ~~is shall~~ be eligible for an additional ~~5 percent~~ ~~5 percent~~ tax credit on actual qualified expenditures for production activity at that facility.

g. A ~~No~~ qualified production ~~is not shall be~~ eligible for tax credits provided under this paragraph totaling more than 30 percent of its actual qualified expenses.

2. Commercial and music video queue.—Three percent of tax credits authorized pursuant to subsection (6) in any state fiscal year must be dedicated to the commercial and music video queue. A qualified production company that produces national or regional commercials or music videos may be eligible for a tax credit award if it demonstrates a minimum of \$100,000 in qualified expenditures per national or regional commercial or music video and exceeds a combined threshold of \$500,000 after combining actual qualified expenditures from qualified commercials and music videos during a single state fiscal year. After a qualified production company that produces commercials, music videos, or both reaches the threshold of \$500,000, it is eligible to apply for certification for a tax credit award. The maximum credit award shall be equal to 20 percent of its actual qualified expenditures up to a maximum of \$500,000. If there is a surplus at the end of a fiscal year after the Office of Film and Entertainment certifies and determines the tax credits for all qualified commercial and video projects, such surplus tax credits shall be carried forward to the following fiscal year and ~~are be~~ available to any eligible qualified productions under the general production queue.

3. Independent and emerging media production queue.—Three percent of tax credits authorized pursuant to subsection (6) in any state fiscal year must be dedicated to the independent and emerging media production queue. This queue is intended to encourage ~~Florida~~ independent film and emerging media production *in this state*. Any qualified production, excluding commercials, infomercials, or music videos, ~~which that~~ demonstrates at least \$100,000, but not more than \$625,000, in total qualified expenditures is eligible for tax credits equal to 20 percent of its actual qualified expenditures. If a surplus exists at the end of a fiscal year after the Office of Film and Entertainment certifies and determines the tax credits for all qualified independent and emerging media production projects, such surplus tax credits shall be carried forward to the following fiscal year and ~~are be~~ available to any eligible qualified productions under the general production queue.

4. Family-friendly productions.—A certified theatrical or direct-to-video motion picture production or video game determined by the Commissioner of Film and Entertainment, with the advice of the Florida Film and Entertainment Advisory Council, to be family-friendly, based on ~~the~~ review of the script and ~~the~~ review of the final release version, is eligible for an additional tax credit equal to 5 percent of its actual qualified expenditures. Family-friendly productions are those that have cross-generational appeal; would be considered suitable for viewing by children age 5 or older; are appropriate in theme, content, and language for a broad family audience; embody a responsible resolution of issues; and do not exhibit or imply any act of smoking, sex, nudity, or vulgar or profane language.

(7) ANNUAL ALLOCATION OF TAX CREDITS.—

(a) The aggregate amount of the tax credits that may be certified pursuant to paragraph (3)(d) may not exceed:

1. For fiscal year 2010-2011, \$53.5 million.
2. For fiscal year 2011-2012, \$74.5 million.
3. For fiscal years 2012-2013, 2013-2014, ~~and~~ 2014-2015, ~~and~~ 2015-2016, \$42 million per fiscal year.

(b) Any portion of the maximum amount of tax credits established per fiscal year in paragraph (a) that is not certified as of the end of a fiscal year shall be carried forward and made available for certification during the following 2 fiscal years in addition to the amounts available for certification under paragraph (a) for those fiscal years.

(c) Upon approval of the final tax credit award amount pursuant to subparagraph (3)(f)2., an amount equal to the difference between the maximum tax credit award amount previously certified under paragraph (3)(d) and the approved final tax credit award amount shall immediately be available for recertification during the current and following fiscal years in addition to the amounts available for certification under paragraph (a) for those fiscal years.

(d) If, during a fiscal year, the total amount of credits applied for, pursuant to paragraph (3)(a), exceeds the amount of credits available for certification in that fiscal year, such excess shall be treated as having been applied for on the first day of the next fiscal year in which credits remain available for certification.

(11) REPEAL.—This section is repealed July 1, ~~2016~~ ~~2015~~, except that:

(a) Tax credits certified under paragraph (3)(d) before July 1, ~~2016~~ ~~2015~~, may be awarded under paragraph (3)(f) on or after July 1, ~~2016~~ ~~2015~~, if the other requirements of this section are met.

(b) Tax credits carried forward under paragraph (4)(e) remain valid for the period specified.

(c) Subsections (5), (8) and (9) shall remain in effect until July 1, ~~2021~~ ~~2020~~.

Section 13. Paragraph (c) of subsection (3) of section 288.9914, Florida Statutes, is amended to read:

288.9914 Certification of qualified investments; investment issuance reporting.—

(3) REVIEW.—

(c) The department may not approve a cumulative amount of qualified investments that may result in the claim of more than ~~\$163.8~~ ~~\$97.5~~ million in tax credits during the existence of the program or more than ~~\$33.6~~ ~~\$20~~ million in tax credits in a single state fiscal year. However, the potential for a taxpayer to carry forward an unused tax credit may not be considered in calculating the annual limit.

Section 14. Subsection (1) of section 288.9915, Florida Statutes, is amended to read:

288.9915 Use of proceeds from qualified investments; recordkeeping.—

(1) *For the period from the issuance of the qualified investment to the 7th anniversary of such issuance*, a qualified community development entity may ~~not~~ make cash interest payments on a long-term debt security that is a qualified investment, *but not* in excess of the entity's cumulative operating income as of the date of the cash interest payment. *For purposes of calculating operating income under this section, the interest expense on the security is disregarded for 6 years following the issuance of the security.*

Section 15. Section 290.00729, Florida Statutes, is created to read:

290.00729 Enterprise zone designation for Charlotte County.—*Charlotte County may apply to the Department of Economic Opportunity*

for designation of one enterprise zone encompassing an area not to exceed 20 square miles within Charlotte County. The application must be submitted by December 31, 2012, and must comply with the requirements in s. 290.0055. Notwithstanding s. 290.0065 limiting the total number of enterprise zones designated and the number of enterprise zones within a population category, the department may designate one enterprise zone under this section. The department shall establish the initial effective date of the enterprise zone designated under this section.

Section 16. Section 12. Section 290.00731, Florida Statutes, is created to read:

290.00731 *Enterprise zone designation for Citrus County.*—Citrus County may apply to the department for designation of one enterprise zone for an area within Citrus County. The application must be submitted by December 31, 2012, and must comply with the requirements of s. 290.0055. Notwithstanding s. 290.0065 limiting the total number of enterprise zones designated and the number of enterprise zones within a population category, the department may designate one enterprise zone under this section. The department shall establish the initial effective date of the enterprise zone designated under this section.

Section 17. Section 332.08, Florida Statutes, is amended to read:

332.08 Additional powers.—

(1) In addition to the general powers in ss. 332.01-332.12 conferred and without limitation thereof, a municipality ~~that which~~ has established or may hereafter establish airports, restricted landing areas, or other air navigation facilities, or ~~that which~~ has acquired or set apart or may hereafter acquire or set apart real property for such purposes, is ~~hereby~~ authorized:

(a)(1) To vest authority for the construction, enlargement, improvement, maintenance, equipment, operation, and regulation thereof in an officer, a board or body of such municipality by ordinance or resolution which shall prescribe the powers and duties of such officer, board or body. The expense of such construction, enlargement, improvement, maintenance, equipment, operation, and regulation shall be a responsibility of the municipality.

(b)(2)(a) To adopt and amend all needful rules, regulations, and ordinances for the management, government, and use of any properties under its control, whether within or without the territorial limits of the municipality; to appoint airport guards or police, with full police powers; to fix by ordinance or resolution, as may be appropriate, penalties for the violation of said rules, regulations, and ordinances, and enforce said penalties in the same manner in which penalties prescribed by other rules, regulations, and ordinances of the municipality are enforced.

(b) ~~Provided, where a county operates one or more airports, its regulations for the government thereof shall be by resolution of the board of county commissioners, shall be recorded in the minutes of the board and promulgated by posting a copy at the courthouse and at every such airport for 4 consecutive weeks or by publication once a week in a newspaper published in the county for the same period. Such regulations shall be enforced as are the criminal laws. Violation thereof shall be a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.~~

(c)(3) To lease for a term not exceeding 30 years such airports or other air navigation facilities, or real property acquired or set apart for airport purposes, to private parties, any municipal or state government or the national government, or any department of either thereof, for operation; to lease or assign for a term not exceeding 30 years to private parties, any municipal or state government or the national government, or any department of either thereof, for operation or use consistent with the purposes of ss. 332.01-332.12, space, area, improvements, or equipment on such airports; to sell any part of such airports, other air navigation facilities, or real property to any municipal or state government, or the United States or any department or instrumentality thereof, for aeronautical purposes or purposes incidental thereto, and to confer the privileges of concessions of supplying upon its airports goods, commodities, things, services, and facilities; provided, that in each case in so doing the public is not deprived of its rightful equal and uniform use thereof.

(d)(4) To sell or lease any property, real or personal, acquired for airport purposes and belonging to the municipality, which, in the judgment of its governing body, may not be required for aeronautical purposes, in accordance with the laws of this state, or the provisions of the charter of the municipality, governing the sale or leasing of similar municipally owned property.

(e)(5) To exercise all powers necessarily incidental to the exercise of the general and special powers herein granted, and is specifically authorized to assess and shall assess against and collect from the owner or operator of each and every airplane using such airports a sufficient fee or service charge to cover the cost of the service furnished airplanes using such airports, including the liquidation of bonds or other indebtedness for construction and improvements.

(2) If a county operates one or more airports, its regulations for the governance thereof shall be by resolution of the board of county commissioners, recorded in the minutes of the board, and promulgated by posting a copy at the courthouse and at every such airport for 4 consecutive weeks or by publication once a week in a newspaper published in the county for the same period. Such regulations shall be enforced in the same manner as the criminal laws. Violation thereof is a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

(3) Notwithstanding any other provision of this section, a municipality participating in the Federal Aviation Administration's Airport Privatization Pilot Program pursuant to 49 U.S.C. s. 47134 may lease or sell an airport or other air navigation facility or real property, together with improvements and equipment, acquired or set apart for airport purposes to a private party under such terms and conditions as negotiated by the municipality. If state funds were provided to the municipality pursuant to s. 332.007, the municipality must obtain approval of the agreement from the Department of Transportation, which may approve the agreement if it determines that the state's investment has been adequately considered and protected consistent with the applicable conditions specified in 49 U.S.C. s. 47134.

Section 18. Section 565.07, Florida Statutes, is amended to read:

565.07 Sale or consumption of certain distilled spirits prohibited.—A ~~No~~ distilled spirit greater than 153 proof may not ~~shall~~ be sold, ~~processed~~, or consumed in the state. However, a distilled spirit greater than 153 proof may be distilled, bottled, packaged, or processed for export or sale outside the state.

Section 19. (1) *The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 3, 2012, through 11:59 p.m. on August 5, 2012, on the sale of:*

(a) *Clothing, wallets, or bags, including handbags, backpacks, fanny packs, and diaper bags, but excluding briefcases, suitcases, and other garment bags, having a sales price of \$75 or less per item. As used in this paragraph, the term "clothing" means:*

1. *Any article of wearing apparel intended to be worn on or about the human body, excluding watches, watchbands, jewelry, umbrellas, or handkerchiefs; and*

2. *All footwear, excluding skis, swim fins, roller blades, and skates.*

(b) *School supplies having a sales price of \$15 or less per item. As used in this paragraph, the term "school supplies" means pens, pencils, erasers, crayons, notebooks, notebook filler paper, legal pads, binders, lunch boxes, construction paper, markers, folders, poster board, composition books, poster paper, scissors, cellophane tape, glue or paste, rulers, computer disks, protractors, compasses, and calculators.*

(2) *The tax exemptions in this section do not apply to sales within a theme park or entertainment complex as defined in s. 509.013(9), Florida Statutes, a public lodging establishment as defined in s. 509.013(4), Florida Statutes, or an airport as defined in s. 330.27(2), Florida Statutes.*

Section 20. *For the 2011-2012 fiscal year, the sum of \$226,284 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for purposes of administering section 19. Funds remaining unexpended or unencumbered from this appropriation as of June 30, 2012, shall revert and be reappropriated for the same purpose in the 2012-2013 fiscal year.*

Section 21. (1) *The sum of \$14,900,000 in nonrecurring funds is appropriated from the General Revenue Fund to the State Economic Enhancement and Development Trust Fund for the 2012-2013 fiscal year.*

(2) *The sum of \$14,900,000 is appropriated from the State Economic Enhancement and Development Trust Fund for the 2012-2013 fiscal year to the Department of Economic Opportunity for the Qualified Target Industries, Qualified Defense Contractors, Brownfield Bonus, High Impact Performance Incentive, Quick Action Closing Fund, Brownfield Redevelopment, Innovation Incentive programs, and transportation facilities, and only for projects that meet the eligibility requirements of law. These funds shall not be released for any other purpose and shall only be disbursed when projects meet the contracted performance requirements.*

Section 22. (1) *The executive director of the Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules under ss. 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing this act.*

(2) *Notwithstanding any provision of law, such emergency rules shall remain in effect for 6 months after the date adopted and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.*

Section 23. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to economic development; amending s. 196.199, F.S.; providing an exemption from intangible tax for lessees performing a governmental, municipal, or public purpose or function; providing that the exemption from intangible tax applies retroactively to all governmental leaseholds in existence as of a certain date; providing that the provision is remedial in nature and does not create a right to certain refunds; amending s. 210.20, F.S.; deleting obsolete provisions; establishing a funding source for the H. Lee Moffitt Cancer Center and Research Institute from a portion of the cigarette tax collections; directing the purposes for which such funds may be used; establishing a funding source for the Department of Health from a portion of the cigarette tax collections to establish grants and undertake other activities in conjunction with the Sanford-Burnham Medical Research Institute to further biomedical research; directing the purposes for which such funds may be used; amending s. 210.201, F.S.; establishing the purposes for which funding to the H. Lee Moffitt Cancer Center and Research Institute may be used; amending s. 211.3103, F.S.; revising the excise tax rates levied upon each ton of phosphate rock severed; specifying the period during which the rates apply; revising the distribution of the revenues received; deleting obsolete provisions; amending s. 211.02, F.S.; defining the term "mature field recovery oil" and applying to such oil the tiered severance tax rates applicable to tertiary oil; amending s. 211.06, F.S.; revising the distribution of certain proceeds from the Oil and Gas Tax Trust Fund; amending s. 212.08, F.S.; providing an exemption from the tax on sales, use, and other transactions for electricity used by packinghouses; defining the term "packinghouse"; expanding exemptions from the sales and use tax on labor, parts, and equipment used in repairs of certain aircraft; exempting certain items used to manufacture, produce, or modify aircraft and gas turbine engines and parts from the tax on sales, use, and other transactions; revising a condition for an exemption for machinery and equipment; providing an exemption from the tax on sales, use, and other transactions for the sale or lease of accessible taxicabs; defining the term "accessible taxicab"; amending s. 212.097, F.S.; revising the eligibility criteria for tax credits under the Urban High-Crime Area Job Tax Credit Program; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; amending s. 288.1254, F.S.; redefining the terms "digital media project," "off-season certified production," and "production"; defining the terms "high-impact digital media project" and "interactive website"; revising provisions limiting the amount of tax credits for high-impact television series and digital media productions; providing criteria for determining priority for tax credits that have not yet been certified; reducing the required percent of certain production components necessary to qualify for additional credits; authorizing credit allocations for the 2015-2016 fiscal year; extending program repeal pro-

visions by 1 year; amending s. 288.9914, F.S.; revising limits on tax credits that may be claimed by qualified community development entities under the program; amending s. 288.9915, F.S.; revising restrictions on a qualified community development entity's making of cash interest payments on certain long-term debt securities; creating s. 290.00729, F.S.; authorizing Charlotte County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing application requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Charlotte County; requiring that the Department of Economic Opportunity establish the initial effective date for the enterprise zone; creating s. 290.00731, F.S.; authorizing Citrus County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing an application deadline and requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Citrus County; requiring the Department of Economic Opportunity to establish the effective date of the enterprise zone; amending s. 332.08, F.S.; authorizing a municipality participating in a federal airport privatization pilot program to lease or sell to a private party an airport or other air navigation facility or certain real property, improvements, and equipment; requiring approval by the Department of Transportation of the sale or lease agreement under certain circumstances; providing criteria for department approval; amending s. 565.07, F.S.; providing that a distilled spirit greater than 153 proof may be distilled, bottled, packaged, or processed for export or sale outside the state; creating provisions specifying a period during this year when the sale of clothing, wallets, bags, and school supplies are exempt from the tax on sales; providing definitions; providing exceptions; providing an appropriation to the Department of Revenue; providing an appropriation to the State Economic Enhancement and Development Trust Fund and subsequent appropriation from the trust fund to the Department of Economic Opportunity to fund economic development programs for the 2012-2013 fiscal year; authorizing the Department of Revenue to adopt emergency rules; providing effective dates.

Senator Gardiner offered the following amendment to **Amendment 1** which was moved by Senator Alexander and adopted:

Amendment 1A (417890)—Delete lines 702-711 and insert:

Section 9. Subsections (3) and (5) of section 212.097, Florida Statutes, are amended to read:

212.097 Urban High-Crime Area Job Tax Credit Program.—

(3)(a) An existing eligible business may apply for a tax credit under this subsection at any time it is entitled to such credit, except as restricted by this subsection. An existing eligible business in a tier-one qualified high-crime area which on the date of application has at least 5 more qualified employees than it had 1 year prior to its date of application shall receive a \$1,500 tax credit for each such additional employee. An existing eligible business in a tier-two qualified high-crime area which on the date of application has at least 10 more qualified employees than it had 1 year prior to its date of application shall receive a \$1,000 credit for each such additional employee. An existing business in a tier-three qualified high-crime area which on the date of application has at least 15 more qualified employees than it had 1 year prior to its date of application shall receive a \$500 tax credit for each such additional employee. An existing eligible business may apply for the credit under this subsection no more than once in any 12-month period. Any existing eligible business that received a credit under subsection (2) may not apply for the credit under this subsection sooner than 12 months after the application date for the credit under subsection (2).

(b) *An existing eligible business that filed an application for a tax credit under this subsection on or after January 1, 2009, and was denied because of the limitation set forth in subsection (5) at the time of such application, may refile the application on or before December 31, 2012, if the number of qualified employees employed on the day the denied application is refiled is no lower than the number of qualified employees on the day the denied application was initially filed. Any credit resulting from the refiled application is subject to the aggregate limitation set forth in subsection (10) for the calendar year 2012. For purposes of applying the tax credit eligibility determination required by this section to the refiled application, the terms "date of application" and "application date" mean the date the denied application was initially filed.*

(5) To be eligible for a tax credit under subsection (3), the number of qualified employees employed 1 year before ~~prior to~~ the application date

must be no lower than the number of qualified employees on *January 1, 2009, or on the application date on which a credit under this section was based for any previous application, including an application under subsection (2).*

Senator Gibson moved the following amendment to **Amendment 1**:

Amendment 1B (282024) (with title amendment)—Between lines 732 and 733 insert:

Section 12. Subsections (5) and (6) of section 288.106, Florida Statutes, are amended to read:

288.106 Tax refund program for qualified target industry businesses.—

(5) TAX REFUND AGREEMENT.—

(a) Each qualified target industry business must enter into a written agreement with the department that specifies, at a minimum:

1. The total number of full-time equivalent jobs in this state that will be dedicated to the project, the average wage of those jobs, the definitions that will apply for measuring the achievement of these terms during the pendency of the agreement, and a time schedule or plan for when such jobs will be in place and active in this state.

2. The maximum amount of tax refunds that the qualified target industry business is eligible to receive on the project and the maximum amount of a tax refund that the qualified target industry business is eligible to receive for each fiscal year, based on the job creation and maintenance schedule specified in subparagraph 1.

3. That the department may review and verify the financial and personnel records of the qualified target industry business to ascertain whether that business is in compliance with this section.

4. The date by which, in each fiscal year, the qualified target industry business may file a claim under subsection (6) to be considered to receive a tax refund in the following fiscal year.

5. That local financial support will be annually available and will be paid to the account. The department may not enter into a written agreement with a qualified target industry business if the local financial support resolution is not passed by the local governing body within 90 days after the department has issued the letter of certification under subsection (4).

6. That the department may conduct a review of the business to evaluate whether the business is continuing to contribute to the area's or state's economy.

7. That in the event the business does not complete the agreement, the business will provide the department with the reasons the business was unable to complete the agreement.

(b) Compliance with the terms and conditions of the agreement is a condition precedent for the receipt of a tax refund each year. The failure to comply with the terms and conditions of the tax refund agreement results in the loss of eligibility for receipt of all tax refunds previously authorized under this section and the revocation by the department of the certification of the business entity as a qualified target industry business, unless the business is eligible to receive and elects to accept a prorated refund under paragraph (6)(e), *the department grants the business a prorated refund under paragraph (6)(f), or the department grants the business an economic recovery extension.*

1. A qualified target industry business may submit a request to the department for a *prorated refund under paragraph (6)(f) or for an economic recovery extension.* The request must provide quantitative evidence demonstrating how negative economic conditions in the business's industry, the effects of a named hurricane or tropical storm, or specific acts of terrorism affecting the qualified target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement.

2. Upon receipt of a request under subparagraph 1., the department has 45 days to notify the requesting business, in writing, whether its ~~request extension~~ has been granted or denied. In determining whether a

~~request an extension~~ should be granted, the department shall consider the extent to which negative economic conditions in the requesting business's industry have occurred in the state or the effects of a named hurricane or tropical storm or specific acts of terrorism affecting the qualified target industry business have prevented the business from complying with the terms and conditions of its tax refund agreement. The department shall consider current employment statistics for this state by industry, including whether the business's industry had substantial job loss during the prior year, when determining whether a ~~request an extension~~ shall be granted.

3. As a condition for receiving a prorated refund under paragraph (6)(e) or *paragraph (6)(f)* or an economic recovery extension under this paragraph, a qualified target industry business must agree to renegotiate its tax refund agreement with the department to, at a minimum, ensure that the terms of the agreement comply with current law and the department's procedures governing application for and award of tax refunds. Upon approving the award of a prorated refund or granting an economic recovery extension, the department shall renegotiate the tax refund agreement with the business as required by this subparagraph. When amending the agreement of a business receiving an economic recovery extension, the department may extend the duration of the agreement for a period not to exceed 2 years.

4. A qualified target industry business may submit a request for an economic recovery extension to the department in lieu of any tax refund claim scheduled to be submitted after January 1, 2009, but before July 1, 2012.

5. A qualified target industry business that receives an economic recovery extension may not receive a tax refund for the period covered by the extension.

(c) The agreement must be signed by the executive director and by an authorized officer of the qualified target industry business within 120 days after the issuance of the letter of certification under subsection (4), but not before passage and receipt of the resolution of local financial support. The department may grant an extension of this period at the written request of the qualified target industry business.

(d) The agreement must contain the following legend, clearly printed on its face in bold type of not less than 10 points in size: "This agreement is not a general obligation of the State of Florida, nor is it backed by the full faith and credit of the State of Florida. Payment of tax refunds is conditioned on and subject to specific annual appropriations by the Florida Legislature sufficient to pay amounts authorized in section 288.106, Florida Statutes."

(6) ANNUAL CLAIM FOR REFUND.—

(a) To be eligible to claim any scheduled tax refund, a qualified target industry business that has entered into a tax refund agreement with the department under subsection (5) must apply by January 31 of each fiscal year to the department for the tax refund scheduled to be paid from the appropriation for the fiscal year that begins on July 1 following the January 31 claims-submission date. The department may, upon written request, grant a 30-day extension of the filing date.

(b) The claim for refund by the qualified target industry business must include a copy of all receipts pertaining to the payment of taxes for which the refund is sought and data related to achievement of each performance item specified in the tax refund agreement. The amount requested as a tax refund may not exceed the amount specified for the relevant fiscal year in that agreement.

(c) The department may waive the requirement for proof of taxes paid in future years for a qualified target industry business that provides the *Department of Economic Opportunity* office with proof that, in a single year, the business has paid an amount of state taxes from the categories in paragraph (3)(d) ~~which that~~ is at least equal to the total amount of tax refunds that the business may receive through successful completion of its tax refund agreement.

(d) A tax refund may not be approved for a qualified target industry business unless the required local financial support has been paid into the account for that refund. If the local financial support provided is less than 20 percent of the approved tax refund, the tax refund must be reduced. In no event may the tax refund exceed an amount that is equal

to 5 times the amount of the local financial support received. Further, funding from local sources includes any tax abatement granted to that business under s. 196.1995 or the appraised market value of municipal or county land conveyed or provided at a discount to that business. The amount of any tax refund for such business approved under this section must be reduced by the amount of any such tax abatement granted or the value of the land granted, and the limitations in subsection (3) and paragraph (4)(e) must be reduced by the amount of any such tax abatement or the value of the land granted. A report listing all sources of the local financial support shall be provided to the *Department of Economic Opportunity* ~~office~~ when such support is paid to the account.

(e) A prorated tax refund, less a 5 percent ~~5 percent~~ penalty, shall be approved for a qualified target industry business if all other applicable requirements have been satisfied and the business proves to the satisfaction of the *Department of Economic Opportunity* ~~office~~ that:

1. It has achieved at least 80 percent of its projected employment; and
2. The average wage paid by the business is at least 90 percent of the average wage specified in the tax refund agreement, but in no case less than 115 percent of the average private sector wage in the area available at the time of certification, or 150 percent or 200 percent of the average private sector wage if the business requested the additional per-job tax refund authorized in paragraph (3)(b) for wages above those levels. The prorated tax refund shall be calculated by multiplying the tax refund amount for which the qualified target industry business would have been eligible, if all applicable requirements had been satisfied, by the percentage of the average employment specified in the tax refund agreement which was achieved, and by the percentage of the average wages specified in the tax refund agreement which was achieved.

(f) *A prorated tax refund, less a 10 percent penalty, may be approved for a qualified target industry business if all other applicable requirements have been satisfied and the business proves to the satisfaction of the department that:*

1. *The business's project has resulted in the creation of at least 10 jobs; and*
2. *The average wage paid by the business is at least 90 percent of the average wage specified in the tax refund agreement, but in no case less than 115 percent of the average private sector wage in the area available at the time of certification, or 150 percent or 200 percent of the average private sector wage if the business requested the additional per-job tax refund authorized in paragraph (3)(b) for wages above those levels. The prorated tax refund shall be calculated by multiplying the tax refund amount for which the qualified target industry business would have been eligible, if all applicable requirements had been satisfied, by the percentage of the average employment specified in the tax refund agreement which was achieved, and by the percentage of the average wages specified in the tax refund agreement which was achieved.*

(g) ~~(f)~~ The department, with such assistance as may be required from the Department of Revenue, shall, by June 30 following the scheduled date for submission of the tax refund claim, specify by written order the approval or disapproval of the tax refund claim and, if approved, the amount of the tax refund that is authorized to be paid to the qualified target industry business for the annual tax refund. The department may grant an extension of this date on the request of the qualified target industry business for the purpose of filing additional information in support of the claim.

(h) ~~(g)~~ The total amount of tax refund claims approved by the department under this section in any fiscal year must not exceed the amount authorized under s. 288.095(3).

(i) ~~(h)~~ This section does not create a presumption that a tax refund claim will be approved and paid.

(j) ~~(i)~~ Upon approval of the tax refund under paragraphs (d), (e), (f), and (g) ~~(h)~~, the Chief Financial Officer shall issue a warrant for the amount specified in the written order. If the written order is appealed, the Chief Financial Officer may not issue a warrant for a refund to the qualified target industry business until the conclusion of all appeals of that order.

And the title is amended as follows:

Between lines 1253 and 1254 insert: 288.106, F.S.; permitting a business that fails to satisfy the terms of its agreement with the Department of Economic Opportunity to apply for a prorated tax refund; amending s.

POINT OF ORDER

Senator Alexander raised a point of order that pursuant to Rule 7.1 **Amendment 1B (282024)** contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, President Haridopolos ruled the point well taken and the amendment out of order.

MOTION

On motion by Senator Bogdanoff, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bogdanoff moved the following amendment to **Amendment 1** which was adopted:

Amendment 1C (227968) (with title amendment)—Between lines 732 and 733 insert:

Section 12. Section 283.35, Florida Statutes, is amended to read:

283.35 Preference given printing within the state.—~~Every agency shall give preference to vendors located within the state~~ When awarding a contract ~~contracts~~ to have materials printed, the agency, university, college, school district, or other political subdivision of this state awarding the contract shall grant a preference to the lowest responsible and responsive vendor having a principal place of business within this state. The preference shall be 5 percent if the lowest bid is submitted by a vendor whose principal place of business is located outside the state and if the ~~whenever such printing can be performed in this state done at no greater expense than the expense of awarding a contract to a vendor located outside the state and can be done~~ at a level of quality comparable to that obtainable from the a vendor submitting the lowest bid located outside the state. As used in this section, the term "other political subdivision of this state" does not include counties or municipalities.

Section 13. Paragraph (f) of subsection (3) of section 287.057, Florida Statutes, is amended to read:

287.057 Procurement of commodities or contractual services.—

(3) When the purchase price of commodities or contractual services exceeds the threshold amount provided in s. 287.017 for CATEGORY TWO, no purchase of commodities or contractual services may be made without receiving competitive sealed bids, competitive sealed proposals, or competitive sealed replies unless:

(f) The following contractual services and commodities are not subject to the competitive-solicitation requirements of this section:

1. Artistic services. For the purposes of this subsection, the term "artistic services" does not include advertising or typesetting. As used in this subparagraph, the term "advertising" means the making of a representation in any form in connection with a trade, business, craft, or profession in order to promote the supply of commodities or services by the person promoting the commodities or contractual services.

2. Academic program reviews if the fee for such services does not exceed \$50,000.

3. Lectures by individuals.

4. Legal services, including attorney, paralegal, expert witness, appraisal, or mediator services.

5.a. Health services involving examination, diagnosis, treatment, prevention, medical consultation, or administration.

b. Beginning January 1, 2011, health services, including, but not limited to, substance abuse and mental health services, involving examination, diagnosis, treatment, prevention, or medical consultation, when such services are offered to eligible individuals participating in a specific program that qualifies multiple providers and uses a standard payment methodology. Reimbursement of administrative costs for providers of services purchased in this manner shall also be exempt. For purposes of this sub-subparagraph, "providers" means health professionals, health facilities, or organizations that deliver or arrange for the delivery of health services.

6. Services provided to persons with mental or physical disabilities by not-for-profit corporations which have obtained exemptions under the provisions of s. 501(c)(3) of the United States Internal Revenue Code or when such services are governed by the provisions of Office of Management and Budget Circular A-122. However, in acquiring such services, the agency shall consider the ability of the vendor, past performance, willingness to meet time requirements, and price.

7. Medicaid services delivered to an eligible Medicaid recipient unless the agency is directed otherwise in law.

8. Family placement services.

9. Prevention services related to mental health, including drug abuse prevention programs, child abuse prevention programs, and shelters for runaways, operated by not-for-profit corporations. However, in acquiring such services, the agency shall consider the ability of the vendor, past performance, willingness to meet time requirements, and price.

10. Training and education services provided to injured employees pursuant to s. 440.491(6).

11. Contracts entered into pursuant to s. 337.11.

12. Services or commodities provided by governmental agencies.

13. *Statewide public service announcement programs provided by a Florida statewide nonprofit corporation under s. 501(c)(6) of the Internal Revenue Code, with a guaranteed documented match of at least \$3 to \$1.*

Section 14. Section 287.084, Florida Statutes, is amended to read:

287.084 Preference to Florida businesses.—

(1)(a) When an agency, *university, college, county, municipality, school district, or other political subdivision of the state is required to make purchases of personal property through competitive solicitation and the lowest responsible and responsive bid, proposal, or reply is by a vendor whose principal place of business is in a state or political subdivision thereof which grants a preference for the purchase of such personal property to a person whose principal place of business is in such state, then the agency, university, college county, municipality, school district, or other political subdivision of this state shall may award a preference to the lowest responsible and responsive vendor having a principal place of business within this state, which preference is equal to the preference granted by the state or political subdivision thereof in which the lowest responsible and responsive vendor has its principal place of business. In a competitive solicitation in which the lowest bid is submitted by a vendor whose principal place of business is located outside the state and that state does not grant a preference in competitive solicitation to vendors having a principal place of business in that state, the preference to the lowest responsible and responsive vendor having a principal place of business in this state shall be 5 percent.*

(b) Paragraph (a) ~~However, this section~~ does not apply to transportation projects for which federal aid funds are available.

(c) *As used in this section, the term "other political subdivision of this state" does not include counties or municipalities.*

(2) ~~If a solicitation provides for the granting of such preference as is provided in this section, A~~ Any vendor whose principal place of business

is outside ~~this the state of Florida~~ must accompany any written bid, proposal, or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state, as to the preferences, if any or none, granted by the law of that state to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts.

(3)(a) *A vendor whose principal place of business is in this state may not be precluded from being an authorized reseller of information technology commodities of a state contractor as long as the vendor demonstrates that it employs an internationally recognized quality management system, such as ISO 9001 or its equivalent, and provides a warranty on the information technology commodities which is, at a minimum, of equal scope and length as that of the contract.*

(b) *This subsection applies to any renewal of any state contract executed on or after July 1, 2012.*

And the title is amended as follows:

Delete line 1253 and insert: imposed on banks and savings associations; amending s. 283.35, F.S.; requiring an agency, university, college, school district, or other political subdivision of the state to grant a specified preference to a vendor located within the state when awarding a contract for printing; specifying the percentage of preference to be granted; amending s. 287.057, F.S.; providing an exception to the requirement for competitive solicitation of contractual services and commodities for public service announcement programs provided by certain nonprofit corporations; amending s. 287.084, F.S.; requiring, rather than authorizing, an agency, university, college, school district, or other political subdivision of the state in making purchases of personal property through competitive solicitation to award a preference to the lowest responsible and responsive vendor having a principal place of business within this state under specified circumstances; specifying the percentage of preference to be granted; providing nonapplicability; prohibiting the preclusion of a vendor whose principal place of business is in this state from being an authorized reseller of information technology commodities of state contractors, under certain circumstances; amending s.

MOTION

On motion by Senator Detert, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Detert moved the following amendment to **Amendment 1** which was adopted:

Amendment 1D (820788) (with directory amendment)—Delete lines 819-828 and insert:

b. If more than ~~45 25~~ percent of the sum of total tax credits *initially certified and awarded to productions after April July 1, 2012, 2010, and total tax credits initially certified after April 1, 2012, but not yet awarded, and total tax credits available for certification after April 1, 2012, but not yet certified to productions currently in this state* has been awarded for *high-impact television series, then no high-impact television series is or pilot shall be eligible for tax credits under this subparagraph. Tax credits initially certified for a high-impact television series after April 1, 2012, may not be awarded if the award will cause the percentage threshold in this sub-subparagraph to be exceeded. This sub-subparagraph does not prohibit the award of tax credits certified before April 1, 2012, for high-impact television series.*

And the directory clause is amended as follows:

Delete line 733 and insert:

Section 12. Effective upon this act becoming a law, paragraphs (b), (d), and (f) of subsection (1),

Amendment 1 as amended was adopted.

On motion by Senator Alexander, by two-thirds vote **HB 7087** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Montford, by unanimous consent—

CS for SB 1522—A bill to be entitled An act relating to school improvement and accountability; amending s. 1008.22, F.S.; revising the duties of the Commissioner of Education which relate to the statewide assessment program; revising provisions relating to the development and implementation of a student achievement assessment program; amending s. 1008.33, F.S.; requiring that the State Board of Education comply with the federal Elementary and Secondary Education Act flexibility waiver approved by the United States Secretary of Education; requiring that the Department of Education annually identify each public school in need of intervention and support to improve student academic performance; requiring that the State Board of Education establish by rule a matrix of intervention and support strategies for assisting public schools and charter schools; deleting provisions requiring the Department of Education to create a matrix reflecting intervention and support strategies for the lowest-performing schools; requiring that the state board apply the most intense intervention and support strategies to schools earning a grade of “F”; providing turnaround options for school districts to address such schools; providing exceptions for schools classified in the lowest-performing category; requiring that the state board adopt rules that include timelines for submitting implementation plans; amending s. 1008.34, F.S.; revising provisions relating to the school grading system; requiring that the annual report of the results of the statewide assessment program prepared by the Commissioner of Education include the percentage of students performing at or above grade level; revising provisions relating to the criteria for the designation of school grades; requiring that a school district communicate a school report card to parents throughout the school district; amending s. 1001.42, F.S.; revising the powers and duties of district school boards relating to school improvement plans and opportunity scholarships; amending s. 1002.33, F.S.; revising provisions relating to charter school requirements to conform to changes made by the act; amending s. 1002.332, F.S.; conforming cross-references and provisions to changes made by the act; amending s. 1002.38, F.S.; revising provisions relating to the eligibility for opportunity scholarships to conform to changes made by the act; amending ss. 1008.345, 1012.07, 1012.22, and 1012.2315, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for SB 1522** to **HB 7127**.

Pending further consideration of **CS for SB 1522** as amended, on motion by Senator Montford, by two-thirds vote **HB 7127** was withdrawn from the Committees on Education Pre-K - 12; Budget Subcommittee on Education Pre-K - 12 Appropriations; and Budget.

On motion by Senator Montford—

HB 7127—A bill to be entitled An act relating to school improvement and education accountability; amending s. 1001.42, F.S.; requiring a school improvement plan to include strategies for improving student achievement under certain circumstances; revising provisions relating to

eligibility for an opportunity scholarship; amending s. 1002.33, F.S.; revising provisions requiring a charter school to implement a school improvement plan to raise student achievement; revising corrective actions to be selected and implemented by a charter school; providing requirements for implementation of corrective actions and intervention and support strategies identified in a school improvement plan; providing for termination of a charter school not making continuous improvement unless it meets specified criteria; amending s. 1002.332, F.S.; conforming provisions; amending s. 1002.38, F.S.; revising provisions relating to eligibility for an opportunity scholarship; amending s. 1008.22, F.S.; revising provisions relating to the statewide student assessment program; providing that certain end-of-course assessments replace corresponding FCAT assessments; amending s. 1008.33, F.S.; revising provisions relating to the State Board of Education’s authority to enforce public school improvement; requiring the state board to comply with the federal flexibility waiver approved by the United States Secretary of Education; requiring the Department of Education to annually identify each school in need of intervention and support to improve student academic performance, basing the need for intervention and support on school grades; providing requirements for state board rules for intervention and support strategies for school improvement; deleting department duties relating to the categorization of low-performing schools; providing state board, school district, and school requirements for implementing strategies and turnaround options to improve school performance; revising turnaround options available to a school district and requiring state board approval of the option selected for implementation; providing certain exceptions; requiring the state board to adopt rules relating to plans for implementing turnaround options; amending s. 1008.34, F.S.; revising provisions relating to the school grading system; revising the contents of the annual report of the results of the statewide assessment program; revising certain criteria upon which school grades are based; revising the basis for calculating a school district’s grade; amending ss. 1008.345, 1012.07, 1012.22, and 1012.2315, F.S.; conforming provisions; providing an effective date.

—a companion measure, was substituted for **CS for SB 1522** as amended and read the second time by title.

Senator Montford moved the following amendments which were adopted:

Amendment 1 (567208)—Delete lines 83-88 and insert: *rate, that school’s improvement plan shall include strategies for improving these results. The state board shall adopt rules establishing*

Amendment 2 (237154) (with title amendment)—Between lines 835 and 836 insert:

Section 7. Paragraph (c) of subsection (5) of section 1008.331, Florida Statutes, is amended to read:

1008.331 Supplemental educational services in Title I schools; school district, provider, and department responsibilities.—

(5) RESPONSIBILITIES OF THE DEPARTMENT OF EDUCATION.—

(c) *For the 2012-2013 school year, school districts shall may use an amount equivalent to 15 percent of the Title I, Part A funds allocated to Title I schools to meet the requirements for supplemental educational services, as provided in the Elementary and Secondary Education Act, as amended. Supplemental educational services shall be provided in Title I schools to students who are performing at Level 1 or Level 2 on the FCAT. Each school district shall contract with supplemental educational service providers that have been approved by the department.*

And the title is amended as follows:

Delete line 45 and insert: options; amending s. 1008.331, F.S.; requiring that school districts use a specified percentage of Title I funds allocated to Title I schools to meet the requirements for supplemental educational services; specifying the use of such funds for certain students; requiring that each school district contract with supplemental educational service providers that have been approved by the Department of Education; amending s. 1008.34, F.S.; revising

On motion by Senator Montford, by two-thirds vote **HB 7127** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Joyner, by unanimous consent—

CS for CS for SB 208—A bill to be entitled An act relating to health care fraud; amending s. 456.0635, F.S.; revising the grounds under which the Department of Health or corresponding board is required to refuse to admit a candidate to an examination and refuse to issue or renew a license, certificate, or registration of a health care practitioner; providing an exception; amending s. 456.036, F.S.; providing that all persons who were denied renewal of licensure, certification, or registration under s. 456.0635(3), F.S., may regain licensure, certification, or registration only by completing the application process for initial licensure; providing an exception; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for CS for SB 208** to **CS for CS for HB 653**.

Pending further consideration of **CS for CS for SB 208** as amended, on motion by Senator Joyner, by two-thirds vote **CS for CS for HB 653** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Joyner—

CS for CS for HB 653—A bill to be entitled An act relating to health care fraud; amending s. 456.0635, F.S.; revising the grounds under which the Department of Health or corresponding board is required to refuse to admit a candidate to an examination and refuse to issue or renew a license, certificate, or registration of a health care practitioner; providing an exception; amending s. 456.036, F.S.; providing that all persons who were denied renewal of licensure, certification, or registration under s. 456.0635(3), F.S., may regain licensure, certification, or registration only by completing the application process for initial licensure; providing an exception; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 208** as amended and read the second time by title.

On motion by Senator Joyner, by two-thirds vote **CS for CS for HB 653** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Braynon	Evers
Alexander	Bullard	Fasano
Altman	Dean	Flores
Benacquisto	Detert	Gaetz
Bennett	Diaz de la Portilla	Garcia
Bogdanoff	Dockery	Gardiner

Gibson	Negron	Siplin
Hays	Norman	Smith
Jones	Oelrich	Sobel
Joyner	Rich	Storms
Latvala	Richter	Thrasher
Lynn	Ring	Wise
Margolis	Sachs	
Montford	Simmons	

Nays—None

On motion by Senator Gibson, by unanimous consent—

SB 1474—A bill to be entitled An act relating to public health; creating the expedited partner therapy pilot project in Duval and Gadsden Counties; providing an exemption from specified rules and statutory requirements for the pilot program; providing for training of physicians and patient education; requiring the pilot project to be funded by the existing budget of the pilot project area or by developing partnerships; providing for the use of funds; providing an effective date.

—was taken up out of order and read the second time by title. On motion by Senator Gibson, by two-thirds vote **SB 1474** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Bennett, by unanimous consent—

CS for CS for SB 1042—A bill to be entitled An act relating to emergency 911 service; amending s. 365.171, F.S.; providing an exception to certain confidentiality provisions for a 911 public safety telecommunicator when a confirmed coronary emergency call is taking place; amending s. 365.172, F.S.; increasing the membership of the E911 Board and revising the qualifications required for the members; requiring that a voice communications service provider, other than a wireless service provider, impose a fee based on the number of access lines to the E911 system and on the basis of certain access lines for each digital transmission link, up to a specified number of access lines per account bill rendered; revising the criteria that a local government may use in order to indemnify a local carrier; expanding the types of providers that may be indemnified and that are not liable for certain damages; revising cross-references; defining the term “911 or E911 service”; amending s. 401.2915, F.S.; providing for a person or entity in possession of an automated external defibrillator to notify the local public safety answering point regarding the location of the defibrillator; amending s. 427.706, F.S.; removing the requirement that the Florida Telephone Association recommend certain representatives to an advisory committee to the Public Service Commission; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1042**, on motion by Senator Bennett, by two-thirds vote **CS for CS for HB 801** was

withdrawn from the Committees on Community Affairs; Communications, Energy, and Public Utilities; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Bennett—

CS for CS for HB 801—A bill to be entitled An act relating to emergency 911 service; amending s. 365.171, F.S.; providing an exception to certain confidentiality provisions for a 911 public safety telecommunicator when a confirmed coronary emergency call is taking place; amending s. 365.172, F.S.; increasing the membership of the E911 Board and revising the qualifications required for the members; requiring that a voice communications service provider, other than a wireless service provider, impose a fee based on the number of access lines to the E911 system and on the basis of certain access lines for each digital transmission link, up to a specified number of access lines per account bill rendered; revising the criteria that a local government may use in order to indemnify a local carrier; expanding the types of providers that may be indemnified and that are not liable for certain damages; revising cross-references; defining the term “911 or E911 service”; amending s. 401.2915, F.S.; providing for a person or entity in possession of an automated external defibrillator to notify the local public safety answering point regarding the location of the defibrillator; amending s. 427.706, F.S.; removing the requirement that the Florida Telephone Association recommend certain representatives to an advisory committee to the Public Service Commission; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1042** and read the second time by title.

On motion by Senator Bennett, by two-thirds vote **CS for CS for HB 801** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote **CS for CS for SB 470** was withdrawn from the Committee on Budget.

MOTIONS

On motion by Senator Thrasher, by two-thirds vote **CS for CS for SB 470** and **CS for SB 1348** were placed on the Special Order Calendar.

SPECIAL ORDER CALENDAR

On motion by Senator Benacquisto, by unanimous consent—

CS for SB 962—A bill to be entitled An act relating to the Florida Tax Credit Scholarship Program; amending s. 1002.395, F.S.; increasing the tax credit cap amount applicable to the program; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for SB 962** to **CS for CS for CS for HB 859**.

Pending further consideration of **CS for SB 962** as amended, on motion by Senator Benacquisto, by two-thirds vote **CS for CS for CS for HB 859** was withdrawn from the Committees on Education Pre-K - 12; and Budget Subcommittee on Finance and Tax.

On motion by Senator Benacquisto, by two-thirds vote—

CS for CS for CS for HB 859—A bill to be entitled An act relating to the Florida Tax Credit Scholarship Program; amending s. 1002.395, F.S.; revising student eligibility requirements for participation in the program; increasing the tax credit cap amount applicable to the program; revising provisions relating to the reporting of test scores by private schools participating in the program; providing that a private school may choose to offer and administer statewide assessments at the school; revising Department of Education duties relating to site visits; requiring the department to provide at no cost statewide assessments and related materials to a school that makes such a request; providing conditions under which statewide assessments may be administered at a private school; requiring a private school to follow statutory requirements, State Board of Education rules, and district testing policies; requiring a school district to coordinate with the department to provide statewide assessments and related materials to a private school upon the department’s request; providing school district responsibilities; revising the conditions upon which the Commissioner of Education may base the denial, suspension, or revocation of a private school’s participation in the program or the suspension of scholarship fund payment; amending s. 1002.20, F.S.; conforming provisions; providing an effective date.

—a companion measure, was substituted for **CS for SB 962** as amended and by two-thirds vote read the second time by title.

On motion by Senator Benacquisto, further consideration of **CS for CS for CS for HB 859** was deferred.

CS for SJR 1056—A joint resolution proposing an amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution to allow the Legislature by general law to provide ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or a surviving spouse of a first responder who died in the line of duty, provide definitions with respect thereto, and provide an effective date.

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

That the following amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 6. Homestead exemptions.—

(a) Every person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except assessments for special benefits, up to the assessed valuation of twenty-five thousand dollars and, for all levies other than school district levies, on the assessed valuation greater than fifty thousand dollars and up to seventy-five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real estate may be held by legal or equitable title, by the entireties, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the owner’s or member’s proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect to any assessment roll until such roll is first determined to be in compliance with the provisions of section 4 by a state agency designated by general law. This exemption is repealed on the effective date of any amendment to this Article which

provides for the assessment of homestead property at less than just value.

(b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential unit. No exemption shall exceed the value of the real estate assessable to the owner or, in case of ownership through stock or membership in a corporation, the value of the proportion which the interest in the corporation bears to the assessed value of the property.

(c) By general law and subject to conditions specified therein, the Legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

(d) The legislature may, by general law, allow counties or municipalities, for the purpose of their respective tax levies and subject to the provisions of general law, to grant an additional homestead tax exemption not exceeding fifty thousand dollars to any person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner and who has attained age sixty-five and whose household income, as defined by general law, does not exceed twenty thousand dollars. The general law must allow counties and municipalities to grant this additional exemption, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and must provide for the periodic adjustment of the income limitation prescribed in this subsection for changes in the cost of living.

(e) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a discount from the amount of the ad valorem tax otherwise owed on homestead property the veteran owns and resides in if the disability was combat related, the veteran was a resident of this state at the time of entering the military service of the United States, and the veteran was honorably discharged upon separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount granted by this subsection, an applicant must submit to the county property appraiser, by March 1, proof of residency at the time of entering military service, an official letter from the United States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence that reasonably identifies the disability as combat related, and a copy of the veteran's honorable discharge. If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons for the denial, and the veteran may reapply. The Legislature may, by general law, waive the annual application requirement in subsequent years. This subsection shall take effect December 7, 2006, is self-executing, and does not require implementing legislation.

(f)(1) *By general law and subject to conditions and limitations specified therein, the Legislature may provide ad valorem tax relief equal to the total amount or a portion of the ad valorem tax otherwise owed on homestead property to the surviving spouse of:*

a. *A veteran who died from service-connected causes while on active duty as a member of the United States Armed Forces.*

b. *A first responder who died in the line of duty.*

(2) *As used in this subsection and as further defined by general law, the term:*

a. *"First responder" means a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic.*

b. *"In the line of duty" means arising out of and in the actual performance of duty required by employment as a first responder.*

ARTICLE XII

SCHEDULE

SECTION 32. *Ad valorem tax relief for surviving spouses of veterans who died from service-connected causes and first responders who died in the line of duty.—This section and the amendment to Section 6 of Article VII permitting the legislature to provide ad valorem tax relief to surviving*

spouses of veterans who died from service-connected causes and first responders who died in the line of duty shall take effect January 1, 2013.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 6

ARTICLE XII, SECTION 32

HOMESTEAD PROPERTY TAX EXEMPTION FOR SURVIVING SPOUSE OF MILITARY VETERAN OR FIRST RESPONDER.—Proposing an amendment to the State Constitution to authorize the Legislature to provide by general law ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or to the surviving spouse of a first responder who died in the line of duty. The amendment authorizes the Legislature to totally exempt or partially exempt such surviving spouse's homestead property from ad valorem taxation. The amendment defines a first responder as a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic. This amendment takes effect January 1, 2013.

—was read the second time in full.

Pending further consideration of **CS for SJR 1056**, on motion by Senator Norman, by two-thirds vote **CS for HJR 93** was withdrawn from the Committees on Military Affairs, Space, and Domestic Security; Community Affairs; Judiciary; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Norman—

CS for HJR 93—A joint resolution proposing an amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution to allow the Legislature by general law to provide ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or a surviving spouse of a first responder who died in the line of duty, provide definitions with respect thereto, and provide an effective date.

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

That the following amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 6. Homestead exemptions.—

(a) Every person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except assessments for special benefits, up to the assessed valuation of twenty-five thousand dollars and, for all levies other than school district levies, on the assessed valuation greater than fifty thousand dollars and up to seventy-five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real estate may be held by legal or equitable title, by the entirety, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the owner's or member's proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect to any assessment roll until such roll is first determined to be in compliance with the provisions of section 4 by a state agency designated by general law. This exemption is repealed on the effective date of any amendment to this Article which provides for the assessment of homestead property at less than just value.

(b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential unit. No exemption shall

exceed the value of the real estate assessable to the owner or, in case of ownership through stock or membership in a corporation, the value of the proportion which the interest in the corporation bears to the assessed value of the property.

(c) By general law and subject to conditions specified therein, the Legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

(d) The legislature may, by general law, allow counties or municipalities, for the purpose of their respective tax levies and subject to the provisions of general law, to grant an additional homestead tax exemption not exceeding fifty thousand dollars to any person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner and who has attained age sixty-five and whose household income, as defined by general law, does not exceed twenty thousand dollars. The general law must allow counties and municipalities to grant this additional exemption, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and must provide for the periodic adjustment of the income limitation prescribed in this subsection for changes in the cost of living.

(e) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a discount from the amount of the ad valorem tax otherwise owed on homestead property the veteran owns and resides in if the disability was combat related, the veteran was a resident of this state at the time of entering the military service of the United States, and the veteran was honorably discharged upon separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount granted by this subsection, an applicant must submit to the county property appraiser, by March 1, proof of residency at the time of entering military service, an official letter from the United States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence that reasonably identifies the disability as combat related, and a copy of the veteran's honorable discharge. If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons for the denial, and the veteran may reapply. The Legislature may, by general law, waive the annual application requirement in subsequent years. This subsection shall take effect December 7, 2006, is self-executing, and does not require implementing legislation.

(f) *By general law and subject to conditions and limitations specified therein, the Legislature may provide ad valorem tax relief equal to the total amount or a portion of the ad valorem tax otherwise owed on homestead property to the:*

(1) *Surviving spouse of a veteran who died from service-connected causes while on active duty as a member of the United States Armed Forces.*

(2) *Surviving spouse of a first responder who died in the line of duty.*

(3) *As used in this subsection and as further defined by general law, the term:*

a. *"First responder" means a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic.*

b. *"In the line of duty" means arising out of and in the actual performance of duty required by employment as a first responder.*

ARTICLE XII

SCHEDULE

SECTION 32. *Ad valorem tax relief for surviving spouses of veterans who died from service-connected causes and first responders who died in the line of duty.—This section and the amendment to Section 6 of Article VII permitting the legislature to provide ad valorem tax relief to surviving spouses of veterans who died from service-connected causes and first responders who died in the line of duty shall take effect January 1, 2013.*

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 6

ARTICLE XII, SECTION 32

HOMESTEAD PROPERTY TAX EXEMPTION FOR SURVIVING SPOUSE OF MILITARY VETERAN OR FIRST RESPONDER.—Proposing an amendment to the State Constitution to authorize the Legislature to provide by general law ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or to the surviving spouse of a first responder who died in the line of duty. The amendment authorizes the Legislature to totally exempt or partially exempt such surviving spouse's homestead property from ad valorem taxation. The amendment defines a first responder as a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic. This amendment shall take effect January 1, 2013.

—a companion measure, was substituted for **CS for SJR 1056** and read the second time in full.

On motion by Senator Norman, by two-thirds vote **CS for HJR 93** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 1058—A bill to be entitled An act relating to homestead property tax exemptions; providing a short title; amending s. 196.081, F.S.; exempting from taxation the homestead property of the surviving spouse of a first responder who dies in the line of duty; providing definitions for "first responder" and "line of duty"; providing construction with respect the applicable tax roll and the date of death; providing an appropriation; providing effective dates, one of which is contingent.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1058**, on motion by Senator Norman, by two-thirds vote **CS for HB 95** was withdrawn from the Committees on Military Affairs, Space, and Domestic Security; Community Affairs; Judiciary; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Norman—

CS for HB 95—A bill to be entitled An act relating to homestead property tax exemptions; providing a short title; amending s. 196.081, F.S.; providing definitions; providing application; exempting from taxation the homestead property of a surviving spouse of a first responder who dies in the line of duty under certain circumstances; providing construction, including application with respect to certain deaths preceding the effective date of the act; providing an appropriation; providing effective dates, including a contingent effective date.

—a companion measure, was substituted for **CS for CS for SB 1058** and read the second time by title.

MOTION

On motion by Senator Norman, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Norman moved the following amendment which was adopted:

Amendment 1 (775556) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. *This act may be cited as the “Fallen Heroes Family Tax Relief Act.”*

Section 2. Section 196.081, Florida Statutes, is amended to read:

196.081 Exemption for certain permanently and totally disabled veterans and for surviving spouses of veterans; *exemption for surviving spouses of first responders who die in the line of duty.*—

(1) Any real estate that is owned and used as a homestead by a veteran who was honorably discharged with a service-connected total and permanent disability and for whom a letter from the United States Government or United States Department of Veterans Affairs or its predecessor has been issued certifying that the veteran is totally and permanently disabled is exempt from taxation, if the veteran is a permanent resident of this state on January 1 of the tax year for which exemption is being claimed or was a permanent resident of this state on January 1 of the year the veteran died.

(2) The production by a veteran or the spouse or surviving spouse of a letter of total and permanent disability from the United States Government or United States Department of Veterans Affairs or its predecessor before the property appraiser of the county in which property of the veteran lies is prima facie evidence of the fact that the veteran or the surviving spouse is entitled to the exemption.

(3) If the totally and permanently disabled veteran predeceases his or her spouse and if, upon the death of the veteran, the spouse holds the legal or beneficial title to the homestead and permanently resides thereon as specified in s. 196.031, the exemption from taxation carries over to the benefit of the veteran’s spouse until such time as he or she remarries or sells or otherwise disposes of the property. If the spouse sells the property, an exemption not to exceed the amount granted from the most recent ad valorem tax roll may be transferred to his or her new residence, as long as it is used as his or her primary residence and he or she does not remarry.

(4)~~(a)~~ Any real estate that is owned and used as a homestead by the surviving spouse of a veteran who died from service-connected causes while on active duty as a member of the United States Armed Forces and for whom a letter from the United States Government or United States Department of Veterans Affairs or its predecessor has been issued certifying that the veteran who died from service-connected causes while on active duty is exempt from taxation if the veteran was a permanent resident of this state on January 1 of the year in which the veteran died.

~~(a)(b)~~ The production of the letter by the surviving spouse which of a letter that was issued as required under paragraph (a) and that attests to the veteran’s death while on active duty is prima facie evidence of the fact that the surviving spouse is entitled to the an exemption under paragraph (a).

~~(b)(c)~~ The tax exemption that applies under paragraph (a) to the surviving spouse carries over to the benefit of the veteran’s surviving spouse as long as the spouse holds the legal or beneficial title to the homestead, permanently resides thereon as specified in s. 196.031, and does not remarry. If the surviving spouse sells the property, an exemption not to exceed the amount granted from the most recent ad valorem tax roll may be transferred to his or her new residence as long as it is used as his or her primary residence and he or she does not remarry.

(5) Any real estate that is owned and used as a homestead by the surviving spouse of a first responder who died in the line of duty while employed by the state or any political subdivision of the state, including authorities and special districts, and for whom a letter from the state or appropriate political subdivision of the state, or other authority or special district, has been issued which legally recognizes and certifies that the first responder died in the line of duty while employed as a first responder

is exempt from taxation if the first responder and his or her surviving spouse were permanent residents of this state on January 1 of the year in which the first responder died.

(a) The production of the letter by the surviving spouse which attests to the first responder’s death in the line of duty is prima facie evidence that the surviving spouse is entitled to the exemption.

(b) The tax exemption applies as long as the surviving spouse holds the legal or beneficial title to the homestead, permanently resides thereon as specified in s. 196.031, and does not remarry. If the surviving spouse sells the property, an exemption not to exceed the amount granted under the most recent ad valorem tax roll may be transferred to his or her new residence if it is used as his or her primary residence and he or she does not remarry.

(c) As used in this subsection only, and not applicable to the payment of benefits under s. 112.19 or s. 112.191, the term:

1. “First responder” means a law enforcement officer or correctional officer as defined in s. 943.10, a firefighter as defined in s. 633.30, or an emergency medical technician or paramedic as defined in s. 401.23 who is a full-time paid employee, part-time paid employee, or unpaid volunteer.

2. “In the line of duty” means:

a. While engaging in law enforcement;

b. While performing an activity relating to fire suppression and prevention;

c. While responding to a hazardous material emergency;

d. While performing rescue activity;

e. While providing emergency medical services;

f. While performing disaster relief activity;

g. While otherwise engaging in emergency response activity; or

h. While engaging in a training exercise related to any of the events or activities enumerated in this subparagraph if the training has been authorized by the employing entity.

A heart attack or stroke that causes death or causes an injury resulting in death must occur within 24 hours after an event or activity enumerated in this subparagraph and must be directly and proximately caused by the event or activity in order to be considered as having occurred in the line of duty.

Section 3. Construction.—

(1) The revisions to s. 196.081, Florida Statutes, made by this act operate prospectively to the 2013 tax roll and do not provide a basis for relief from an assessment of taxes not paid or create a right to a refund of taxes paid before January 1, 2013.

(2) The provisions of s. 196.081(5), Florida Statutes, as created by this act apply to the homestead exemption of the surviving spouse of a first responder whose death occurs before, on, or after the effective date of this act.

Section 4. Effective July 1, 2012, the sum of \$100,302 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of State for purposes of publishing, as required under s. 5(d), Article XI of the State Constitution, the proposed constitutional amendment contained in Committee Substitute for Senate Joint Resolution 1056, or a similar joint resolution having substantially the same specific intent and purpose.

Section 5. Except as otherwise expressly provided in this act and except for this section, which shall take effect July 1, 2012, this act shall take effect on the same date that CS for SJR 1056, or a similar joint resolution having substantially the same specific intent and purpose, takes effect if approved by the electors at the general election held in November 2012 or at an earlier special election specifically authorized by law for that purpose.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to homestead property tax exemptions; providing a short title; amending s. 196.081, F.S.; exempting from taxation the homestead property of the surviving spouse of a first responder who dies in the line of duty; providing definitions for “first responder” and “line of duty”; providing construction with respect the applicable tax roll and the date of death; providing an appropriation; providing effective dates, one of which is contingent.

On motion by Senator Norman, by two-thirds vote **CS for HB 95** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Smith, by unanimous consent—

CS for CS for SB 1428—A bill to be entitled An act relating to insurance; amending s. 624.307, F.S.; authorizing the Office of Insurance Regulation to expend funds for the professional development of its employees; amending s. 627.4133, F.S.; providing that the transfer of a policy to certain other insurers is considered a renewal of the policy rather than a cancellation or nonrenewal; requiring notice of such transfer; specifying which types of policies such transfer provisions apply to; amending s. 627.442, F.S.; exempting certain insurers from performing onsite premium audits for workers’ compensation insurance; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1428**, on motion by Senator Smith, by two-thirds vote **CS for HB 941** was withdrawn from the Committees on Banking and Insurance; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Smith—

CS for HB 941—A bill to be entitled An act relating to commercial lines insurance policies; amending s. 627.4133, F.S.; authorizing an insurer to transfer a commercial lines policy under certain circumstances; requiring an insurer to provide notice before transferring such policy; providing application; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1428** and read the second time by title.

MOTION

On motion by Senator Smith, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Smith moved the following amendment which was adopted:

Amendment 1 (920488) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Effective July 1, 2013, subsection (9) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(9) “Corporate officer” or “officer of a corporation” means any person who fills an office provided for in the corporate charter or articles of incorporation filed with the Division of Corporations of the Department of State or as permitted or required by chapter 607. ~~As to persons engaged in the construction industry,~~ The term “officer of a corporation” includes a member owning at least 10 percent of a limited liability company created and approved under chapter 608.

Section 2. Paragraph (b) of subsection (15) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(15)

(b) “Employee” includes any person who is an officer of a corporation and who performs services for remuneration for such corporation within this state, whether or not such services are continuous.

1. Any officer of a corporation may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05.

2. As to officers of a corporation who are engaged in the construction industry, no more than three officers of a corporation or of any group of affiliated corporations may elect to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05. Officers must be shareholders, each owning at least 10 percent of the stock of such corporation and listed as an officer of such corporation with the Division of Corporations of the Department of State, in order to elect exemptions under this chapter. For purposes of this subparagraph, the term “affiliated” means and includes one or more corporations or entities, any one of which is a corporation engaged in the construction industry, under the same or substantially the same control of a group of business entities which are connected or associated so that one entity controls or has the power to control each of the other business entities. The term “affiliated” includes, but is not limited to, the officers, directors, executives, shareholders active in management, employees, and agents of the affiliated corporation. The ownership by one business entity of a controlling interest in another business entity or a pooling of equipment or income among business entities shall be prima facie evidence that one business is affiliated with the other.

3. An officer of a corporation who elects to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05 is not an employee.

Services are presumed to have been rendered to the corporation if the officer is compensated by other than dividends upon shares of stock of the corporation which the officer owns.

Section 3. Subsections (3) and (6) of section 440.05, Florida Statutes, are amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(3) Each officer of a corporation who is engaged in the construction industry and who elects an exemption from this chapter or who, after electing such exemption, revokes that exemption, must ~~submit mail~~ a ~~written~~ notice to such effect to the department on a form prescribed by the department. ~~The notice of election to be exempt from the provisions of this chapter must be notarized and under oath.~~ The notice of election to be exempt which is *electronically* submitted to the department by the officer of a corporation who is allowed to claim an exemption as provided by this chapter must list the name, federal tax identification number, date of birth, Florida driver license number or Florida identification card number ~~social security number~~, all certified or registered licenses issued pursuant to chapter 489 held by the person seeking the exemption, ~~a copy of relevant documentation as to employment status filed with the Internal Revenue Service as specified by the department, a copy of the relevant occupational license in the primary jurisdiction of the business, and~~ the registration number of the corporation filed with the Division of

Corporations of the Department of State, ~~and the percentage of ownership along with a copy of the stock certificate~~ evidencing the required ownership under this chapter. The notice of election to be exempt must identify each corporation that employs the person electing the exemption and must list the social security number or federal tax identification number of each such employer and the additional documentation required by this section. In addition, the notice of election to be exempt must provide that the officer electing an exemption is not entitled to benefits under this chapter, must provide that the election does not exceed exemption limits for officers provided in s. 440.02, and must certify that any employees of the corporation whose officer elects an exemption are covered by workers' compensation insurance. Upon receipt of the notice of the election to be exempt, receipt of all application fees, and a determination by the department that the notice meets the requirements of this subsection, the department shall issue a certification of the election to the officer, unless the department determines that the information contained in the notice is invalid. The department shall revoke a certificate of election to be exempt from coverage upon a determination by the department that the person does not meet the requirements for exemption or that the information contained in the notice of election to be exempt is invalid. The certificate of election must list the name of the corporation listed in the request for exemption. A new certificate of election must be obtained each time the person is employed by a new or different corporation that is not listed on the certificate of election. A copy of the certificate of election must be sent to each workers' compensation carrier identified in the request for exemption. Upon filing a notice of revocation of election, an officer who is a subcontractor or an officer of a corporate subcontractor must notify her or his contractor. Upon revocation of a certificate of election of exemption by the department, the department shall notify the workers' compensation carriers identified in the request for exemption.

(6) A construction industry certificate of election to be exempt which is issued in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The construction industry certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A construction industry certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days ~~before prior to~~ the expiration date of a construction industry certificate of exemption ~~issued after December 1, 1998~~, the department shall send notice of the expiration date ~~and an application for renewal~~ to the certificateholder at the address on the certificate ~~or to the e-mail address on file with the department~~.

Section 4. Effective January 1, 2013, subsection (6) of section 440.05, Florida Statutes, as amended by this act, is amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(6) A ~~construction industry~~ certificate of election to be exempt which is issued on ~~or after January 1, 2013~~, in accordance with this section ~~is~~ shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The ~~construction industry~~ certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A ~~construction industry~~ certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days before the expiration date of a ~~construction industry~~ certificate of exemption, the department shall send notice of the expiration date to the certificateholder at the address on the certificate or to the e-mail address on file with the department.

Section 5. Subsection (15) is added to section 440.107, Florida Statutes, to read:

440.107 Department powers to enforce employer compliance with coverage requirements.—

(15) A limited liability company that is not engaged in the construction industry and that meets the definition of "employment" at any time between July 1, 2013, and December 31, 2013, may not be issued a penalty pursuant to this section for failing to secure the payment of workers' compensation.

Section 6. Subsections (7) and (8) of section 624.307, Florida Statutes, are renumbered as subsections (8) and (9), respectively, and a new subsection (7) is added to that section, to read:

624.307 General powers; duties.—

(7) *The office, within existing resources, may expend funds for the professional development of its employees, including, but not limited to, professional dues for employees who are required to be members of professional organizations; examinations leading to professional designations required for employment with the office; training courses and examinations provided through, and to ensure compliance with, the National Association of Insurance Commissioners; or other training courses related to the regulation of insurance.*

Section 7. Section 627.215, Florida Statutes, is amended to read:

627.215 Excessive profits for ~~workers' compensation, employer's liability, commercial property, and commercial casualty insurance~~ prohibited.—

(1)(a) Each insurer group writing ~~workers' compensation and employer's liability insurance as defined in s. 624.605(1)(e)~~, commercial property insurance as defined in s. 627.0625, commercial umbrella liability insurance as defined in s. 627.0625, or commercial casualty insurance as defined in s. 627.0625 shall file with the office ~~before prior to~~ July 1 of each year, on a form prescribed by the commission, the following data for the component types of such insurance as provided in the form:

1. Calendar-year earned premium.
2. Accident-year incurred losses and loss adjustment expenses.
3. The administrative and selling expenses incurred in this state or allocated to this state for the calendar year.
4. Policyholder dividends applicable to the calendar year.

This paragraph does not ~~Nothing herein is intended to~~ prohibit an insurer from filing on a calendar-year basis.

(b) The data filed for the group shall be a consolidation of the data of the individual insurers of the group. However, an insurer may elect to either consolidate commercial umbrella liability insurance data with commercial casualty insurance data or to separately file data for commercial umbrella liability insurance. Each insurer shall elect its method of filing commercial umbrella liability insurance at the time of filing data for accident year 1987 and shall thereafter continue filing under the same method. In the case of commercial umbrella liability insurance data reported separately, a separate excessive profits test shall be applied and the test period shall be 10 years. ~~In the case of workers' compensation and employer's liability insurance, the final report for the test period including accident years 1984, 1985, and 1986 must be filed prior to July 1, 1988. In the case of commercial property and commercial casualty insurance, the final report for the test period including accident years 1987, 1988, and 1989 must be filed prior to July 1, 1991.~~

(2) ~~Each insurer group writing workers' compensation and employer's liability insurance shall also file a schedule of Florida loss and loss adjustment experience for each of the 3 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the latest accident year to be reported, developed to an ultimate basis, and at two 12 month intervals thereafter, each developed to an ultimate basis, so that a total of three evaluations will be provided for each accident year. The first year to be so reported shall be accident year 1984, so that the reporting of 3 accident years under this revised evaluation will not take place until accident years 1985 and 1986 have become available. For reporting purposes unrelated to determining excessive profits, the loss and loss adjustment experience of each accident year shall continue to be reported until each accident year has been reported at eight stages of development.~~

(2)(3)(a) Each insurer group writing commercial property insurance or commercial casualty insurance shall also file a schedule of Florida loss and loss adjustment experience for each of the 3 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the

latest accident year, developed to an ultimate basis, and at two 12-month intervals thereafter, each developed to an ultimate basis, so that a total of 3 evaluations will be provided for each accident year. ~~The first year to be so reported shall be accident year 1987, which shall first be reported on or before July 1, 1989, and the reporting of 3 accident years will not take place until accident years 1988 and 1989 have become available. For medical malpractice insurance, the first year to be so reported shall be accident year 1990, which shall first be reported on or before July 1, 1992, and the reporting of 3 accident years for full inclusion of medical malpractice experience in commercial casualty insurance will not take place until accident years 1991 and 1992 become available. Accordingly, no medical malpractice insured shall be eligible for refunds or credits until the reporting period ending with calendar accident year 1992.~~ For reporting purposes unrelated to determining excess profits, the loss and loss adjustment experience of each accident year shall continue to be reported until each accident year has been reported at eight stages of development.

(b) Each insurer group writing commercial umbrella liability insurance which elects to file separate data for such insurance shall also file a schedule of Florida loss and loss adjustment experience for each of the 10 years previous to the most recent accident year. The incurred losses and loss adjustment expenses shall be valued as of December 31 of the first year following the latest accident year, developed to an ultimate basis, and at nine 12-month intervals thereafter, each developed to an ultimate basis, so that a total of 10 evaluations will be provided for each accident year. ~~The first year to be so reported shall be accident year 1987, which shall first be reported on or before October 1, 1989, and the reporting of 10 accident years will not take place until accident year 1996 data is reported.~~

(3)(4) Each insurer group's underwriting gain or loss for each calendar-accident year shall be computed as follows: The sum of the accident-year incurred losses and loss adjustment expenses as of December 31 of the year, developed to an ultimate basis, plus the administrative and selling expenses incurred in the calendar year, plus policyholder dividends applicable to the calendar year, shall be subtracted from the calendar-year earned premium to determine the underwriting gain or loss.

(4)(5) For the 3 most recent calendar-accident years for which data is to be filed under this section, the underwriting gain or loss shall be compared to the anticipated underwriting profit, except in the case of separately reported commercial umbrella liability insurance for which such comparison shall be made for the 10 most recent calendar-accident years.

~~(6) For those insurer groups writing workers' compensation and employer's liability insurance during the years 1984, 1985, 1986, 1987, and 1988, an excessive profit has been realized if underwriting gain is greater than the anticipated underwriting profit plus 5 percent of earned premiums for the 3 most recent calendar years for which data is to be filed under this section. Any excess profit of an insurance company offering workers' compensation or employer's liability insurance during this period of time, shall be returned to policyholders in the form of a cash refund or a credit toward future purchase of insurance. The excessive amount shall be refunded on a pro rata basis in relation to the final compilation year earned premiums to the workers' compensation policyholders of record of the insurer group on December 31 of the final compilation year.~~

(5)(7)(a) Beginning with the July 1, 1991, report for ~~workers' compensation insurance, employer's liability insurance,~~ commercial property insurance, and commercial casualty insurance, an excessive profit has been realized if the net aggregate underwriting gain for all these lines combined is greater than the net aggregate anticipated underwriting profit for these lines plus 5 percent of earned premiums for the 3 most recent calendar years for which data is to be filed under this section. For calculation purposes commercial property insurance and commercial casualty insurance shall be broken down into sublines in order to ascertain the anticipated underwriting profit factor versus the actual underwriting gain for the given subline.

(b) Beginning with the July 1, 1998, report for commercial umbrella liability insurance, if an insurer has elected to file data separately for such insurance, an excessive profit has been realized if the underwriting gain for such insurance is greater than the anticipated underwriting profit for such insurance plus 5 percent of earned premiums for the 10

most recent calendar years for which data is to be filed under this section.

(6)(8) As used in this section with respect to any 3-year period, or with respect to any 10-year period in the case of commercial umbrella liability insurance, "anticipated underwriting profit" means the sum of the dollar amounts obtained by multiplying, for each rate filing of the insurer group in effect during such period, the earned premiums applicable to such rate filing during such period by the percentage factor included in such rate filing for profit and contingencies, such percentage factor having been determined with due recognition to investment income from funds generated by Florida business, except that the anticipated underwriting profit for the purposes of this section shall be calculated using a profit and contingencies factor that is not less than zero. Separate calculations need not be made for consecutive rate filings containing the same percentage factor for profits and contingencies.

(7)(9) If the insurer group has realized an excessive profit, the office shall order a return of the excessive amounts after affording the insurer group an opportunity for hearing and otherwise complying with the requirements of chapter 120. Such excessive amounts shall be refunded in all instances unless the insurer group affirmatively demonstrates to the office that the refund of the excessive amounts will render a member of the insurer group financially impaired or will render it insolvent under the provisions of the Florida Insurance Code.

(8)(10) Any excess profit of an insurance company ~~as determined on July 1, 1991, and thereafter~~ shall be returned to policyholders in the form of a cash refund or a credit toward the future purchase of insurance. The excessive amount shall be refunded on a pro rata basis in relation to the final compilation year earned premiums to the policyholders of record of the insurer group on December 31 of the final compilation year.

(9)(11)(a) Cash refunds to policyholders may be rounded to the nearest dollar.

(b) Data in required reports to the office may be rounded to the nearest dollar.

(c) Rounding, if elected by the insurer, shall be applied consistently.

(10)(12)(a) Refunds shall be completed in one of the following ways:

1. If the insurer group elects to make a cash refund, the refund shall be completed within 60 days ~~of~~ entry of a final order indicating that excessive profits have been realized.

2. If the insurer group elects to make refunds in the form of a credit to renewal policies, such credits shall be applied to policy renewal premium notices which are forwarded to insureds more than 60 calendar days after entry of a final order indicating that excessive profits have been realized. If an insurer group has made this election but an insured thereafter cancels her or his policy or otherwise allows the policy to terminate, the insurer group shall make a cash refund ~~within not later than~~ 60 days after termination of such coverage.

(b) Upon completion of the renewal credits or refund payments, the insurer group shall immediately certify to the office that the refunds have been made.

(11)(13) Any refund or renewal credit made pursuant to this section shall be treated as a policyholder dividend applicable to the year immediately succeeding the compilation period giving rise to the refund or credit, for purposes of reporting under this section for subsequent years.

(12)(14) The application of this law to commercial property and commercial casualty insurance, which includes commercial umbrella liability insurance, ceases on January 1, 1997.

Section 8. Subsection (8) is added to section 627.4133, Florida Statutes, to read:

627.4133 Notice of cancellation, nonrenewal, or renewal premium.—

(8) Upon expiration of the policy term, an insurer may transfer a commercial lines policy to another authorized insurer that is a member of the same group or owned by the same holding company as the transferring insurer. The transfer constitutes a renewal of the policy and may not be treated as a cancellation or a nonrenewal of the policy. The insurer

must provide notice of its intent to transfer the policy at least 45 days before the effective date of the transfer along with the financial rating of the authorized insurer to which the policy is being transferred. Such notice may be provided in the notice of renewal premium. This subsection does not apply to a policy providing residential property insurance coverage, except for farmowners insurance and commercial general liability policies providing farm coverage or commercial property policies providing farm coverage.

Section 9. Subsection (2) of section 627.442, Florida Statutes, is amended to read:

627.442 Insurance contracts.—

(2) Notwithstanding s. 440.381(3), an insurer having at least \$200 million in surplus, or an insurer within an insurer group that has at least \$400 million in surplus, as reflected in the combined annual statement filed by the insurer group with the office, is not required to perform physical onsite premium audits ~~are not required~~ for workers' compensation coverage, other than an audit required by the insurance policy or an order of the office, or ~~at least once each policy period~~, if requested by the insured.

Section 10. Subsection (4) of section 628.6017, Florida Statutes, is amended to read:

628.6017 Converting assessable mutual insurer.—

(4) An assessable mutual insurer becoming a stock insurer or a nonassessable mutual insurer ~~is shall~~ not be subject to s. 627.215 or s. 627.351(5) for 5 years following authorization of the conversion by the office. However, the converted stock insurer or nonassessable mutual insurer ~~must shall~~ file all necessary data required by s. 627.215. Such amounts otherwise subject to s. 627.215(8) ~~must 627.215(10) shall~~ be maintained as surplus as to policyholders and ~~are not be~~ available for dividends for ~~a period of~~ 5 years.

Section 11. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to insurance; amending s. 440.02, F.S.; redefining the terms "corporate officer" and "employee" for purposes of workers' compensation; amending s. 440.05, F.S.; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expanding applicability of requirements relating to certificates of exemption; amending s. 440.107, F.S.; exempting certain limited liability companies from penalties for failure to secure the payment of workers' compensation; amending s. 624.307, F.S.; authorizing the Office of Insurance Regulation to expend funds for the professional development of its employees; amending s. 627.215, F.S.; removing workers' compensation and employer's liability insurance from those types of insurance that must report and refund excess profits; deleting obsolete provisions; amending s. 627.4133, F.S.; providing that the transfer of a policy to certain other insurers is considered a renewal of the policy rather than a cancellation or nonrenewal; requiring notice of such transfer; specifying which types of policies such transfer provisions apply to; amending s. 627.442, F.S.; exempting certain insurers from performing onsite premium audits for workers' compensation insurance; amending s. 628.6017, F.S.; conforming a cross-reference; providing effective dates.

On motion by Senator Smith, by two-thirds vote **CS for HB 941** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bullard	Flores
Alexander	Dean	Gaetz
Altman	Detert	Garcia
Benacquisto	Diaz de la Portilla	Gardiner
Bennett	Dockery	Gibson
Bogdanoff	Evers	Hays
Braynon	Fasano	Jones

Joyner	Oelrich	Smith
Latvala	Rich	Sobel
Lynn	Richter	Storms
Margolis	Ring	Thrasher
Montford	Sachs	Wise
Negron	Simmons	
Norman	Siplin	

Nays—None

On motion by Senator Latvala, by unanimous consent—

CS for SB 1272—A bill to be entitled An act relating to possession of a firearm or destructive device during the commission of an offense; amending s. 775.087, F.S.; providing that an exception to the 10-year minimum term for persons convicted of certain offenses during which the person actually possessed a firearm or destructive device does not apply to offenders convicted for possession of a firearm by a felon who have certain prior convictions; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1272**, on motion by Senator Latvala, by two-thirds vote **CS for CS for HB 947** was withdrawn from the Committees on Criminal Justice; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Latvala—

CS for CS for HB 947—A bill to be entitled An act relating to possession of a firearm or destructive device during the commission of an offense; amending s. 775.087, F.S.; providing that an exception to the 10-year minimum term for persons convicted of certain offenses during which the person actually possessed a firearm or destructive device does not apply to offenders convicted for possession of a firearm by a felon who have certain prior convictions and actually possessed a firearm or destructive device during the commission of the prior felony; providing an effective date.

—a companion measure, was substituted for **CS for SB 1272** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for CS for HB 947** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

Vote after roll call:

Yea to Nay—Smith

On motion by Senator Negron, by unanimous consent—

SB 1768—A bill to be entitled An act relating to autonomous vehicle technology; defining the term "autonomous technology"; directing the Department of Highway Safety and Motor Vehicles to prepare a report

on the safe operation of vehicles equipped with autonomous technology on public roads; requiring submission of the report to the Legislature; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **SB 1768** to **CS for HB 1207**.

Pending further consideration of **SB 1768** as amended, on motion by Senator Negron, by two-thirds vote **CS for HB 1207** was withdrawn from the Committees on Transportation and Budget.

On motion by Senator Negron, the rules were waived and—

CS for HB 1207—A bill to be entitled An act relating to vehicles with autonomous technology; defining the term “autonomous technology”; providing legislative intent and findings; amending s. 316.003, F.S.; defining the terms “autonomous vehicle” and “autonomous technology” when used in provisions for traffic control; creating s. 316.85, F.S.; authorizing a person who possesses a valid driver license to operate an autonomous vehicle; specifying that the person who causes the vehicle’s autonomous technology to engage is the operator; creating s. 319.145, F.S.; requiring an autonomous vehicle registered in this state to meet federal standards and regulations for a motor vehicle; specifying certain requirements for such vehicle; providing for the application of certain federal regulations; authorizing the operation of vehicles equipped with autonomous technology by certain persons for testing purposes under certain conditions; requiring an instrument of insurance, surety bond, or self-insurance prior to the testing of a vehicle; limiting liability of the original manufacturer of a vehicle converted to an autonomous vehicle; directing the department to prepare a report on the safe testing and operation of vehicles equipped with autonomous technology and submit the report to the Legislature by a certain date; providing an effective date.

—a companion measure, was substituted for **SB 1768** as amended and read the second time by title.

On motion by Senator Negron, by two-thirds vote **CS for HB 1207** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Wise, by unanimous consent—

CS for CS for CS for SB 834—A bill to be entitled An act relating to juvenile justice education and workforce programs; amending s. 985.03, F.S.; providing a definition for the term “juvenile justice education programs” for purposes of the act; amending s. 985.46, F.S.; requiring that each juvenile committed to a juvenile justice commitment program have a transition plan upon release; requiring that the transition plan include an education transition plan component and information regarding delinquency treatment and intervention services that are accessible upon exiting the program; amending s. 985.618, F.S.; providing legislative intent regarding juvenile justice education and workforce-related programs; requiring that the Department of Juvenile Justice, in collaboration with the Department of Education, annually verify that each juvenile justice education program meets specified minimum standards; requiring that the department collaborate with certain entities to adopt rules; amending s. 985.632, F.S.; conforming provisions to changes made by the act; requiring that the Department of Education rather than the Department of Juvenile Justice ensure that there is accurate cost accounting for certain education programs; requiring that the Department of Education submit annual cost data to the Department of Juvenile Justice; requiring that the effectiveness of juvenile justice education programs be determined by implementing systematic data collection, data analysis, and evaluations; requiring that the programs be evaluated based on student performance outcomes; requiring that the Department of Juvenile Justice, in collaboration with the Department of Education and in consultation with other entities, prepare and submit an annual report to the Governor and the Legislature by a specified date; amending s. 985.721, F.S.; conforming a cross-reference; amending s. 1001.42, F.S.; conforming provisions to changes made by the act; conforming a cross-reference; amending ss. 1002.20 and 1002.45, F.S.; conforming cross-references; amending s. 1003.01, F.S.; revising the term “juvenile justice education programs or schools” to conform to changes made by the act; creating s. 1003.515, F.S.; providing a short title; providing a legislative finding; providing purposes of the Florida Juvenile Justice Education Act; providing a definition for the term “juvenile justice education programs”; providing responsibilities for school districts and private providers contracted by school districts to offer education services to youth in juvenile justice education programs; requiring that each juvenile justice residential and nonresidential program involve the regional workforce board or economic development agency and local postsecondary institutions to determine the occupational areas for the education and workforce-related program; providing requirements for education and workforce-related services in juvenile justice programs; providing responsibilities for the Department of Education; requiring that the department identify each juvenile justice residential and nonresidential education program, excluding detention programs, by performance ratings; providing criteria for determining performance ratings; requiring that the department make available a common student pre- and post-assessment to measure the academic progress in reading and mathematics of youth in juvenile justice education programs; requiring that juvenile justice residential and nonresidential education programs, excluding detention centers, be held accountable for student performance outcomes for a specified period after youth are released from the programs; providing for program accountability; requiring that the department monitor the education performance of youth, prohibit certain school district or private providers, under specified circumstances, from delivering education services, and verify that a school district is operating or contracting to deliver education services; providing for a school district’s responsibilities; requiring that a youth who exits the program attain an industry certification or occupational completion points, enroll in a program to complete the industry certification, be gainfully employed, or enroll in and continue his or her education based on a transition plan; requiring that an education transition plan component be incorporated in a youth’s transition plan; requiring that each juvenile justice education program develop the education transition plan component during the course of the youth’s stay in a juvenile justice residential or nonresidential program; prohibiting a district school board from being charged rent, maintenance, utilities, or overhead on facilities; requiring that the Department of Juvenile Justice provide maintenance, repairs, and remodeling of existing facilities; requiring that the State Board of Education collaborate with the Department of Juvenile Justice, the Department of Economic Opportunity, school districts, and private providers to adopt rules; amending s. 1003.52, F.S.; deleting provisions relating to educational services in Department of Juvenile Justice programs to conform to changes made by the act; amending s. 1009.25, F.S.; providing an exemption from the payment of postsecondary education fees and tuition for certain youth who are ordered by a court to participate in a juvenile justice residential program; amending s. 1010.20, F.S.; revising provisions relating to expenditure requirements for juvenile justice programs; amending s. 1011.62, F.S.; extending dates relating to the funding of students who are enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities; conforming a cross-reference; providing an effective date.

nile justice education program meets specified minimum standards; requiring that the department collaborate with certain entities to adopt rules; amending s. 985.632, F.S.; conforming provisions to changes made by the act; requiring that the Department of Education rather than the Department of Juvenile Justice ensure that there is accurate cost accounting for certain education programs; requiring that the Department of Education submit annual cost data to the Department of Juvenile Justice; requiring that the effectiveness of juvenile justice education programs be determined by implementing systematic data collection, data analysis, and evaluations; requiring that the programs be evaluated based on student performance outcomes; requiring that the Department of Juvenile Justice, in collaboration with the Department of Education and in consultation with other entities, prepare and submit an annual report to the Governor and the Legislature by a specified date; amending s. 985.721, F.S.; conforming a cross-reference; amending s. 1001.42, F.S.; conforming provisions to changes made by the act; conforming a cross-reference; amending ss. 1002.20 and 1002.45, F.S.; conforming cross-references; amending s. 1003.01, F.S.; revising the term “juvenile justice education programs or schools” to conform to changes made by the act; creating s. 1003.515, F.S.; providing a short title; providing a legislative finding; providing purposes of the Florida Juvenile Justice Education Act; providing a definition for the term “juvenile justice education programs”; providing responsibilities for school districts and private providers contracted by school districts to offer education services to youth in juvenile justice education programs; requiring that each juvenile justice residential and nonresidential program involve the regional workforce board or economic development agency and local postsecondary institutions to determine the occupational areas for the education and workforce-related program; providing requirements for education and workforce-related services in juvenile justice programs; providing responsibilities for the Department of Education; requiring that the department identify each juvenile justice residential and nonresidential education program, excluding detention programs, by performance ratings; providing criteria for determining performance ratings; requiring that the department make available a common student pre- and post-assessment to measure the academic progress in reading and mathematics of youth in juvenile justice education programs; requiring that juvenile justice residential and nonresidential education programs, excluding detention centers, be held accountable for student performance outcomes for a specified period after youth are released from the programs; providing for program accountability; requiring that the department monitor the education performance of youth, prohibit certain school district or private providers, under specified circumstances, from delivering education services, and verify that a school district is operating or contracting to deliver education services; providing for a school district’s responsibilities; requiring that a youth who exits the program attain an industry certification or occupational completion points, enroll in a program to complete the industry certification, be gainfully employed, or enroll in and continue his or her education based on a transition plan; requiring that an education transition plan component be incorporated in a youth’s transition plan; requiring that each juvenile justice education program develop the education transition plan component during the course of the youth’s stay in a juvenile justice residential or nonresidential program; prohibiting a district school board from being charged rent, maintenance, utilities, or overhead on facilities; requiring that the Department of Juvenile Justice provide maintenance, repairs, and remodeling of existing facilities; requiring that the State Board of Education collaborate with the Department of Juvenile Justice, the Department of Economic Opportunity, school districts, and private providers to adopt rules; amending s. 1003.52, F.S.; deleting provisions relating to educational services in Department of Juvenile Justice programs to conform to changes made by the act; amending s. 1009.25, F.S.; providing an exemption from the payment of postsecondary education fees and tuition for certain youth who are ordered by a court to participate in a juvenile justice residential program; amending s. 1010.20, F.S.; revising provisions relating to expenditure requirements for juvenile justice programs; amending s. 1011.62, F.S.; extending dates relating to the funding of students who are enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities; conforming a cross-reference; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for CS for CS for SB 834** to **CS for CS for HB 949**.

Pending further consideration of **CS for CS for CS for SB 834** as amended, on motion by Senator Wise, by two-thirds vote **CS for CS for HB 949** was withdrawn from the Committees on Education Pre-K - 12; Criminal Justice; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Wise, the rules were waived and—

CS for CS for HB 949—A bill to be entitled An act relating to juvenile justice education and workforce programs; amending s. 985.632, F.S.; requiring the Department of Juvenile Justice to provide cost and effectiveness information on programs and program activities and to implement an accountability system; requiring the department, in consultation with the Department of Education, to submit a report to the Governor and Legislature regarding program costs and effectiveness; requiring the report to include uniform cost data for programs, data on student learning gains, and recommendations for modification and elimination of programs and program activities; amending s. 1001.42, F.S.; conforming a cross-reference; amending s. 1003.52, F.S., relating to educational services in Department of Juvenile Justice programs; requiring school districts or contracted private providers to provide certain instruction; providing qualifications for instructional personnel; requiring the State Board of Education to adopt rules relating to quality assurance standards and review; requiring the Department of Education to monitor and report on the educational performance of youth in juvenile justice programs; requiring an individualized transition plan to be developed for each student receiving services in a juvenile justice education program; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 834** as amended and read the second time by title.

MOTION

On motion by Senator Wise, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Wise moved the following amendment:

Amendment 1 (629088) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Present subsections (30) through (57) of section 985.03, Florida Statutes, are redesignated as subsections (31) through (58), respectively, and a new subsection (30) is added to that section, to read:

985.03 Definitions.—As used in this chapter, the term:

(30) “Juvenile justice education programs” has the same meaning as provided in s. 1003.01(11)(a).

Section 2. Subsection (6) is added to section 985.46, Florida Statutes, to read:

985.46 Conditional release.—

(6) *Each juvenile committed to a commitment program shall have a transition plan upon release. Transition planning shall begin for each juvenile upon placement in a commitment program and shall result in an individual transition plan for each youth before he or she is released. The transition plan shall be developed with the participation of the youth, representatives of the commitment program, school district personnel, and representatives of conditional release or postcommitment probation programs, if appropriate. The transition plan shall include an education transition plan component as provided in s. 1003.515(10), as well as information regarding pertinent delinquency treatment and intervention services that are accessible upon exiting the program.*

(a) *For a juvenile who is released on conditional release or post-commitment probation status, the transition plan shall be incorporated into the conditions of release.*

(b) *For a juvenile who is not released on conditional release or post-commitment probation status, the transition plan shall be explained to the youth and provided upon release, with all necessary referrals having been made at least 30 days before the youth exits the program.*

(c) *For a juvenile who participates in a nonresidential program, the transition plan shall be explained to the youth and provided upon release.*

For a juvenile who participates in a nonresidential program and who is released on conditional release or postcommitment probation status, the transition plan shall be incorporated into the conditions of release.

Section 3. Section 985.618, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 985.618, F.S., for present text.)

985.618 *Education and workforce-related programs.—*

(1) *The Legislature intends for youth in juvenile justice programs to be provided a quality education that includes workforce-related skills that lead to continuing education or meaningful employment, or both, and that results in reduced rates of recidivism.*

(2) *The department, in collaboration with the Department of Education, shall annually verify that each juvenile justice education program, at a minimum:*

(a) *Provides access to virtual course offerings that maximize learning opportunities for youth.*

(b) *Encourages access to virtual counseling to address the educational and workforce needs of adjudicated youth.*

(c) *Provides instruction from individuals who hold industry credentials in the occupational areas in which they teach.*

(d) *Ensures that students in juvenile justice residential education programs have access to virtual instruction or instruction offered by volunteers during evenings and weekends.*

(e) *Considers, before placement, the age, interests, prior education, training, work experience, emotional and mental abilities, treatment needs, and physical capabilities of the youth and the duration of the term of placement imposed.*

(f) *Provides specialized instruction, related services, accommodations, and modifications as are necessary to ensure the provision of a free, appropriate public education for students with disabilities.*

(g) *Expends funds in a manner that directly supports the attainment of successful student outcomes as specified in s. 1003.515(7) and that allows youth to engage in real work situations whenever possible.*

(3) *The department shall collaborate with the Department of Education, the Department of Economic Opportunity, school districts, and private providers to adopt rules to administer this section.*

Section 4. Section 985.632, Florida Statutes, is amended to read:

985.632 *Quality assurance and cost-effectiveness.—*

(1) It is the intent of the Legislature that the department:

(a) Ensure that information be provided to decisionmakers in a timely manner so that resources are allocated to programs of the department which achieve desired performance levels.

(b) Provide information about the cost of such programs and their differential effectiveness so that the quality of such programs can be compared and improvements made continually.

(c) Provide information to aid in developing related policy issues and concerns.

(d) Provide information to the public about the effectiveness of such programs in meeting established goals and objectives.

(e) Provide a basis for a system of accountability so that each client is afforded the best programs to meet his or her needs.

(f) Improve service delivery to clients.

(g) Modify or eliminate activities that are not effective.

(2) As used in this section, the term:

(a) "Client" means any person who is being provided treatment or services by the department or by a provider under contract with the department.

(b) "Program component" means an aggregation of generally related objectives which, because of their special character, related workload, and interrelated output, can logically be considered an entity for purposes of organization, management, accounting, reporting, and budgeting.

(c) "Program effectiveness" means the ability of the program to achieve desired client outcomes, goals, and objectives.

(3) The department shall annually collect and report cost data for every program operated by the department or its contracted provider ~~or contracted by the department~~. The cost data shall conform to a format approved by the department and the Legislature. Uniform cost data shall be reported and collected for each education program operated by a school district or private provider contracted by a school district ~~state-operated and contracted programs~~ so that comparisons can be made among programs. The Department of Education shall ensure that there is accurate cost accounting for education programs operated by school districts, including those programs operated by private providers under contract with school districts ~~state-operated services including market equivalent rent and other shared cost~~. The cost of the educational program provided to a residential facility shall be reported and included in the cost of a program. The Department of Education shall submit an annual cost data report to the department ~~President of the Senate, the Speaker of the House of Representatives, the Minority Leader of each house of the Legislature, the appropriate substantive and fiscal committees of each house of the Legislature, and the Governor, no later than December 1 of each year~~. The annual cost data shall be included in the annual report required in subsection (7). Cost-benefit analysis for juvenile justice education ~~educational~~ programs shall will be developed and implemented in collaboration with and in cooperation with the Department of Education, local providers, and local school districts. ~~Cost data for the report shall include data collected by the Department of Education for the purposes of preparing the annual report required by s. 1003.52(19).~~

(4)(a) The department, in consultation with the Office of Economic and Demographic Research and contract service providers, shall develop a cost-effectiveness model and apply the model to each commitment program. Program recidivism rates shall be a component of the model. The cost-effectiveness model shall compare program costs to client outcomes and program outputs. It is the intent of the Legislature that continual development efforts take place to improve the validity and reliability of the cost-effectiveness model.

(b) The department shall rank commitment programs based on the cost-effectiveness model and shall submit a report to the appropriate substantive and fiscal committees of each house of the Legislature by December 31 of each year.

(c) Based on reports of the department on client outcomes and program outputs and on the department's most recent cost-effectiveness rankings, the department may terminate a program operated by the department or a provider if the program has failed to achieve a minimum threshold of program effectiveness. This paragraph does not preclude the department from terminating a contract as provided under this section or as otherwise provided by law or contract, and does not limit the department's authority to enter into or terminate a contract.

(d) In collaboration with the Office of Economic and Demographic Research, and contract service providers, the department shall develop a work plan to refine the cost-effectiveness model so that the model is consistent with the performance-based program budgeting measures approved by the Legislature to the extent the department deems appropriate. The department shall notify the Office of Program Policy Analysis and Government Accountability of any meetings to refine the model.

(e) Contingent upon specific appropriation, the department, in consultation with the Office of Economic and Demographic Research, and contract service providers, shall:

1. Construct a profile of each commitment program that uses the results of the quality assurance report required by this section, the cost-

effectiveness report required in this subsection, and other reports available to the department.

2. Target, for a more comprehensive evaluation, any commitment program that has achieved consistently high, low, or disparate ratings in the reports required under subparagraph 1.

3. Identify the essential factors that contribute to the high, low, or disparate program ratings.

4. Use the results of these evaluations in developing or refining juvenile justice programs or program models, client outcomes and program outputs, provider contracts, quality assurance standards, and the cost-effectiveness model.

(5)(a) Program effectiveness shall be determined by implementing systematic data collection, data analysis, and education and workforce-related program evaluations pursuant to this section and s. 1003.515.

(b) The evaluation of juvenile justice education and workforce-related programs shall be based on the performance outcomes provided in s. 1003.515(7).

(6)(5) The department shall:

(a) Establish a comprehensive quality assurance system for each program operated by the department or its contracted provider ~~operated by a provider under contract with the department~~. Each contract entered into by the department must provide for quality assurance.

(b) Provide operational definitions of and criteria for quality assurance for each specific program component.

(c) Establish quality assurance goals and objectives for each specific program component.

(d) Establish the information and specific data elements required for the quality assurance program.

(e) Develop a quality assurance manual of specific, standardized terminology and procedures to be followed by each program.

(f) Evaluate each program operated by the department or its contracted ~~a provider under a contract with the department~~ and establish minimum thresholds for each program component. If a provider fails to meet the established minimum thresholds, such failure shall cause the department to cancel the provider's contract unless the provider achieves compliance with minimum thresholds within 6 months or unless there are documented extenuating circumstances. In addition, the department may not contract with the same provider for the canceled service for a period of 12 months. If a department-operated program fails to meet the established minimum thresholds, the department must take necessary and sufficient steps to ensure and document program changes to achieve compliance with the established minimum thresholds. If the department-operated program fails to achieve compliance with the established minimum thresholds within 6 months and if there are no documented extenuating circumstances, the department must notify the Executive Office of the Governor and the Legislature of the corrective action taken. Appropriate corrective action may include, but is not limited to:

1. Contracting out for the services provided in the program;
2. Initiating appropriate disciplinary action against all employees whose conduct or performance is deemed to have materially contributed to the program's failure to meet established minimum thresholds;
3. Redesigning the program; or
4. Realigning the program.

The department shall submit an annual report to the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of each house of the Legislature, the appropriate substantive and fiscal committees of each house of the Legislature, and the Governor, no later than February 1 of each year. The annual report must contain, at a minimum, for each specific program component: a comprehensive description of the population served by the program; a specific description of the services provided by the program; cost; a comparison of ex-

penditures to federal and state funding; immediate and long-range concerns; and recommendations to maintain, expand, improve, modify, or eliminate each program component so that changes in services lead to enhancement in program quality. The department shall ensure the reliability and validity of the information contained in the report.

(7) *The department, in collaboration with the Department of Education and in consultation with the school districts and private juvenile justice education program providers, shall prepare an annual report containing the education performance outcomes, based on the criteria in s. 1003.515(7), of youth in juvenile justice education programs. The report shall delineate the performance outcomes of youth in the state, in each school district's juvenile justice education program, and for each private provider's juvenile justice education program, including the performance outcomes of all major student populations and genders, as determined by the Department of Education. The report shall address the use and successful completion of virtual instruction courses and the successful implementation of transition and reintegration plans. The report must include an analysis of the performance of youth over time, including, but not limited to, additional education attainment, employment, earnings, industry certification, and rates of recidivism. The report must also include recommendations for improving performance outcomes and for additional cost savings and efficiencies. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 15, 2014, and each year thereafter.*

(8)(6) The department shall collect and analyze available statistical data for the purpose of ongoing evaluation of all programs. The department shall provide the Legislature with necessary information and reports to enable the Legislature to make informed decisions regarding the effectiveness of, and any needed changes in, services, programs, policies, and laws.

Section 5. Section 985.721, Florida Statutes, is amended to read:

985.721 Escapes from secure detention or residential commitment facility.—An escape from:

(1) Any secure detention facility maintained for the temporary detention of children, pending adjudication, disposition, or placement;

(2) Any residential commitment facility described in s. 985.03(46) ~~985.03(45)~~, maintained for the custody, treatment, punishment, or rehabilitation of children found to have committed delinquent acts or violations of law; or

(3) Lawful transportation to or from any such secure detention facility or residential commitment facility,

constitutes escape within the intent and meaning of s. 944.40 and is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 6. Paragraph (b) of subsection (18) of section 1001.42, Florida Statutes, is amended to read:

1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:

(18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNTABILITY.—Maintain a state system of school improvement and education accountability as provided by statute and State Board of Education rule. This system of school improvement and education accountability shall be consistent with, and implemented through, the district's continuing system of planning and budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement and education accountability shall comply with the provisions of ss. 1008.33, 1008.34, 1008.345, and 1008.385 and include the following:

(b) *Public disclosure.*—The district school board shall provide information regarding the performance of students in ~~and education educational~~ programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by statute and State Board of Education rule which shall include schools operating for the purpose of providing ~~education educational~~ services to youth in Department of Juvenile Justice residential and nonresidential programs, and for those programs ~~schools~~, report on the data and education outcomes ~~elements~~ specified in s. 1003.515(7) ~~1003.52(19)~~. Annual public

disclosure reports shall be in an easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without GED tests, disaggregated by student ethnicity, and performance data as specified in state board rule.

Section 7. Subsection (20) of section 1002.20, Florida Statutes, is amended to read:

1002.20 K-12 student and parent rights.—Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory rights including, but not limited to, the following:

(20) JUVENILE JUSTICE PROGRAMS.—Students who are in juvenile justice programs have the right to receive educational programs and services in accordance with the provisions of s. 1003.515 ~~1003.52~~.

Section 8. Paragraph (b) of subsection (1) of section 1002.45, Florida Statutes, is amended to read:

1002.45 Virtual instruction programs.—

(1) PROGRAM.—

(b) Each school district that is eligible for the sparsity supplement pursuant to s. 1011.62(7) shall provide all enrolled public school students within its boundaries the option of participating in part-time and full-time virtual instruction programs. Each school district that is not eligible for the sparsity supplement shall provide at least three options for part-time and full-time virtual instruction. All school districts must provide parents with timely written notification of an open enrollment period for full-time students of at least 90 days that ends no later than 30 days ~~before~~ ~~prior to~~ the first day of the school year. The purpose of the program is to make quality virtual instruction available to students using online and distance learning technology in the nontraditional classroom. A school district virtual instruction program shall provide the following:

1. Full-time virtual instruction for students enrolled in kindergarten through grade 12.

2. Part-time virtual instruction for students enrolled in grades 9 through 12 courses that are measured pursuant to subparagraph (8)(a)2.

3. Full-time or part-time virtual instruction for students enrolled in dropout prevention and academic intervention programs under s. 1003.53, Department of Juvenile Justice education programs under s. 1003.515 ~~1003.52~~, core-curricula courses to meet class size requirements under s. 1003.03, or Florida College System institutions under this section.

Section 9. Paragraph (a) of subsection (11) of section 1003.01, Florida Statutes, is amended to read:

1003.01 Definitions.—As used in this chapter, the term:

(11)(a) “Juvenile justice education programs ~~or schools~~” means programs ~~or schools~~ operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs, for a school year comprised of 250 days of instruction distributed over 12 months. At the request of the provider, a district school board may decrease the minimum number of days of instruction by up to 10 days for teacher planning for residential programs and up to 20 days for teacher planning for nonresidential programs, subject to the approval of the Department of Juvenile Justice and the Department of Education.

Section 10. Section 1003.515, Florida Statutes, is created to read:

1003.515 *The Florida Juvenile Justice Education Act.*—

(1) *SHORT TITLE.*—This section may be cited as the “Florida Juvenile Justice Education Act.”

(2) *LEGISLATIVE FINDING.*—The Legislature finds that an education is the single most important factor in the rehabilitation of adjudicated youth who are in Department of Juvenile Justice residential and nonresidential programs.

(3) *PURPOSES.*—*The purposes of this section are to:*

(a) *Provide performance-based outcome measures and accountability for juvenile justice education programs; and*

(b) *Improve academic and workforce-related outcomes so that adjudicated and at-risk youth may successfully complete the transition to and reenter the academic and workforce environments.*

(4) *DEFINITION.*—*For purposes of this section, the term “juvenile justice education programs” has the same meaning as in s. 1003.01(11)(a).*

(5) *SCHOOL DISTRICT AND CONTRACTED EDUCATION PROVIDER RESPONSIBILITIES.*—

(a) *A school district or private provider contracted by a school district to offer education services to youth in a juvenile justice education program shall:*

1. *Provide rigorous and relevant academic and workforce-related curricula that will lead to industry certifications or occupational completion points in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education, or articulate to secondary or postsecondary-level coursework, as appropriate.*

2. *Support state, local, and regional economic development demands.*

3. *Make high-wage and high-demand careers more accessible to adjudicated and at-risk youth.*

4. *Reduce rates of recidivism for adjudicated youth.*

5. *Provide access to the appropriate courses and instruction to prepare youth for a standard high school diploma, a special diploma, or a high school equivalency diploma, as appropriate.*

6. *Provide access to virtual education courses that are appropriate to meet the requirements of academic or workforce-related programs and the requirements for continuing education specified in the youth’s transition and postrelease plans.*

7. *Provide opportunities for earning credits toward high school graduation or credits that articulate to postsecondary education institutions while the youth are in residential and nonresidential juvenile justice facilities.*

8. *Ensure that the credits and partial credits earned by the youth are transferred and included in the youth’s records as part of the transition plan.*

9. *Ensure that the education program consists of the appropriate academic, workforce-related, or exceptional education curricula and related services that directly support performance outcomes, which must be specified in each youth’s education transition plan component as required by subsection (10).*

10. *If the duration of a youth’s stay in a program is less than 40 days, ensure that the youth receives employability, life skills, and academic remediation, as appropriate. In addition, counseling and transition services must be provided which mitigate the youth’s identified risk factors and prepare the youth for a successful reintegration into the school, community, and home settings.*

11. *Maintain an academic record for each youth who is enrolled in a juvenile justice facility, as required by s. 1003.51, and ensure that the coursework, credits, partial credits, occupational completion points, and industry certifications earned by the youth are transferred and included in the youth’s transition plan pursuant to s. 985.46.*

(b) *Each school district and private provider shall ensure that the following youth participate in the program:*

1. *Youth who are of compulsory school attendance age pursuant to s. 1003.21.*

2. *Youth who are not of compulsory school attendance age and who have not received a high school diploma or its equivalent, if the youth is in a residential or nonresidential juvenile justice program. Such youth must*

participate in the education program and participate in a workforce-related education program that leads to industry certification or occupational completion points in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education. This subparagraph does not limit the rights of students with disabilities, as defined under the Individuals with Disabilities Education Act, who are not of compulsory school attendance age and who have not received a high school diploma to receive a free, appropriate public education in accordance with their individualized needs.

3. *Youth who have attained a high school diploma or its equivalent and who are not employed. Such youth must participate in a workforce-related education program that leads to employment in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education. Such youth may enroll in a state postsecondary institution to complete the workforce-related education program and are exempt from the payment of tuition and fees pursuant to s. 1009.25(1)(g).*

(6) *PROGRAM REQUIREMENTS.*—*In compliance with the strategic 5-year plan under s. 1003.491, each juvenile justice residential and nonresidential education program shall, in collaboration with the regional workforce board or economic development agency and local postsecondary institutions, determine the appropriate occupational areas for the program. Juvenile justice education programs must:*

(a) *Ensure that rigorous academic and workforce-related coursework is offered and meets or exceeds appropriate state-approved subject area standards, and results in the attainment of industry certification and postsecondary credit, when appropriate;*

(b) *Ensure instruction from individuals who hold state certifications, school district certifications pursuant to ss. 1012.39 and 1012.55(1), or industry credentials in the occupational areas in which they teach;*

(c) *Maximize the use of private sector personnel;*

(d) *Use strategies to maximize the delivery of virtual instruction;*

(e) *Maximize instructional efficiency for youth in juvenile justice facilities;*

(f) *Provide opportunities for youth to earn weighted or dual enrollment credit for higher-level courses, when appropriate;*

(g) *Promote credit recovery; and*

(h) *Provide instruction that results in competency, certification, or credentials in workplace skills, including, but not limited to, communication skills, interpersonal skills, decisionmaking skills, work ethic, and the importance of attendance and timeliness in the work environment.*

(7) *DEPARTMENT RESPONSIBILITIES.*—

(a) *The department shall identify each residential and nonresidential juvenile justice education program, excluding detention programs, as having one of the following performance ratings as defined by State Board of Education rule:*

1. *High performance.*

2. *Adequate performance.*

3. *Failing performance.*

(b) *The department shall consider the level of rigor associated with the attainment of a particular outcome when assigning weight to the outcome. The department shall evaluate the following elements in determining a juvenile justice education program’s performance rating:*

1. *One or more of the following outcomes for a youth who is 14 years of age or younger:*

a. *Achieving academic progress in reading and mathematics, as measured by the statewide common pre- and post-assessment adopted by the department for use in juvenile justice education programs.*

b. *Participating in continuing education upon release from a juvenile justice residential or nonresidential program.*

c. Completing secondary coursework upon release from a juvenile justice residential or nonresidential program.

d. Attaining occupational completion points in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education.

e. Attaining an industry certification in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education, if available and appropriate.

2. One or more of the following outcomes for a youth who is 15 years of age or older:

a. Achieving academic progress in reading and mathematics, as measured by the statewide common pre- and post-assessment adopted by the department for use in juvenile justice education programs.

b. Participating in continuing education upon release from a juvenile justice residential or nonresidential program.

c. Earning secondary or postsecondary credit upon release from a juvenile justice residential or nonresidential program.

d. Attaining a high school diploma or its equivalent upon release from a juvenile justice residential or nonresidential program.

e. Obtaining employment upon release from a juvenile justice residential or nonresidential program.

f. Attaining an industry certification in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education.

g. Attaining occupational completion points in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education.

h. Participating in continuing education upon release from a juvenile justice residential or nonresidential program in order to complete the industry certification identified in the Industry Certification Funding list adopted by the State Board of Education.

(c) By September 1, 2012, the department shall make available a common student pre- and post-assessment to measure the academic progress in reading and mathematics of youth who are assigned to juvenile justice education programs.

For purposes of performance ratings, juvenile justice residential and nonresidential education programs, excluding detention centers, shall be held accountable for the performance outcomes of youth for no more than 6 months after the release of youth from the residential or nonresidential program. This subsection does not abrogate the provisions of s. 1002.22 which relate to education records or the requirements of 20 U.S.C. s. 1232g, the Family Educational Rights and Privacy Act.

(8) PROGRAM ACCOUNTABILITY.—

(a) The department shall, in collaboration with the Department of Juvenile Justice:

1. Monitor the education performance of youth in juvenile justice facilities.

2. Prohibit school districts or private providers that have failing performance ratings from delivering the education services.

3. Verify that a school district is operating or contracting with a private provider to deliver education services.

(b) If a school district's juvenile justice residential or nonresidential education program earns two failing performance ratings in any 3-year period, as provided in subsection (7), the school district shall contract with a private provider that has an adequate or higher performance rating or enter into an agreement with a school district that has an adequate or higher performance rating to deliver the education services to the youth in the program.

(c) Except as provided in paragraph (b), the school district of the county in which the residential or nonresidential facility is located shall deliver education services to youth in Department of Juvenile Justice programs. A school district may contract with a private provider to deliver the education services in lieu of directly providing the education services. The contract shall include performance criteria as provided in subsection (7).

(d) When determining educational placement for youth who enroll in a school district upon release, the school district must adhere to the transition plan established under s. 985.46(6).

(e) If a private provider under contract with a school district maintains an adequate or high-performance rating pursuant to subsection (7), the school district may not require a private provider to use the school district's personnel.

(f) Academic instructional personnel must be certified by the Department of Education; however, a nondegree teacher of career education may be certified by a local school district under s. 1012.39 and may be designated as teaching out-of-field. An instructor who is deemed to be an expert in a specific field may be employed under s. 1012.55(1).

(g) Each school district must provide juvenile justice education programs access to substitute classroom teachers used by the school district.

(9) EXITING PROGRAM.—Upon exiting a program, a youth must:

(a) Attain an industry certification or occupational completion points in an occupational area identified in the Industry Certification Funding list adopted by the State Board of Education;

(b) Enroll in a program to complete the industry certification;

(c) Be gainfully employed and earning full-time wages; or

(d) Enroll in and continue his or her education based on the transition and postrelease plan provided in s. 958.46.

(10) EDUCATION TRANSITION PLAN COMPONENT.—

(a) The education transition plan component shall be incorporated in the transition plan pursuant to s. 985.46(6).

(b) Each juvenile justice education program must develop an education transition plan component during the course of a youth's stay in a juvenile justice residential or nonresidential program which coordinates academic and workforce services and assists the youth in successful community reintegration upon the youth's release.

(c) The development of the education transition plan component shall begin upon a youth's placement in the program. The education transition plan component must include the academic and workforce services to be provided during the program stay and the establishment of services to be implemented upon release. The appropriate personnel in the juvenile justice residential and nonresidential program, the members of the community, the youth, and the youth's family, when appropriate, shall collaborate to develop the education transition plan component.

(d) Education planning for reintegration shall begin when placement decisions are made and continue throughout the youth's stay in order to provide for continuing education, job placement, and other necessary services. Individuals who are responsible for reintegration shall coordinate activities to ensure that the education transition plan component is successfully implemented and a youth is provided access to support services that will sustain the youth's success once he or she is no longer under the supervision of the Department of Juvenile Justice. The education transition plan component must provide for continuing education, workforce development, or meaningful job placement pursuant to the performance outcomes in subsection (7). For purposes of this section, the term "reintegration" means the process by which a youth returns to the community following release from a juvenile justice program.

(11) FACILITIES.—The district school board may not be charged any rent, maintenance, utilities, or overhead on the facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.

(12) *RULEMAKING.*—*The State Board of Education shall collaborate with the Department of Juvenile Justice, the Department of Economic Opportunity, school districts, and private providers to adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section which must include provisions for uniform contracts and contract requirements between school districts and private providers.*

Section 11. Section 1003.52, Florida Statutes, is amended to read:

1003.52 Educational services in Department of Juvenile Justice programs.—

(1) The Legislature finds that education is the single most important factor in the rehabilitation of adjudicated delinquent youth in the custody of Department of Juvenile Justice programs. It is the goal of the Legislature that youth in the juvenile justice system continue to be allowed the opportunity to obtain a high quality education. The Department of Education shall serve as the lead agency for juvenile justice education programs, curriculum, support services, and resources. To this end, the Department of Education and the Department of Juvenile Justice shall each designate a Coordinator for Juvenile Justice Education Programs to serve as the point of contact for resolving issues not addressed by district school boards and to provide each department's participation in the following activities:

(a) Training, collaborating, and coordinating with the Department of Juvenile Justice, district school boards, educational contract providers, and juvenile justice providers, whether state operated or contracted.

(b) Collecting information on the academic performance of students in juvenile justice programs and reporting on the results.

(c) Developing academic and career protocols that provide guidance to district school boards and providers in all aspects of education programming, including records transfer and transition.

(d) Prescribing the roles of program personnel and interdepartmental district school board or provider collaboration strategies.

Annually, a cooperative agreement and plan for juvenile justice education service enhancement shall be developed between the Department of Juvenile Justice and the Department of Education and submitted to the Secretary of Juvenile Justice and the Commissioner of Education by June 30.

(2) Students participating in Department of Juvenile Justice programs pursuant to chapter 985 which are sponsored by a community-based agency or are operated or contracted for by the Department of Juvenile Justice shall receive educational programs according to rules of the State Board of Education. These students shall be eligible for services afforded to students enrolled in programs pursuant to s. 1003.53 and all corresponding State Board of Education rules.

(3) The district school board of the county in which the residential or nonresidential care facility or juvenile assessment facility is located shall provide appropriate educational assessments and an appropriate program of instruction and special education services.

(a) The district school board shall make provisions for each student to participate in basic, career education, and exceptional student programs as appropriate. Students served in Department of Juvenile Justice programs shall have access to the appropriate courses and instruction to prepare them for the GED test. Students participating in GED preparation programs shall be funded at the basic program cost factor for Department of Juvenile Justice programs in the Florida Education Finance Program. Each program shall be conducted according to applicable law providing for the operation of public schools and rules of the State Board of Education. School districts shall provide the GED exit option for all juvenile justice programs.

(b) By October 1, 2004, the Department of Education, with the assistance of the school districts, shall select a common student assessment instrument and protocol for measuring student learning gains and student progression while a student is in a juvenile justice education program. The assessment instrument and protocol must be implemented in all juvenile justice education programs in this state by January 1, 2005.

(4) Educational services shall be provided at times of the day most appropriate for the juvenile justice program. School programming in juvenile justice detention, commitment, and rehabilitation programs shall be made available by the local school district during the juvenile justice school year, as defined in s. 1003.01(11). In addition, students in juvenile justice education programs shall have access to Florida Virtual School courses. The Department of Education and the school districts shall adopt policies necessary to ensure such access.

(5) The educational program shall consist of appropriate basic academic, career, or exceptional curricula and related services which support the treatment goals and reentry and which may lead to completion of the requirements for receipt of a high school diploma or its equivalent. If the duration of a program is less than 40 days, the educational component may be limited to tutorial activities and career employability skills.

(6) Participation in the program by students of compulsory school attendance age as provided for in s. 1003.21 shall be mandatory. All students of noncompulsory school attendance age who have not received a high school diploma or its equivalent shall participate in the educational program, unless the student files a formal declaration of his or her intent to terminate school enrollment as described in s. 1003.21 and is afforded the opportunity to take the general educational development test and attain a Florida high school diploma prior to release from a facility. A youth who has received a high school diploma or its equivalent and is not employed shall participate in workforce development or other career or technical education or Florida College System institution or university courses while in the program, subject to available funding.

(7) A progress monitoring plan shall be developed for students who score below the level specified in district school board policy in reading, writing, and mathematics or below the level specified by the Commissioner of Education on statewide assessments as required by s. 1008.25. These plans shall address academic, literacy, and life skills and shall include provisions for intensive remedial instruction in the areas of weakness.

(8) Each district school board shall maintain an academic record for each student enrolled in a juvenile justice facility as prescribed by s. 1003.51. Such record shall delineate each course completed by the student according to procedures in the State Course Code Directory. The district school board shall include a copy of a student's academic record in the discharge packet when the student exits the facility.

(9) The Department of Education shall ensure that all district school boards make provisions for high school level youth to earn credits toward high school graduation while in residential and nonresidential juvenile justice facilities. Provisions must be made for the transfer of credits and partial credits earned.

(10) The district school board shall recruit and train teachers who are interested, qualified, or experienced in educating students in juvenile justice programs. Students in juvenile justice programs shall be provided a wide range of educational programs and opportunities including textbooks, technology, instructional support, and other resources available to students in public schools. Teachers assigned to educational programs in juvenile justice settings in which the district school board operates the educational program shall be selected by the district school board in consultation with the director of the juvenile justice facility. Educational programs in juvenile justice facilities shall have access to the substitute teacher pool utilized by the district school board.

(11) District school boards may contract with a private provider for the provision of educational programs to youths placed with the Department of Juvenile Justice and shall generate local, state, and federal funding, including funding through the Florida Education Finance Program for such students. The district school board's planning and budgeting process shall include the needs of Department of Juvenile Justice programs in the district school board's plan for expenditures for state categorical and federal funds.

(12) The district school board shall fund the educational program in a Department of Juvenile Justice facility at the same or higher level of funding for equivalent students in the district school system based on the funds generated by state funding through the Florida Education Finance Program for such students. It is the intent of the Legislature

that the school district maximize its available local, state, and federal funding to a juvenile justice program.

(1)(a) Juvenile justice educational programs shall be funded in the appropriate FEP program based on the educational services needed by the student for Department of Juvenile Justice programs in accordance with s. 1011.62.

(2)(b) Juvenile justice educational programs to receive the appropriate FEP funding for Department of Juvenile Justice programs shall include those that are operated through a contract with the Department of Juvenile Justice and which are under purview of the Department of Juvenile Justice quality assurance standards for education.

(3)(e) Consistent with the rules of the State Board of Education, district school boards are required to request an alternative FTE survey for Department of Juvenile Justice programs experiencing fluctuations in student enrollment.

(4)(d) FTE count periods shall be prescribed in rules of the State Board of Education and shall be the same for programs of the Department of Juvenile Justice as for other public school programs. The summer school period for students in Department of Juvenile Justice programs shall begin on the day immediately following the end of the regular school year and end on the day immediately preceding the subsequent regular school year. Students shall be funded for no more than 25 hours per week of direct instruction.

(5)(e) Each juvenile justice education program must receive all federal funds for which the program is eligible.

(13) Each district school board shall negotiate a cooperative agreement with the Department of Juvenile Justice on the delivery of educational services to youths under the jurisdiction of the Department of Juvenile Justice. Such agreement must include, but is not limited to:

(a) Roles and responsibilities of each agency, including the roles and responsibilities of contract providers.

(b) Administrative issues including procedures for sharing information.

(c) Allocation of resources including maximization of local, state, and federal funding.

(d) Procedures for educational evaluation for educational exceptionalities and special needs.

(e) Curriculum and delivery of instruction.

(f) Classroom management procedures and attendance policies.

(g) Procedures for provision of qualified instructional personnel, whether supplied by the district school board or provided under contract by the provider, and for performance of duties while in a juvenile justice setting.

(h) Provisions for improving skills in teaching and working with juvenile delinquents.

(i) Transition plans for students moving into and out of juvenile facilities.

(j) Procedures and timelines for the timely documentation of credits earned and transfer of student records.

(k) Methods and procedures for dispute resolution.

(l) Provisions for ensuring the safety of education personnel and support for the agreed-upon education program.

(m) Strategies for correcting any deficiencies found through the quality assurance process.

(14) Nothing in this section or in a cooperative agreement shall be construed to require the district school board to provide more services than can be supported by the funds generated by students in the juvenile justice programs.

(15)(a) The Department of Education in consultation with the Department of Juvenile Justice, district school boards, and providers shall establish objective and measurable quality assurance standards for the educational component of residential and nonresidential juvenile justice facilities. These standards shall rate the district school board's performance both as a provider and contractor. The quality assurance rating for the educational component shall be disaggregated from the overall quality assurance score and reported separately.

(b) The Department of Education shall develop a comprehensive quality assurance review process and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.

(c) The Department of Education, in consultation with district school boards and providers, shall establish minimum thresholds for the standards and key indicators for educational programs in juvenile justice facilities. If a district school board fails to meet the established minimum standards, it will be given 6 months to achieve compliance with the standards. If after 6 months, the district school board's performance is still below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State Board of Education. If a provider, under contract with the district school board, fails to meet minimum standards, such failure shall cause the district school board to cancel the provider's contract unless the provider achieves compliance within 6 months or unless there are documented extenuating circumstances.

(d) The requirements in paragraphs (a), (b), and (c) shall be implemented to the extent that funds are available.

(16) The district school board shall not be charged any rent, maintenance, utilities, or overhead on such facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.

(17) When additional facilities are required, the district school board and the Department of Juvenile Justice shall agree on the appropriate site based on the instructional needs of the students. When the most appropriate site for instruction is on district school board property, a special capital outlay request shall be made by the commissioner in accordance with s. 1013.60. When the most appropriate site is on state property, state capital outlay funds shall be requested by the Department of Juvenile Justice provided by s. 216.043 and shall be submitted as specified by s. 216.023. Any instructional facility to be built on state property shall have educational specifications jointly developed by the district school board and the Department of Juvenile Justice and approved by the Department of Education. The size of space and occupant design capacity criteria as provided by State Board of Education rules shall be used for remodeling or new construction whether facilities are provided on state property or district school board property.

(18) The parent of an exceptional student shall have the due process rights provided for in this chapter.

(19) The Department of Education and the Department of Juvenile Justice, after consultation with and assistance from local providers and district school boards, shall report annually to the Legislature by February 1 on the progress toward developing effective educational programs for juvenile delinquents, including the amount of funding provided by district school boards to juvenile justice programs, the amount retained for administration including documenting the purposes for such expenses, the status of the development of cooperative agreements, the results of the quality assurance reviews including recommendations for system improvement, and information on the identification of, and services provided to, exceptional students in juvenile justice commitment facilities to determine whether these students are properly reported for funding and are appropriately served.

(20) The educational programs at the Arthur Dozier School for Boys in Jackson County and the Florida School for Boys in Oklawaha shall be operated by the Department of Education, either directly or through grants or contractual agreements with other public or duly accredited education agencies approved by the Department of Education.

(21) The State Board of Education may adopt any rules necessary to implement the provisions of this section, including uniform curriculum,

funding, and second chance schools. Such rules must require the minimum amount of paperwork and reporting.

~~(22) The Department of Juvenile Justice and the Department of Education, in consultation with Workforce Florida, Inc., the statewide Workforce Development Youth Council, district school boards, Florida College System institutions, providers, and others, shall jointly develop a multiagency plan for career education which describes the funding, curriculum, transfer of credits, goals, and outcome measures for career education programming in juvenile commitment facilities, pursuant to s. 985.622. The plan must be reviewed annually.~~

Section 12. Present paragraph (g) of subsection (1) of section 1009.25, Florida Statutes, is redesignated as paragraph (h), and a new paragraph (g) is added to that subsection, to read:

1009.25 Fee exemptions.—

(1) The following students are exempt from the payment of tuition and fees, including lab fees, at a school district that provides post-secondary career programs, Florida College System institution, or state university:

(g) For purposes of completing coursework initiated while in the temporary custody of the state, youth who are eligible under s. 1003.515(5)(b)3. and who are ordered by a court to participate in a juvenile justice residential program.

Section 13. Paragraph (a) of subsection (3) of section 1010.20, Florida Statutes, is amended to read:

1010.20 Cost accounting and reporting for school districts.—

(3) PROGRAM EXPENDITURE REQUIREMENTS.—

(a) Each district shall expend at least the percent of the funds generated by each of the programs listed in this section on the aggregate total school costs for such programs:

1. Kindergarten and grades 1, 2, and 3, 90 percent.
2. Grades 4, 5, 6, 7, and 8, 80 percent.
3. Grades 9, 10, 11, and 12, 80 percent.
4. Programs for exceptional students, on an aggregate program basis, 90 percent.
5. Grades 7 through 12 career education programs, on an aggregate program basis, 80 percent.
6. Students-at-risk programs, on an aggregate program basis, 80 percent.
7. Juvenile justice programs, on an aggregate program basis, 95 ~~90~~ percent.
8. Any new program established and funded under s. 1011.62(1)(c), that is not included under subparagraphs 1.-7., on an aggregate basis as appropriate, 80 percent.

Section 14. Paragraph (f) of subsection (1) of section 1011.62, Florida Statutes, is amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

(f) *Supplemental academic instruction; categorical fund.*—

1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This paragraph may be cited as the “Supplemental Academic Instruction Categorical Fund.”

2. Categorical funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program. Supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer school, and other methods for improving student achievement. Supplemental instruction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.

3. Effective with the 2012-2013 ~~1999-2000~~ fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.

4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.

5. ~~Beginning in the 1999-2000 school year,~~ Dropout prevention programs as defined in ss. 1003.515 ~~1003.52~~, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d)3.

Section 15. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to juvenile justice education and workforce programs; amending s. 985.03, F.S.; providing a definition for the term “juvenile justice education programs” for purposes of the act; amending s. 985.46, F.S.; requiring that each juvenile committed to a juvenile justice commitment program have a transition plan upon release; requiring that the transition plan include an education transition plan component and information regarding delinquency treatment and intervention services that are accessible upon exiting the program; amending s. 985.618, F.S.; providing legislative intent regarding juvenile justice education and workforce-related programs; requiring that the Department of Juvenile Justice, in collaboration with the Department of Education, annually verify that each juvenile justice education program meets specified minimum standards; requiring that the department collaborate with certain entities to adopt rules; amending s. 985.632, F.S.; conforming provisions to changes made by the act; requiring that the Department of Education rather than the Department of Juvenile Justice ensure that there is accurate cost accounting for certain education programs; requiring that the Department of Education submit annual cost data to the Department of Juvenile Justice; requiring that the effectiveness of juvenile justice education programs be determined by implementing systematic data collection, data analysis, and evaluations; requiring that the programs be evaluated based on student performance outcomes; requiring that the Department of Juvenile Justice, in collaboration with the Department of Education and in consultation with other entities, prepare and submit an annual report to the Governor and the Legislature by a specified date; amending s. 985.721, F.S.; conforming a cross-reference; amending s. 1001.42, F.S.; conforming provisions to changes made by the act; conforming a cross-reference; amending ss. 1002.20 and 1002.45, F.S.; conforming cross-references; amending s. 1003.01, F.S.; revising the term “juvenile justice education programs or schools” to conform to changes made by the act; creating s. 1003.515, F.S.; providing a short title; providing a legislative finding; providing purposes of the Florida Juvenile Justice Education Act; providing a definition for the term “juvenile justice education programs”; providing responsibilities for school districts and private providers con-

tracted by school districts to offer education services to youth in juvenile justice education programs; requiring that each juvenile justice residential and nonresidential program involve the regional workforce board or economic development agency and local postsecondary institutions to determine the occupational areas for the education and workforce-related program; providing requirements for education and workforce-related services in juvenile justice programs; providing responsibilities for the Department of Education; requiring that the department identify each juvenile justice residential and nonresidential education program, excluding detention programs, by performance ratings; providing criteria for determining performance ratings; requiring that the department make available a common student pre- and post-assessment to measure the academic progress in reading and mathematics of youth in juvenile justice education programs; requiring that juvenile justice residential and nonresidential education programs, excluding detention centers, be held accountable for student performance outcomes for a specified period after youth are released from the programs; providing for program accountability; requiring that the department monitor the education performance of youth, prohibit certain school district or private providers, under specified circumstances, from delivering education services, and verify that a school district is operating or contracting to deliver education services; providing for a school district's responsibilities; requiring that a youth who exits the program attain an industry certification or occupational completion points, enroll in a program to complete the industry certification, be gainfully employed, or enroll in and continue his or her education based on a transition plan; requiring that an education transition plan component be incorporated in a youth's transition plan; requiring that each juvenile justice education program develop the education transition plan component during the course of the youth's stay in a juvenile justice residential or nonresidential program; prohibiting a district school board from being charged rent, maintenance, utilities, or overhead on facilities; requiring that the Department of Juvenile Justice provide maintenance, repairs, and remodeling of existing facilities; requiring that the State Board of Education collaborate with the Department of Juvenile Justice, the Department of Economic Opportunity, school districts, and private providers to adopt rules; amending s. 1003.52, F.S.; deleting provisions relating to educational services in Department of Juvenile Justice programs to conform to changes made by the act; amending s. 1009.25, F.S.; providing an exemption from the payment of postsecondary education fees and tuition for certain youth who are ordered by a court to participate in a juvenile justice residential program; amending s. 1010.20, F.S.; revising provisions relating to expenditure requirements for juvenile justice programs; amending s. 1011.62, F.S.; extending dates relating to the funding of students who are enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities; conforming a cross-reference; providing an effective date.

MOTION

On motion by Senator Wise, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Wise moved the following amendment to **Amendment 1** which was adopted:

Amendment 1A (318890) (with title amendment)—Delete lines 993-1014.

And the title is amended as follows:

Delete lines 1182-1184 and insert: residential program; amending

Amendment 1 as amended was adopted.

On motion by Senator Wise, by two-thirds vote **CS for CS for HB 949** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bogdanoff	Diaz de la Portilla
Alexander	Braynon	Dockery
Altman	Bullard	Evers
Benacquisto	Dean	Fasano
Bennett	Detert	Flores

Gaetz	Margolis	Simmons
Garcia	Montford	Siplin
Gardiner	Negron	Smith
Gibson	Norman	Sobel
Hays	Oelrich	Storms
Jones	Rich	Thrasher
Joyner	Richter	Wise
Latvala	Ring	
Lynn	Sachs	

Nays—None

On motion by Senator Hays, by unanimous consent—

CS for SB 1242—A bill to be entitled An act relating to broadband Internet service; amending s. 364.0135, F.S.; revising provisions that promote adoption of broadband Internet service; providing for the Department of Economic Opportunity to receive and manage certain federal funds; directing the department to establish a public-private partnership to perform certain functions; authorizing the department to accept certain funds, enter into contracts, and establish committees and workgroups for certain purposes; authorizing the department to adopt rules; removing authority of the Department of Management Services to perform certain functions; providing for a type two transfer of the Broadband Initiative Program from the Department of Management Services to the Department of Economic Opportunity; requiring the Department of Management Services to submit to the United States Department of Commerce a request to transfer its federal broadband grant to the Department of Economic Opportunity; requiring the Department of Management Services to notify the Governor and Legislature of the decision of the United States Department of Commerce; requiring the Department of Management Services, if the request is approved, to submit a budget amendment for approval by the Legislative Budget Commission to transfer from the department to the Department of Economic Opportunity the funds necessary to implement this act; providing effective dates, one of which is contingent.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1242**, on motion by Senator Hays, by two-thirds vote **CS for HB 945** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Commerce and Tourism; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Hays—

CS for HB 945—A bill to be entitled An act relating to broadband Internet service; amending s. 364.0135, F.S.; revising provisions to promote adoption of broadband Internet service; providing for the Department of Economic Opportunity to receive and manage certain federal funds; directing the department to establish a public-private partnership to perform certain functions; authorizing the department to accept certain funds, enter into contracts, and establish committees and workgroups for certain purposes; authorizing the department to adopt rules; removing authority of the Department of Management Services to perform certain functions; providing for a type two transfer of the Broadband Initiative Program from the Department of Management Services to the Department of Economic Opportunity; requiring the Department of Management Services to submit to the United States Department of Commerce a request to transfer its federal broadband grant to the Department of Economic Opportunity; requiring the Department of Management Services to notify the Governor and Legislature of the decision of the United States Department of Commerce; requiring the Department of Management Services, if the request is approved, to submit a budget amendment for approval by the Legislative Budget Commission to transfer from the department to the Department of Economic Opportunity the funds necessary to implement this act; providing a contingent effective date.

—a companion measure, was substituted for **CS for SB 1242** and read the second time by title.

On motion by Senator Hays, by two-thirds vote **CS for HB 945** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Detert, by unanimous consent—

CS for CS for SB 1298—A bill to be entitled An act relating to identification cards and driver licenses; amending s. 322.051, F.S., relating to identification cards; revising requirements for documentation verifying veteran status; providing for issuance of a replacement identification card with a designation indicating the holder is a veteran; requiring documentation of veteran status; providing for a fee and disposition of the fee; providing an exception to certain fees; amending s. 322.14, F.S., relating to driver licenses; revising requirements for documentation verifying veteran status; providing for issuance of a replacement driver license with a designation indicating the holder is a veteran; requiring documentation of veteran status; providing for a fee and disposition of the fee; providing an exception to certain fees; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1298**, on motion by Senator Detert, by two-thirds vote **CS for HB 1165** was withdrawn from the Committees on Military Affairs, Space, and Domestic Security; Transportation; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Detert,—

CS for HB 1165—A bill to be entitled An act relating to identification cards and driver licenses; amending s. 322.051, F.S., relating to identification cards; revising requirements for documentation verifying veteran status; providing for issuance of a replacement identification card with a designation indicating the holder is a veteran; requiring documentation of veteran status; providing for a fee and disposition of the fee; providing an exception to certain fees; amending s. 322.14, F.S., relating to driver licenses; revising requirements for documentation verifying veteran status; providing for issuance of a replacement driver license with a designation indicating the holder is a veteran; requiring documentation of veteran status; providing for a fee and disposition of the fee; providing an exception to certain fees; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1298** and read the second time by title.

On motion by Senator Detert, by two-thirds vote **CS for HB 1165** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bullard	Flores
Alexander	Dean	Gaetz
Altman	Detert	Garcia
Benacquisto	Diaz de la Portilla	Gardiner
Bennett	Dockery	Gibson
Bogdanoff	Evers	Hays
Braynon	Fasano	Jones

Joyner	Oelrich	Smith
Latvala	Rich	Sobel
Lynn	Richter	Storms
Margolis	Ring	Thrasher
Montford	Sachs	Wise
Negron	Simmons	
Norman	Siplin	

Nays—None

BILLS ON THIRD READING

CS for CS for SB 1718—A bill to be entitled An act relating to parent empowerment in education; amending s. 1001.10, F.S.; conforming a cross-reference; amending s. 1002.20, F.S.; authorizing parents of students who are assigned to certain underperforming public schools to submit a petition to the school district requesting implementation of a school turnaround option; requiring a school district, upon request, to provide a parent with a performance evaluation for each classroom teacher assigned to his or her child; requiring notification to the parent of each student who is assigned to a classroom teacher who is teaching out-of-field or who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; amending s. 1002.32, F.S.; correcting a cross-reference; amending s. 1002.33, F.S.; requiring charter schools to be in compliance with statutes relating to notifications and assignment of teachers; creating s. 1003.07, F.S., the Parent Empowerment Act; requiring each school district to notify parents of students attending a lowest-performing school that has been unable to improve performance and must implement a school turnaround option; authorizing parents to submit a petition requesting implementation of an available school turnaround option; providing requirements for submission of a petition and its consideration and adoption by the district school board; requiring the State Board of Education to adopt rules for the petition process and specifying requirements therefor; amending s. 1008.33, F.S.; identifying the options for improving a school identified in the lowest-performing category as school turnaround options; authorizing parents to submit a petition to the school district to implement a school turnaround option; amending s. 1012.2315, F.S.; requiring that each district school board adopt rules to implement an assistance plan for out-of-field classroom teachers and requiring their participation in certain programs; requiring that the school district annually notify the parent of each student assigned to an out-of-field classroom teacher or a classroom teacher who has received unsatisfactory performance evaluations; requiring such notification to include information about the availability of virtual instruction; requiring that a school district, upon request, provide a parent with the performance evaluation of each classroom teacher assigned to his or her child; prohibiting the consecutive assignment of students to classroom teachers who receive certain performance evaluations; repealing s. 1012.42, F.S., relating to teachers teaching out-of-field; providing an effective date.

—as amended March 8 was read the third time by title.

SENATOR BENNETT PRESIDING

SENATOR THRASHER PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Flores, **CS for CS for SB 1718** as amended failed to pass. The vote was:

Yeas—20

Mr. President	Evers	Norman
Alexander	Flores	Richter
Altman	Gaetz	Simmons
Benacquisto	Garcia	Storms
Bennett	Gardiner	Thrasher
Bogdanoff	Latvala	Wise
Diaz de la Portilla	Negron	

Nays—20

Braynon	Hays	Rich
Bullard	Jones	Ring
Dean	Joyner	Sachs
Detert	Lynn	Siplin
Dockery	Margolis	Smith
Fasano	Montford	Sobel
Gibson	Oelrich	

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **HB 7131** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

HB 7131—A bill to be entitled An act for the relief of Irving Hoffman and Marjorie Weiss, parents of Rachel Hoffman, deceased, individually and as co-personal representatives of the Estate of Rachel Hoffman, by the City of Tallahassee; providing an appropriation to compensate them for the wrongful death of their daughter, Rachel Hoffman, who was murdered while serving as a confidential informant for the Tallahassee Police Department; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (525769)—Remove lines 5-7 of the amendment and insert: *\$270,000. However, taxable costs, which may not include attorney fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$270,000.*

On motion by Senator Fasano, the Senate concurred in the House amendment to the Senate amendment.

HB 7131 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—33

Mr. President	Evers	Montford
Alexander	Fasano	Negron
Altman	Garcia	Norman
Benacquisto	Gardiner	Rich
Bogdanoff	Gibson	Richter
Braynon	Hays	Ring
Bullard	Jones	Sachs
Dean	Joyner	Simmons
Detert	Latvala	Siplin
Diaz de la Portilla	Lynn	Smith
Dockery	Margolis	Thrasher

Nays—3

Bennett	Gaetz	Wise
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SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for CS for CS for HB 859—A bill to be entitled An act relating to the Florida Tax Credit Scholarship Program; amending s. 1002.395, F.S.; revising student eligibility requirements for participation in the program; increasing the tax credit cap amount applicable to the program; revising provisions relating to the reporting of test scores by private schools participating in the program; providing that a private school may choose to offer and administer statewide assessments at the school; revising Department of Education duties relating to site visits; requiring the department to provide at no cost statewide assessments and related

materials to a school that makes such a request; providing conditions under which statewide assessments may be administered at a private school; requiring a private school to follow statutory requirements, State Board of Education rules, and district testing policies; requiring a school district to coordinate with the department to provide statewide assessments and related materials to a private school upon the department's request; providing school district responsibilities; revising the conditions upon which the Commissioner of Education may base the denial, suspension, or revocation of a private school's participation in the program or the suspension of scholarship fund payment; amending s. 1002.20, F.S.; conforming provisions; providing an effective date.

—which was previously considered this day.

MOTION

On motion by Senator Lynn, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Lynn moved the following amendment which failed:

Amendment 1 (882728) (with title amendment)—Delete line 213 and insert: *school board. However, the state may not impose requirements on the curriculum of a private school regardless of whether the private school chooses to administer the statewide assessments.*

And the title is amended as follows:

Between lines 18 and 19 insert: *prohibiting the state from imposing requirements on the curriculum of a private school regardless of whether the private school chooses to administer the statewide assessments;*

On motion by Senator Benacquisto, by two-thirds vote **CS for CS for CS for HB 859** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Mr. President	Evers	Negron
Alexander	Fasano	Norman
Altman	Flores	Oelrich
Benacquisto	Gaetz	Richter
Bennett	Garcia	Ring
Bogdanoff	Gardiner	Simmons
Bullard	Hays	Siplin
Dean	Jones	Storms
Detert	Latvala	Thrasher
Diaz de la Portilla	Lynn	Wise
Dockery	Montford	

Nays—8

Braynon	Margolis	Smith
Gibson	Rich	Sobel
Joyner	Sachs	

On motion by Senator Latvala, by unanimous consent—

CS for SB 620—A bill to be entitled An act relating to district school boards; amending s. 1001.371, F.S.; requiring that each district school board organize and elect a chair in November of each year which, during an election year, must coincide with the date upon which newly elected members' terms begin pursuant to s. 100.041, F.S.; providing an exception if the chair is elected by a districtwide vote; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 620**, on motion by Senator Latvala, by two-thirds vote **CS for HB 1357** was withdrawn from the Committees on Education Pre-K - 12; Governmental Oversight and Accountability; Budget Subcommittee on Education Pre-K - 12 Appropriations; and Budget.

On motion by Senator Latvala—

CS for HB 1357—A bill to be entitled An act relating to district school boards; amending s. 1001.371, F.S.; requiring that each district school board organize and elect a chair in November and, in an election year, elect a chair in compliance with requirements for a general election year; providing an exception if the chair is elected by a districtwide vote; providing an effective date.

—a companion measure, was substituted for **CS for SB 620** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for HB 1357** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for SB 222—A bill to be entitled An act relating to limited agricultural associations; amending s. 604.14, F.S.; providing for the conversion of limited agricultural associations to corporations not for profit; conforming provisions; amending s. 617.0122, F.S.; specifying a fee for filing a limited agricultural association’s certificate of conversion to a domestic corporation; creating s. 617.1809, F.S.; defining the term “limited agricultural association” for purposes of the act; providing procedures for conversion of a limited agricultural association to a domestic corporation not for profit; requiring the filing of a certificate of conversion and articles of incorporation with the Department of State; providing for the effective date of the conversion; providing that the conversion does not affect any obligation or liability of the association; providing that all rights, property, and obligations of the association are vested in the corporation; specifying that the association is not required to wind up its affairs or pay its liabilities and distribute its assets; providing for the association’s approval before the certificate of conversion is filed; authorizing the association to provide a plan or other record of conversion; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 222**, on motion by Senator Siplin, by two-thirds vote **CS for HB 827** was withdrawn from the Committees on Commerce and Tourism; Agriculture; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Siplin—

CS for HB 827—A bill to be entitled An act relating to limited agricultural associations; amending s. 604.14, F.S.; providing for the conversion of limited agricultural associations to corporations not for profit; conforming provisions; amending s. 617.0122, F.S.; specifying a fee for filing a limited agricultural association’s certificate of conversion to a domestic corporation; creating s. 617.1809, F.S.; defining the term “limited agricultural association” for purposes of the act; providing procedures for conversion of a limited agricultural association to a domestic corporation not for profit; requiring the filing of a certificate of conversion and articles of incorporation with the Department of State; providing for the effective date of the conversion; providing that the conversion does not affect any obligation or liability of the association; providing that all rights, property, and obligations of the association are

vested in the corporation; specifying that the association is not required to wind up its affairs or pay its liabilities and distribute its assets; providing for the association’s approval before the certificate of conversion is filed; authorizing the association to provide a plan or other record of conversion; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 222** and read the second time by title.

On motion by Senator Siplin, by two-thirds vote **CS for HB 827** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

INTRODUCTION OF FORMER SENATOR

Senator Rich introduced Congresswoman Debbie Wasserman-Schultz, former Senator, who was present in the chamber.

On motion by Senator Oelrich, by unanimous consent—

CS for CS for SB 1262—A bill to be entitled An act relating to warranty associations; amending s. 634.011, F.S.; revising the definition of the term “motor vehicle service agreement”; amending s. 634.121, F.S.; providing criteria for a motor vehicle service agreement company to effectuate refunds through the issuing salesperson or agent; requiring the salesperson, agent, or service agreement company to maintain a copy of certain documents; requiring a salesperson or agent to provide a copy of a document to the service agreement company if requested by the Department of Financial Services or the Office of Insurance Regulation; requiring the office to provide to the department findings that a salesperson or agent exhibits a pattern or practice of failing to effectuate refunds or to maintain and remit to the service agreement company the required documentation; amending s. 634.141, F.S.; authorizing rather than requiring the office to examine service agreement companies; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; creating s. 634.2855, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as motor vehicle service agreement companies; providing requirements for the deposit of the money; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.312, F.S.; authorizing a home warranty association to effectuate a refund through the issuing sales representative; amending s. 634.314, F.S.; authorizing rather than requiring the office to examine home warranty associations; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; creating s. 634.3385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as home warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.414, F.S.; authorizing service warranty associations to effectuate refunds through the issuing sales

representative; authorizing a service warranty association to issue refunds by cash, check, store credit, gift card, or other similar means; amending s. 634.416, F.S.; authorizing rather than requiring the office to examine service warranty associations; limiting the examination period to the most recent 5 years; limiting the costs of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; removing provisions relating to the rates charged a to service warranty association for examinations; creating s. 634.4385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as service warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1262**, on motion by Senator Oelrich, by two-thirds vote **CS for CS for HB 1011** was withdrawn from the Committees on Banking and Insurance; and Budget Subcommittee on General Government Appropriations.

On motion by Senator Oelrich—

CS for CS for HB 1011—A bill to be entitled An act relating to warranty associations; amending s. 634.011, F.S.; revising the definition of the term “motor vehicle service agreement”; amending s. 634.121, F.S.; providing criteria for a motor vehicle service agreement company to effectuate refunds through the issuing salesperson or agent; requiring the salesperson, agent, or service agreement company to maintain a copy of certain documents; requiring a salesperson or agent to provide a copy of a document to the service agreement company if requested by the Department of Financial Services or the Office of Insurance Regulation; requiring the office to provide to the department findings that a salesperson or agent exhibits a pattern or practice of failing to effectuate refunds or to maintain and remit to the service agreement company the required documentation; amending s. 634.141, F.S.; authorizing rather than requiring the office to examine service agreement companies; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; creating s. 634.2855, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as motor vehicle service agreement companies; providing requirements for the deposit of the money; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.312, F.S.; authorizing a home warranty association to effectuate a refund through the issuing sales representative; amending s. 634.314, F.S.; authorizing rather than requiring the office to examine home warranty associations; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; creating s. 634.3385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as home warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.414, F.S.; authorizing service warranty associations to effectuate refunds through the issuing sales representative; authorizing a service warranty association to issue refunds by cash, check, store credit, gift card, or other similar means; amending s. 634.416, F.S.; authorizing rather than requiring the office to examine service warranty associations; limiting the examination period to the most recent 5 years; limiting the costs of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; removing provisions relating to the rates charged a to service warranty association for examinations; creating s. 634.4385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as service warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1262** and read the second time by title.

On motion by Senator Oelrich, by two-thirds vote **CS for CS for HB 1011** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

BILLS ON THIRD READING

CS for SB 752—A bill to be entitled An act relating to equitable distribution of marital assets and liabilities; amending s. 61.075, F.S.; redefining the term “marital assets and liabilities” to include the value of the marital portion of the passive appreciation of nonmarital real property; authorizing a court to require security and the payment of a reasonable rate of interest if installment payments are required for the distribution of marital assets and liabilities; requiring the court to provide written findings regarding any installment payments; creating s. 61.0765, F.S.; providing formulas for the calculation of the value of the marital portion of nonmarital real property subject to equitable distribution; requiring the court in the dissolution action to use the formulas unless sufficient evidence is presented showing that the application of the formulas is not equitable; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 752**, on motion by Senator Flores, by two-thirds vote **CS for CS for HB 565** was withdrawn from the Committees on Judiciary; Banking and Insurance; and Budget.

On motion by Senator Flores, the rules were waived and by two-thirds vote—

CS for CS for HB 565—A bill to be entitled An act relating to family law; amending s. 61.075, F.S.; redefining the term “marital assets and liabilities” to include the value of the marital portion of the passive appreciation of nonmarital real property; authorizing a court to require security and the payment of a reasonable rate of interest if installment payments are required for the distribution of marital assets and liabilities; requiring the court to provide written findings regarding any installment payments; creating s. 61.0765, F.S.; providing formulas for the calculation of the value of the marital portion of nonmarital real property subject to equitable distribution; requiring the court in the dissolution action to use the formulas unless sufficient evidence is presented showing that the application of the formulas is not equitable; amending s. 61.08, F.S.; revising requirements relating to the awarding of durational alimony; requiring a court to make certain written findings concerning awards of durational alimony; changing the term “permanent alimony” to “long-term alimony”; requiring written findings regarding the incomes of the parties after dissolution of marriage; crating a rebuttable presumption concerning the standard of living after dissolution of marriage; revising provisions relating to security of alimony awards; providing for calculation of duration of marriages of parties married to each other more than once; requiring written findings for certain awards of durational alimony; amending s. 61.14, F.S.; revising provisions relating to the effect of a supportive relationship on an award of alimony; authorizing a court to award an obligor attorney fees and costs under certain circumstances; providing that the fact that an obligor has

reached a reasonable retirement age for his or her profession, has retired, and has no intent to return to work is a substantial change in circumstances as a matter of law; requiring a court to impute income to the obligee based on the analysis and factors set forth in specified provisions; amending s. 61.18, F.S.; conforming provisions to changes made by act; amending s. 61.19, F.S.; prohibiting the separate adjudication of issues in a dissolution of marriage case within 180 days after filing unless a court finds that there are exceptional circumstances; authorizing the separate adjudication of issues in a dissolution of marriage case if the case is more than 180 days past filing; requiring the separate adjudication of issues of a dissolution of marriage case, absent a showing of irreparable harm, if the case is more than 365 days past filing; providing an effective date.

—a companion measure, was substituted for **CS for SB 752** and read the second time by title.

On motion by Senator Flores, further consideration of **CS for CS for HB 565** was deferred.

CONFERENCE COMMITTEE REPORT ON SB 1958

SENATOR BENNETT PRESIDING

SENATOR THRASHER PRESIDING

The Honorable Mike Haridopolos President of the Senate March 8, 2012

The Honorable Dean Cannon Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1958, same being:

An act relating to Department of Health.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ *JD Alexander*
Chair
s/ *Thad Altman*
s/ *Michael S. "Mike" Bennett*
At Large
s/ *Larcenia J. Bullard*
s/ *Nancy C. Detert*
Paula Dockery
Mike Fasano
s/ *Don Gaetz*, At Large
Andy Gardiner, At Large
s/ *Alan Hays*
s/ *Arthenia L. Joyner*, At Large
Evelyn J. Lynn
s/ *Bill Montford*
s/ *Steve Oelrich*
s/ *Garrett Richter*
Maria Lorts Sachs
s/ *Gary Siplin*
Eleanor Sobel
John Thrasher, At Large

s/ *Joe Negron*
Vice Chair
s/ *Lizbeth Benacquisto*
s/ *Ellyn Setnor Bogdanoff*
s/ *Oscar Braynon II*
s/ *Charles S. "Charlie" Dean, Sr.*
s/ *Miguel Diaz de la Portilla*
s/ *Greg Evers*
s/ *Anitere Flores*
s/ *Rene Garcia*
s/ *Audrey Gibson*
s/ *Dennis L. Jones, D.C.*
s/ *Jack Latvala*
s/ *Gwen Margolis*
s/ *Jim Norman*
Nan H. Rich, At Large
s/ *Jeremy Ring*, At Large
s/ *David Simmons*
s/ *Christopher L. "Chris" Smith*
s/ *Ronda Storms*
s/ *Stephen R. Wise*

Managers on the part of the Senate

s/ *Denise Grimsley*
Chair
s/ *Gary Aubuchon*, At Large

s/ *Richard "Rich" Glorioso*
Lead Manager
Charles S. "Chuck" Chestnut IV

Chris Dorworth, At Large
s/ *Eric Eisnaugle*
s/ *Matt Gaetz*
s/ *Gayle B. Harrell*
Dorothy L. Hukill, At Large
John Legg, At Large
s/ *Charles McBurney*
s/ *Larry Metz*
s/ *Ray Pilon*
s/ *Franklin Sands*, At Large
s/ *Robert C. "Rob" Schenck*
At Large
James W. "Jim" Waldman
At Large
s/ *James C. "Jim" Frishe*, At Large
s/ *James W. "J.W." Grant*
s/ *Doug Holder*, At Large
Mia L. Jones, At Large
s/ *Carlos Lopez-Cantera*, At Large
s/ *Seth McKeel*, At Large
s/ *W. Keith Perry*
Darryl Ervin Rouson
Ron Saunders, At Large
s/ *William D. Snyder*, At Large
Darren Soto
s/ *Will W. Weatherford*, At Large

Managers on the part of the House

The Conference Committee Amendment for 1958, Department of Health, provides for the following:

- Amends s. 945.602(1), Florida Statutes, by assigning, for administrative purposes, the Correctional Medical Authority (CMA) to the Executive Office of the Governor rather than the Department of Health.
- Transfers all powers, duties, and functions of the CMA and its 7 member governing board to the Executive Office of the Governor.

Conference Committee Amendment (744154)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (1) and (3) of section 945.602, Florida Statutes, are amended to read:

945.602 State of Florida Correctional Medical Authority; creation; members.—

(1) There is created the State of Florida Correctional Medical Authority, which for administrative purposes shall be assigned to the ~~Executive Office of the Governor~~ Department of Health. The governing board of the authority shall be composed of ~~seven~~ nine persons appointed by the Governor subject to confirmation by the Senate. One member must be a member of the Florida Hospital Association; ~~one member must be a member of the Florida League of Hospitals; one member must be a member of the Association of Community Hospitals and Health Systems of Florida;~~ and one member must be a member of the Florida Medical Association. The authority shall contract with the ~~Executive Office of the Governor~~ Department of Health for the provision of administrative support services, including purchasing, personnel, general services, and budgetary matters. The authority ~~is~~ shall not be subject to control, supervision, or direction by the ~~Executive Office of the Governor~~ Department of Health or the Department of Corrections. The authority shall annually elect one member to serve as chair. Members shall be appointed for terms of 4 years each. Each member ~~may be authorized to~~ continue to serve upon the expiration of his or her term until a successor is duly appointed as provided in this section. Before entering upon his or her duties, each member of the authority shall take and subscribe to the oath or affirmation required by the State Constitution.

(3) ~~Effective for new appointments after July 1, 1996,~~ At least one member of the authority must be a physician licensed under chapter 458, and one member of the authority may be a physician licensed under chapter 458 or chapter 459. At least two other members of the authority must have had at least 5 years' experience in health care administration.

Section 2. *All powers, duties, functions, records, offices, personnel, associated administrative support positions, property, pending issues, existing contracts, administrative authority, and administrative rules relating to the State of Florida Correctional Medical Authority in the Department of Health are transferred to the Executive Office of the Governor.*

Section 3. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Department of Health; amending s. 945.602, F.S.; assigning, for administrative purposes, the Correctional Medical Authority to the Executive Office of the Governor, rather than

(3) In utilizing a registry:

(a) The chief judge of the circuit shall compile a list of attorneys in private practice, by county and by category of cases, and provide the list to the clerk of court in each county. *The chief judge of the circuit may restrict the number of attorneys on the general registry list. From October 1, 2005, through September 30, 2007, the list of attorneys compiled by the Eleventh Judicial Circuit shall provide the race, gender, and national origin of assigned attorneys.* To be included on a registry, attorneys shall certify:

1. That they meet any minimum requirements *established by the chief judge and by established in* general law for court appointment;
2. That they are available to represent indigent defendants in cases requiring court appointment of private counsel; ~~and~~
3. That they are willing to abide by the terms of the contract for services; and
4. Whether they are willing to accept as full payment the flat fees prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12), except for cases brought under the Racketeer Influenced and Corrupt Organizations Act and capital cases as defined in s. 27.5304(5)(a)4.

To be included on a registry, an attorney also must enter into a contract for services with the Justice Administrative Commission. Failure to comply with the terms of the contract for services may result in termination of the contract and removal from the registry. Each attorney on the registry shall be responsible for notifying the clerk of the court and the Justice Administrative Commission of any change in his or her status. Failure to comply with this requirement shall be cause for termination of the contract for services and removal from the registry until the requirement is fulfilled. *In addition to general registries, the chief judge may establish limited registries that include only those attorneys willing to waive compensation in excess of the flat fee prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12).*

(b) The court shall appoint attorneys in rotating order in the order in which names appear on the applicable registry, unless the court makes a finding of good cause on the record for appointing an attorney out of order. *If a chief judge establishes a limited registry of attorneys willing to waive compensation in excess of the flat fee, the court shall appoint attorneys from that limited registry unless there are no attorneys available to accept the appointment on the limited registry.* The clerk of court shall maintain the registry and provide to the court the name of the attorney for appointment. An attorney not appointed in the order in which his or her name appears on the list shall remain next in order.

(c) If the number of attorneys on the registry in a county or circuit for a particular category of cases is inadequate, the chief judge of the particular circuit shall provide to the clerk of court the names of at least three private attorneys who have relevant experience. The clerk of court shall send an application to each of these attorneys to register for appointment.

(d) Quarterly, each chief judge shall provide a current copy of each registry to the Chief Justice of the Supreme Court, the state attorney and public defender in each judicial circuit, the office of criminal conflict and civil regional counsel, the clerk of court in each county, and the Justice Administrative Commission. ~~From October 1, 2005, through September 30, 2007, Circuits utilizing a limited registry list as allowed by paragraph (a) the report submitted by the Eleventh Judicial Circuit shall include the race, gender, and national origin of all attorneys listed in and appointed under the limited registry.~~

(4) To be eligible for court appointment, an attorney must be a member in good standing of The Florida Bar in addition to any other qualifications specified by general law and any requirements set by the chief judge of the circuit.

Section 2. Subsection (3) of section 27.511, Florida Statutes, is amended to read:

27.511 Offices of criminal conflict and civil regional counsel; legislative intent; qualifications; appointment; duties.—

(3)(a) Each regional counsel must be, and must have been for the preceding 5 years, a member in good standing of The Florida Bar ~~or a~~

~~similar organization in another state.~~ Each regional counsel shall be appointed by the Governor and is subject to confirmation by the Senate. The Supreme Court Judicial Nominating Commission, *in addition to the current regional counsel,* shall recommend to the Governor *not fewer than two or more than five additional* ~~three~~ qualified candidates for appointment to each of the five regional counsel positions. The Governor shall appoint the regional counsel for the five regions from among the recommendations, or, if it is in the best interest of the fair administration of justice, the Governor may reject the nominations and request that the Supreme Court Judicial Nominating Commission submit three new nominees. The regional counsel shall be appointed to a term of 4 years, the ~~first~~ term beginning on *October 1, 2015* ~~July 1, 2007~~. Vacancies shall be filled in the ~~same manner provided in paragraph (b) as appointments.~~

(b) *If for any reason a regional counsel is unable to complete a full term in office, the Governor may immediately appoint an interim regional counsel who meets the qualifications to be a regional counsel to serve as regional counsel for that district until a new regional counsel is appointed in the manner provided in paragraph (a). The Florida Supreme Court Judicial Nominating Commission shall provide the Governor with a list of nominees for appointment within 6 months after the date of the vacancy. A temporary vacancy in office does not affect the validity of any matters or activities of the office of regional counsel.*

Section 3. Paragraph (a) of subsection (2) of section 27.52, Florida Statutes, is amended to read:

27.52 Determination of indigent status.—

(2) DETERMINATION BY THE CLERK.—The clerk of the court shall determine whether an applicant seeking appointment of a public defender is indigent based upon the information provided in the application and the criteria prescribed in this subsection.

~~(a)~~ An applicant, including an applicant who is a minor or an adult tax-dependent person, is indigent if the applicant's income is equal to or below 200 percent of the then-current federal poverty guidelines prescribed for the size of the household of the applicant by the United States Department of Health and Human Services or if the person is receiving Temporary Assistance for Needy Families-Cash Assistance, poverty-related veterans' benefits, or Supplemental Security Income (SSI).

~~1.2.a.~~ There is a presumption that the applicant is not indigent if the applicant owns, or has equity in, any intangible or tangible personal property or real property or the expectancy of an interest in any such property having a net equity value of \$2,500 or more, excluding the value of the person's homestead and one vehicle having a net value not exceeding \$5,000.

~~2.b.~~ Notwithstanding the information that the applicant provides, the clerk ~~may shall~~ conduct a review of the property records for the county in which the applicant resides and the motor vehicle title records of the state to identify any property interests of the applicant under this ~~paragraph subparagraph~~. The clerk ~~may shall~~ evaluate and consider the results of the review in making a determination under this subsection. *If the review is conducted, the clerk shall maintain the results of the review in a file with the application and provide the file to the court if the applicant seeks review under subsection (4) of the clerk's determination of indigent status.*

Section 4. Section 27.5304, Florida Statutes, is amended to read:

27.5304 Private court-appointed counsel; compensation; notice.—

(1) Private court-appointed counsel shall be compensated by the Justice Administrative Commission as provided in this section and the General Appropriations Act. The flat fees prescribed in this section are limitations on compensation. The specific flat fee amounts for compensation shall be established annually in the General Appropriations Act. The attorney also shall be reimbursed for reasonable and necessary expenses in accordance with s. 29.007. If the attorney is representing a defendant charged with more than one offense in the same case, the attorney shall be compensated at the rate provided for the most serious offense for which he or she represented the defendant. This section does not allow stacking of the fee limits established by this section.

(2) The Justice Administrative Commission shall review an intended billing by private court-appointed counsel for ~~attorney attorney's~~ fees

based on a flat fee per case for completeness and compliance with contractual and statutory requirements. The commission may approve the intended bill for a flat fee per case for payment without approval by the court if the intended billing is correct. An intended billing that seeks compensation for any amount exceeding the flat fee established for a particular type of representation, as prescribed in the General Appropriations Act, shall comply with subsections (11) and (12).

(3) The court retains primary authority and responsibility for determining the reasonableness of all billings for ~~attorney~~ attorney's fees, costs, and related expenses, subject to statutory limitations. Private court-appointed counsel is entitled to compensation upon final disposition of a case.

(4)(a) The attorney shall submit a bill for ~~attorney~~ attorney's fees, costs, and related expenses within 90 days after the disposition of the case at the lower court level, notwithstanding any appeals. The Justice Administrative Commission shall provide by contract with the attorney for imposition of a penalty of:

1. Fifteen percent of the allowable ~~attorney~~ attorney's fees, costs, and related expenses for a bill that is submitted more than 90 days after the disposition of the case at the lower court level, notwithstanding any appeals;

2. For cases for which disposition occurs on or after July 1, 2010, 50 percent of the allowable ~~attorney~~ attorney's fees, costs, and related expenses for a bill that is submitted more than 1 year after the disposition of the case at the lower court level, notwithstanding any appeals; or

3. For cases for which disposition occurs on or after July 1, 2010, 75 percent of the allowable ~~attorney~~ attorney's fees, costs, and related expenses for a bill that is submitted more than 2 years after the disposition of the case at the lower court level, notwithstanding any appeals.

(b) For purposes of this subsection, the term "disposition" means:

1. At the trial court level, that the court has entered a final appealable judgment, unless rendition of judgment is stayed by the filing of a timely motion for rehearing. The filing of a notice of appeal does not stay the time for submission of an intended billing; and

2. At the appellate court level, that the court has issued its mandate.

(5) The compensation for representation in a criminal proceeding shall not exceed the following:

(a)1. For misdemeanors and juveniles represented at the trial level: \$1,000.

2. For noncapital, nonlife felonies represented at the trial level: \$2,500.

3. For life felonies represented at the trial level: \$3,000.

4. For capital cases represented at the trial level: \$15,000. For purposes of this subparagraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.

5. For representation on appeal: \$2,000.

(b) If a death sentence is imposed and affirmed on appeal to the Supreme Court, the appointed attorney shall be allowed compensation, not to exceed \$1,000, for ~~attorney~~ attorney's fees and costs incurred in representing the defendant as to an application for executive clemency, with compensation to be paid out of general revenue from funds budgeted to the Department of Corrections.

(6) For compensation for representation pursuant to a court appointment in a proceeding under chapter 39:

(a) At the trial level, compensation for representation for dependency proceedings shall not exceed \$1,000 for the first year following the date of appointment and shall not exceed \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an

adjudication of dependency, shall be completed by the trial attorney and is considered compensated by the flat fee for dependency proceedings.

1. Counsel may bill the flat fee not exceeding \$1,000 following disposition or upon dismissal of the petition.

2. Counsel may bill the annual flat fee not exceeding \$200 following the first judicial review in the second year following the date of appointment and each year thereafter as long as the case remains under protective supervision.

3. If the court grants a motion to reactivate protective supervision, the attorney shall receive the annual flat fee not exceeding \$200 following the first judicial review and up to an additional \$200 each year thereafter.

4. If, during the course of dependency proceedings, a proceeding to terminate parental rights is initiated, compensation shall be as set forth in paragraph (b). If counsel handling the dependency proceeding is not authorized to handle proceedings to terminate parental rights, the counsel must withdraw and new counsel must be appointed.

(b) At the trial level, compensation for representation in termination of parental rights proceedings shall not exceed \$1,000 for the first year following the date of appointment and shall not exceed \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an order granting or denying termination of parental rights, shall be completed by trial counsel and is considered compensated by the flat fee for termination of parental rights proceedings. If the individual has dependency proceedings ongoing as to other children, those proceedings are considered part of the termination of parental rights proceedings as long as that termination of parental rights proceeding is ongoing.

1. Counsel may bill the flat fee not exceeding \$1,000 30 days after rendition of the final order. Each request for payment submitted to the Justice Administrative Commission must include the trial counsel's certification that:

a. Counsel discussed grounds for appeal with the parent or that counsel attempted and was unable to contact the parent; and

b. No appeal will be filed or that a notice of appeal and a motion for appointment of appellate counsel, containing the signature of the parent, have been filed.

2. Counsel may bill the annual flat fee not exceeding \$200 following the first judicial review in the second year after the date of appointment and each year thereafter as long as the termination of parental rights proceedings are still ongoing.

(c) For appeals from an adjudication of dependency, compensation may not exceed \$1,000.

1. Counsel may bill a flat fee not exceeding \$750 upon filing the initial brief or the granting of a motion to withdraw.

2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$250 upon rendition of the mandate.

(d) For an appeal from an adjudication of termination of parental rights, compensation may not exceed \$2,000.

1. Counsel may bill a flat fee not exceeding \$1,000 upon filing the initial brief or the granting of a motion to withdraw.

2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$1,000 upon rendition of the mandate.

(7) Counsel entitled to receive compensation from the state for representation pursuant to court appointment in a proceeding under chapter 384, chapter 390, chapter 392, chapter 393, chapter 394, chapter 397, chapter 415, chapter 743, chapter 744, or chapter 984 shall receive compensation not to exceed the limits prescribed in the General Appropriations Act.

(8) A private attorney appointed in lieu of the public defender or the criminal conflict and civil regional counsel to represent an indigent defendant may not reassign or subcontract the case to another attorney or allow another attorney to appear at a critical stage of a case who is not on the registry developed under s. 27.40.

(9) Private court-appointed counsel representing an individual in an appeal to a district court of appeal or the Supreme Court may submit a request for payment to the Justice Administrative Commission at the following intervals:

(a) Upon the filing of an appellate brief, including, but not limited to, a reply brief.

(b) When the opinion of the appellate court is finalized.

(10) Private court-appointed counsel may not bill for preparation of invoices.

(11) It is the intent of the Legislature that the flat fees prescribed under this section and the General Appropriations Act comprise the full and complete compensation for private court-appointed counsel. It is further the intent of the Legislature that the fees in this section are prescribed for the purpose of providing counsel with notice of the limit on the amount of compensation for representation in particular proceedings.

(a) If court-appointed counsel moves to withdraw prior to the full performance of his or her duties through the completion of the case, the court shall presume that the attorney is not entitled to the payment of the full flat fee established under this section and the General Appropriations Act.

(b) If court-appointed counsel is allowed to withdraw from representation prior to the full performance of his or her duties through the completion of the case and the court appoints a subsequent attorney, the total compensation for the initial and any and all subsequent attorneys may not exceed the flat fee established under this section and the General Appropriations Act, except as provided in subsection (12).

This subsection constitutes notice to any subsequently appointed attorney that he or she will not be compensated the full flat fee.

(12) The Legislature recognizes that on rare occasions an attorney may receive a case that requires extraordinary and unusual effort.

(a) If counsel seeks compensation that exceeds the limits prescribed by law ~~under this section and the General Appropriations Act~~, he or she must file a motion with the chief judge for an order approving payment of attorney ~~attorney's~~ fees in excess of these limits.

1. ~~Before~~ ~~Prior to~~ filing the motion, the counsel shall deliver a copy of the intended billing, together with supporting affidavits and all other necessary documentation, to the Justice Administrative Commission.

2. The Justice Administrative Commission shall review the billings, affidavit, and documentation for completeness and compliance with contractual and statutory requirements. If the Justice Administrative Commission objects to any portion of the proposed billing, the objection and supporting reasons ~~must therefor shall~~ be communicated in writing to the private court-appointed counsel. The counsel may thereafter file his or her motion, which must specify whether the commission objects to any portion of the billing or the sufficiency of documentation, and shall attach the commission's letter stating its objection.

(b) Following receipt of the motion to exceed the fee limits, the chief judge or a single designee shall hold an evidentiary hearing. *The chief judge may select only one judge per circuit to hear and determine motions pursuant to this subsection, except multicounty circuits and the eleventh circuit may have up to two designees.*

1. At the hearing, the attorney seeking compensation must prove by competent and substantial evidence that the case required extraordinary and unusual efforts. The chief judge or single designee shall consider criteria such as the number of witnesses, the complexity of the factual and legal issues, and the length of trial. The fact that a trial was conducted in a case does not, by itself, constitute competent substantial evidence of an extraordinary and unusual effort. In a criminal case, relief under this section may not be granted if the number of work hours does

not exceed 75 or the number of the state's witnesses deposed does not exceed 20.

2. The chief judge or single designee shall enter a written order detailing his or her findings and identifying the extraordinary nature of the time and efforts of the attorney in the case which warrant exceeding the flat fee established by this section and the General Appropriations Act.

(c) A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 5 business days ~~before~~ ~~prior to~~ the date of a hearing. The Justice Administrative Commission ~~has shall have~~ standing to appear before the court, including at the hearing under paragraph (b), to contest any motion for an order approving payment of attorney ~~attorney's~~ fees, costs, or related expenses and may participate in a hearing on the motion by use of telephonic or other communication equipment ~~unless ordered otherwise~~. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion for an order approving payment of attorney ~~attorney's~~ fees, costs, or related expenses. The fact that the Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the documentation is not binding on the court.

(d) If the chief judge or a single designee finds that counsel has proved by competent and substantial evidence that the case required extraordinary and unusual efforts, the chief judge or single designee shall order the compensation to be paid to the attorney at a percentage above the flat fee rate, depending on the extent of the unusual and extraordinary effort required. The percentage ~~must shall~~ be only the rate necessary to ensure that the fees paid are not confiscatory under common law. The percentage may not exceed 200 percent of the established flat fee, absent a specific finding that 200 percent of the flat fee in the case would be confiscatory. If the chief judge or single designee determines that 200 percent of the flat fee would be confiscatory, he or she shall order the amount of compensation using an hourly rate not to exceed \$75 per hour for a noncapital case and \$100 per hour for a capital case. However, the compensation calculated by using the hourly rate shall be only that amount necessary to ensure that the total fees paid are not confiscatory.

(e) Any order granting relief under this subsection must be attached to the final request for a payment submitted to the Justice Administrative Commission.

(f) *For criminal cases only, if the court orders payment in excess of the flat fee established by law, fees shall be paid as follows:*

1. *The flat fee shall be paid from funds appropriated to the Justice Administrative Commission in the General Appropriations Act.*

2. *The amount ordered by the court in excess of the flat fee shall be paid by the Justice Administrative Commission in a special category designated for that purpose in the General Appropriations Act.*

3. *If, during the fiscal year, all funds designated for payment of the amount ordered by the court in excess of the flat fee are spent, the amount of payments in excess of the flat fee shall be made from the due process funds, or other funds as necessary, appropriated to the state courts system in the General Appropriations Act. Funds from the state courts system must be used in a manner approved by the Chief Justice and administered by the Trial Court Budget Commission.*

(g) *The Justice Administrative Commission shall provide to the Office of the State Courts Administrator monthly data by statewide uniform case number, attorney, and defendant name concerning:*

1. *Private court-appointed cases opened;*
2. *Cases paid and the amount of payment, including any amount in excess of the flat fee; and*
3. *Cases for which compensation was waived.*

(h)(~~f~~) *The Justice Administrative Commission shall provide monthly to the Office of the State Courts Administrator data concerning the number of cases approved for compensation in excess of the flat fee ~~limitation~~ and the amount of these awards by circuit and by judge. The Justice Administrative Commission ~~Office of the State Courts Administrator~~ shall report the data quarterly in an electronic format to the chairs*

of the legislative appropriations committees and the Office of the State Courts Administrator. ~~President of the Senate, the Speaker of the House of Representatives, the Chief Justice of the Supreme Court, and the chief judge of each circuit.~~

Section 5. Paragraph (b) of subsection (2) of section 39.8296, Florida Statutes, is amended to read:

39.8296 Statewide Guardian Ad Litem Office; legislative findings and intent; creation; appointment of executive director; duties of office.—

(2) STATEWIDE GUARDIAN AD LITEM OFFICE.—There is created a Statewide Guardian Ad Litem Office within the Justice Administrative Commission. The Justice Administrative Commission shall provide administrative support and service to the office to the extent requested by the executive director within the available resources of the commission. The Statewide Guardian Ad Litem Office shall not be subject to control, supervision, or direction by the Justice Administrative Commission in the performance of its duties, but the employees of the office shall be governed by the classification plan and salary and benefits plan approved by the Justice Administrative Commission.

(b) The Statewide Guardian Ad Litem Office shall, within available resources, have oversight responsibilities for and provide technical assistance to all guardian ad litem and attorney ad litem programs located within the judicial circuits.

1. The office shall identify the resources required to implement methods of collecting, reporting, and tracking reliable and consistent case data.

2. The office shall review the current guardian ad litem programs in Florida and other states.

3. The office, in consultation with local guardian ad litem offices, shall develop statewide performance measures and standards.

4. The office shall develop a guardian ad litem training program. The office shall establish a curriculum committee to develop the training program specified in this subparagraph. The curriculum committee shall include, but not be limited to, dependency judges, directors of circuit guardian ad litem programs, active certified guardians ad litem, a mental health professional who specializes in the treatment of children, a member of a child advocacy group, a representative of the Florida Coalition Against Domestic Violence, and a social worker experienced in working with victims and perpetrators of child abuse.

5. The office shall review the various methods of funding guardian ad litem programs, shall maximize the use of those funding sources to the extent possible, and shall review the kinds of services being provided by circuit guardian ad litem programs.

6. The office shall determine the feasibility or desirability of new concepts of organization, administration, financing, or service delivery designed to preserve the civil and constitutional rights and fulfill other needs of dependent children.

7. *In an effort to promote normalcy and establish trust between a court-appointed volunteer guardian ad litem and a child alleged to be abused, abandoned, or neglected under this chapter, a guardian ad litem may transport a child. However, a guardian ad litem volunteer may not be required or directed by the program or a court to transport a child.*

8.7. ~~No later than October 1, 2004,~~ The office shall submit to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Chief Justice of the Supreme Court an interim report describing the progress of the office in meeting the goals as described in this section. ~~No later than October 1, 2004,~~ The office shall submit to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Chief Justice of the Supreme Court a proposed plan including alternatives for meeting the state's guardian ad litem and attorney ad litem needs. This plan may include recommendations for less than the entire state, may include a phase-in system, and shall include estimates of the cost of each of the alternatives. Each year ~~thereafter,~~ the office shall provide a status report and provide further recommendations to address the need for guardian ad litem services and related issues.

Section 6. Section 39.8297, Florida Statutes, is created to read:

39.8297 County funding for guardian ad litem employees.—

(1) A county and the executive director of the Statewide Guardian Ad Litem Office may enter into an agreement by which the county agrees to provide funds to the local guardian ad litem office in order to employ persons who will assist in the operation of the guardian ad litem program in the county.

(2) The agreement, at a minimum, must provide that:

(a) Funding for the persons who are employed will be provided on at least a fiscal-year basis.

(b) The persons who are employed will be hired, supervised, managed, and terminated by the executive director of the Statewide Guardian Ad Litem Office. The statewide office is responsible for compliance with all requirements of federal and state employment laws, and shall fully indemnify the county from any liability under such laws, as authorized by s. 768.28(19), to the extent such liability is the result of the acts or omissions of the Statewide Guardian Ad Litem Office or its agents or employees.

(c) The county is the employer for purposes of s. 440.10 and chapter 443.

(d) Employees funded by the county under this section and other county employees may be aggregated for purposes of a flexible benefits plan pursuant to s. 125 of the Internal Revenue Code of 1986.

(e) Persons employed under this section may be terminated after a substantial breach of the agreement or because funding to the program has expired.

(3) Persons employed under this section may not be counted in a formula or similar process used by the Statewide Guardian Ad Litem Office to measure personnel needs of a judicial circuit's guardian ad litem program.

(4) Agreements created pursuant to this section do not obligate the state to allocate funds to a county to employ persons in the guardian ad litem program.

Section 7. Paragraph (b) of subsection (13) of section 318.18, Florida Statutes, is amended to read:

318.18 Amount of penalties.—The penalties required for a non-criminal disposition pursuant to s. 318.14 or a criminal offense listed in s. 318.17 are as follows:

(13)

(b) A county may impose a surcharge under subparagraph (a)1., subparagraph (a)2., or subparagraph (a)3., but may not impose more than one surcharge under this subsection. A county may elect to impose a different authorized surcharge but may not impose more than one surcharge at a time. The clerk of court shall report, no later than 30 days after the end of the quarter, the amount of funds collected under this subsection during each quarter of the fiscal year. The clerk shall submit the report, in an electronic format developed by the Florida Clerks of Court Operations Corporation ~~Office of State Courts Administrator,~~ to the chief judge of the circuit and to, the Florida Clerks of Court Operations Corporation. The corporation shall submit the report in an electronic format to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the board of county commissioners.

Section 8. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the state judicial system; amending s. 27.40, F.S.; authorizing the chief judge of the circuit to limit the number of attorneys on the circuit registry list; providing criteria in order to qualify for inclusion on a registry; authorizing the chief judge to establish a limited registry that includes only those attorneys willing to waive compensation in excess of a flat fee; requiring the court to appoint attorneys from the flat-fee limited registry unless there are no attorneys available to accept the appointment on the limited registry; amending s. 27.511, F.S.; revising the procedures by which a regional conflict counsel is appointed by the Governor; providing that, if a regional counsel is

unable to complete a full term in office, the Governor may immediately appoint an interim regional counsel to serve as regional counsel for that district until a new regional counsel is appointed; requiring the Florida Supreme Court Judicial Nominating Commission to provide the Governor with a list of nominees for appointment within 6 months after the date of a vacancy; amending s. 27.52, F.S.; authorizing the clerk to conduct a review of the county's property records to confirm that an applicant seeking appointment of a public defender is indigent; amending s. 27.5304, F.S.; revising procedures for court-appointed counsel who apply for compensation for casework when the attorney fees exceed the limits of compensation prescribed by law; providing procedures to be applied in criminal cases if the court orders payment in excess of the flat fee established by law; providing procedures for payment of fees when payments due exceed the available funding designated by the court; amending s. 39.8296, F.S.; authorizing court-appointed volunteers to transport children who are abused, abandoned, or neglected; prohibiting a guardian ad litem program or the court from requiring that volunteers transport children; creating s. 39.8297, F.S.; authorizing a county and the Statewide Guardian Ad Litem Office to enter into an agreement whereby the county provides funding to the office in order to employ additional guardian ad litem personnel to serve in the county; requiring an agreement between the county and the Statewide Guardian Ad Litem Office; specifying the duties and responsibilities of the county and the participating guardian ad litem office; requiring the statewide office to indemnify the county from liability resulting from the acts or omissions of the guardian ad litem office; prohibiting the Statewide Guardian Ad Litem Office from using county-paid positions in a formula to measure the county's need for additional guardian ad litem personnel; providing that an agreement between the county and the office does not obligate the state to provide additional funds to the county; amending s. 318.18, F.S.; requiring the clerk of court and the Florida Clerks of Court Operations Corporation to submit reports on local traffic assessments in an electronic format; providing an effective date.

On motion by Senator Bogdanoff, **SB 1960** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CONFERENCE COMMITTEE REPORT ON SB 1964

The Honorable Mike Haridopolos March 8, 2012
President of the Senate

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1964, same being:

An act relating to court-related assessments.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

- | | |
|---|--|
| <i>s/ JD Alexander</i>
Chair | <i>s/ Joe Negron</i>
Vice Chair |
| <i>s/ Thad Altman</i> | <i>s/ Lizbeth Benacquisto</i> |
| <i>s/ Michael S. "Mike" Bennett</i>
At Large | <i>s/ Ellyn Setnor Bogdanoff</i> |
| <i>s/ Larzenia J. Bullard</i> | <i>s/ Oscar Braynon II</i> |
| <i>s/ Nancy C. Detert</i> | <i>s/ Charles S. "Charlie" Dean, Sr.</i> |
| Paula Dockery | <i>s/ Miguel Diaz de la Portilla</i> |
| Mike Fasano | <i>s/ Greg Evers</i> |
| <i>s/ Don Gaetz, At Large</i> | <i>s/ Anitere Flores</i> |
| Andy Gardiner, At Large | <i>s/ Rene Garcia</i> |
| <i>s/ Alan Hays</i> | <i>s/ Audrey Gibson</i> |
| <i>s/ Arthenia L. Joyner, At Large</i> | <i>s/ Dennis L. Jones, D.C.</i> |
| Evelyn J. Lynn | <i>s/ Jack Latvala</i> |
| <i>s/ Bill Montford</i> | <i>s/ Gwen Margolis</i> |
| <i>s/ Steve Oelrich</i> | <i>s/ Jim Norman</i> |
| <i>s/ Garrett Richter</i> | Nan H. Rich, At Large |
| Maria Lorts Sachs | <i>s/ Jeremy Ring</i> |
| <i>s/ Gary Siplin</i> | <i>s/ David Simmons</i> |
| Eleanor Sobel | <i>s/ Christopher L. "Chris" Smith</i> |
| John Thrasher | <i>s/ Ronda Storms</i> |
| | <i>s/ Stephen R. Wise</i> |

Managers on the part of the Senate

- | | |
|--|---|
| <i>s/ Denise Grimsley</i>
Chair | <i>s/ Richard "Rich" Glorioso</i>
Lead Manager |
| <i>s/ Gary Aubuchon, At Large</i> | Charles S. "Chuck" Chestnut IV |
| Chris Dorworth, At Large | At Large |
| <i>s/ Eric Eisnaugle</i> | <i>s/ James C. "Jim" Frishe, At Large</i> |
| <i>s/ James W. "J.W." Grant</i> | <i>s/ Gayle B. Harrell</i> |
| <i>s/ Doug Holder, At Large</i> | Dorothy L. Hukill, At Large |
| Mia L. Jones, At Large | John Legg, At Large |
| <i>s/ Carlos Lopez-Cantera, At Large</i> | <i>s/ Charles McBurney</i> |
| <i>s/ Seth McKeel, At Large</i> | <i>s/ Larry Metz</i> |
| <i>s/ W. Keith Perry</i> | <i>s/ Ray Pilon</i> |
| Darryl Ervin Rouson | Franklin Sands, At Large |
| Ron Saunders, At Large | <i>s/ Robert C. "Rob" Schenck</i> |
| <i>s/ William D. Snyder, At Large</i> | At Large |
| Darren Soto | James W. "Jim" Waldman |
| <i>s/ Will W. Weatherford, At Large</i> | |

Managers on the part of the House

The Conference Committee Amendment for SB 1964, Court-Related Assessments, provides for the following:

- Provides that a monetary assessment mandated by law shall be imposed and included in the judgment without regard to whether the assessment is announced in open court.
- Requires the clerks of court to develop a uniform form for the identification and imposition of all assessments mandated by statutes.
- Refines the definition of assessment data elements collected by the clerks of court.

Conference Committee Amendment (763580)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 28.2457, Florida Statutes, is created to read:

28.2457 *Mandatory monetary assessments.*—

(1)(a) *Except as otherwise provided by law, a monetary assessment mandated by statute shall be imposed and included in the judgment without regard to whether the assessment is announced in open court.*

(b) *When an assessment mandated by statute prescribes a minimum assessment and a maximum assessment, or prescribes solely a minimum*

assessment, the minimum assessment is presumed and shall be imposed and included in the judgment, unless the court specifies a greater amount.

(2) The clerks of court, through their association and in consultation with the Office of the State Courts Administrator, shall develop by October 1, 2012, a uniform form for the identification and imposition of all assessments mandated by statute. The clerks shall submit the form by that date, and by October 1 every year thereafter if necessary to reflect changes in the law, to the Supreme Court for approval. Upon approval of the form by the Supreme Court, all circuit and county courts shall use the form.

(3) As used in this section, the term "monetary assessment" or "assessment" includes, but is not limited to, a fine or other monetary penalty, fee, service charge, or cost.

Section 2. Section 28.246, Florida Statutes, is amended to read:

28.246 Payment of court-related fines or other monetary penalties, fees, charges, and costs; partial payments; distribution of funds.—

(1) The clerk of the circuit court shall report the following information to the Legislature and the Florida Clerks of Court Operations Corporation on a form, and using guidelines developed by the clerks of court, through their association and in consultation with the Office of the State Courts Administrator ~~Department of Financial Services~~:

(a) The total amount of mandatory fees, service charges, and costs; ~~the total amount actually~~ assessed; the total amount *underassessed*, if any, which is the amount less than the minimum amount required by law to be discharged, waived, or otherwise not assessed; and the total amount collected.

(b) The total amount of discretionary fees, service charges, and costs assessed; ~~the total amount discharged~~; and the total amount collected.

(c) The total amount of mandatory fines and other monetary penalties; ~~the total amount~~ assessed; the total amount *underassessed*, if any, which is the amount less than the minimum amount required by law to be discharged, waived, or otherwise not assessed; and the total amount collected.

(d) The total amount of discretionary fines and other monetary penalties assessed; ~~the amount discharged~~; and the total amount collected.

~~If provided to the clerk of court by the judge, The clerk, in reporting to the Legislature and corporation amount assessed, shall separately identify the monetary amount assessed and subsequently discharged or converted pursuant to s. 938.20 as community service, assessed by reducing the amount to a judgment or lien, or to, satisfied by time served, or other. The form developed by the clerks Chief Financial Officer shall include separate entries for recording the amount discharged and the amount converted these amounts. If a court waives, suspends, or reduces an assessment as authorized by law, the portion waived, suspended, or reduced may not be deemed assessed or underassessed for purposes of the reporting requirements of this section. The clerk also shall report a collection rate for mandatory and discretionary assessments. In calculating the rate, the clerk shall deduct amounts discharged or converted from the amount assessed. The clerk shall submit the report on an annual basis 90 60 days after the end of the county fiscal year. The clerks and the courts shall develop by October 1, 2012, the form and guidelines to govern the accurate and consistent reporting statewide of assessments as provided in this section. The clerk shall use the new reporting form and guidelines in submitting the report for the county fiscal year ending September 30, 2013, and for each year thereafter.~~

(2) The clerk of the circuit court shall establish and maintain a system of accounts receivable for court-related fees, charges, and costs.

(3) Court costs, fines, and other dispositional assessments shall be enforced by order of the courts, collected by the clerks of the circuit and county courts, and disbursed in accordance with authorizations and procedures as established by general law.

(4) The clerk of the circuit court shall accept partial payments for court-related fees, service charges, costs, and fines in accordance with the terms of an established payment plan. An individual seeking to defer payment of fees, service charges, costs, or fines imposed by operation of law or order of the court under any provision of general law shall apply

to the clerk for enrollment in a payment plan. The clerk shall enter into a payment plan with an individual who the court determines is indigent for costs. A monthly payment amount, calculated based upon all fees and all anticipated costs, is presumed to correspond to the person's ability to pay if the amount does not exceed 2 percent of the person's annual net income, as defined in s. 27.52(1), divided by 12. The court may review the reasonableness of the payment plan.

(5) When receiving partial payment of fees, service charges, court costs, and fines, clerks shall distribute funds according to the following order of priority:

(a) That portion of fees, service charges, court costs, and fines to be remitted to the state for deposit into the General Revenue Fund.

(b) That portion of fees, service charges, court costs, and fines ~~which are~~ required to be retained by the clerk of the court or deposited into the Clerks of the Court Trust Fund within the Justice Administrative Commission.

(c) That portion of fees, service charges, court costs, and fines payable to state trust funds, allocated on a pro rata basis among the various authorized funds if the total collection amount is insufficient to fully fund all such funds as provided by law.

(d) That portion of fees, service charges, court costs, and fines payable to counties, municipalities, or other local entities, allocated on a pro rata basis among the various authorized recipients if the total collection amount is insufficient to fully fund all such recipients as provided by law.

To offset processing costs, clerks may impose either a per-month service charge pursuant to s. 28.24(26)(b) or a one-time administrative processing service charge at the inception of the payment plan pursuant to s. 28.24(26)(c).

(6) A clerk of court shall pursue the collection of any fees, service charges, fines, court costs, and liens for the payment of attorney ~~attorney's~~ fees and costs pursuant to s. 938.29 which remain unpaid after 90 days by referring the account to a private attorney who is a member in good standing of The Florida Bar or collection agent who is registered and in good standing pursuant to chapter 559. In pursuing the collection of such unpaid financial obligations through a private attorney or collection agent, the clerk of the court must have attempted to collect the unpaid amount through a collection court, collections docket, or other collections process, if any, established by the court, find this to be cost-effective and follow any applicable procurement practices. The collection fee, including any reasonable attorney's fee, paid to any attorney or collection agent retained by the clerk may be added to the balance owed in an amount not to exceed 40 percent of the amount owed at the time the account is referred to the attorney or agent for collection. The clerk shall give the private attorney or collection agent the application for the appointment of court-appointed counsel regardless of whether the court file is otherwise confidential from disclosure.

Section 3. Section 28.42, Florida Statutes, is amended to read:

28.42 Manual of court-related filing fees, charges, costs, and fines.— ~~No later than July 1, 2004, The clerks of court, through their association and in consultation with the Office of the State Courts Administrator, shall prepare and disseminate a manual of court-related filing fees, service charges, costs, and fines imposed pursuant to state law, organized by county for each type of action and offense, and classified as either mandatory or discretionary. The manual also shall classify the fee, charge, cost, or fine as court-related revenue or noncourt-related revenue. The clerks, through their association, Office of the State Courts Administrator shall disseminate this manual to the chief judge, state attorney, public defender, and court administrator in each circuit and to the clerk of the court in each county. The clerks, through their association and in consultation with the Office of the State Courts Administrator, shall at a minimum update and disseminate this manual on July 1 of each year thereafter.~~

Section 4. *Notwithstanding the amendments made by this act to s. 28.246, Florida Statutes, the clerks of court shall use the reporting requirements, standards, and form prescribed in that section before July 1, 2012, for the report due for the county fiscal year ending September 30, 2012. The amendments made by this act to s. 28.246, Florida Statutes,*

apply beginning with the report for the county fiscal year ending September 30, 2013.

Section 5. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to court-related assessments; creating s. 28.2457, F.S.; providing for a monetary assessment mandated by statute to be imposed regardless of whether the assessment is announced in open court; providing guidelines for establishing the amount of a mandatory assessment under certain conditions; requiring the clerks of court to develop a uniform form to be used in identifying and imposing mandatory assessments; providing for the clerks to consult with the Office of the State Courts Administrator; providing for the Supreme Court to approve the form; defining terms; amending s. 28.246, F.S.; revising requirements for the clerks of court to report on the assessment and collection of certain fines or other monetary penalties, fees, costs, and charges; prescribing requirements for reporting certain assessments that are waived, suspended, or reduced; requiring the clerks to report collection rates; providing guidelines for calculating the collection rate; revising the timeframe for submitting the report; requiring the clerks, rather than the Department of Financial Services, to develop a reporting form and guidelines; providing for the clerks to consult with the Office of the State Courts Administrator; amending s. 28.42, F.S.; removing an obsolete date; providing for the clerks of court, rather than the Office of the State Courts Administrator, to prepare and disseminate a manual of filing fees, service charges, costs, and fines; revising requirements relating to the content and presentation of information in the manual; providing for the clerks to consult with the Office of the State Courts Administrator; providing for applicability of amendments made by the act; providing an effective date.

On motion by Senator Bogdanoff, **SB 1964** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

Vote after roll call:

Yea—Joyner

THE PRESIDENT PRESIDING

CONFERENCE COMMITTEE REPORT ON SB 1968

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1968, same being:

An act relating to criminal justice.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i> Chair	<i>s/ Joe Negron</i> Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i> At Large	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Oscar Braynon II</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
Paula Dockery	<i>s/ Miguel Diaz de la Portilla</i>
Mike Fasano	<i>s/ Greg Evers</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Anitere Flores</i>
Andy Gardiner, At Large	<i>s/ Rene Garcia</i>
<i>s/ Alan Hays</i>	<i>s/ Audrey Gibson</i>
<i>s/ Arthenia L. Joyner, At Large</i>	<i>s/ Dennis L. Jones, D.C.</i>
Evelyn J. Lynn	<i>s/ Jack Latvala</i>
<i>s/ Bill Montford</i>	<i>s/ Gwen Margolis</i>
<i>s/ Steve Oelrich</i>	<i>s/ Jim Norman</i>
<i>s/ Garrett Richter</i>	Nan H. Rich, At Large
Maria Lorts Sachs	<i>s/ Jeremy Ring</i>
<i>s/ Gary Siplin</i>	<i>s/ David Simmons</i>
Eleanor Sobel	<i>s/ Christopher L. "Chris" Smith</i>
John Thrasher, At Large	<i>s/ Ronda Storms</i>
	<i>s/ Stephen R. Wise</i>

Managers on the part of the Senate

<i>s/ Denise Grimsley</i> Chair	<i>s/ Richard "Rich" Glorioso</i> Lead Manager
<i>s/ Gary Aubuchon, At Large</i>	Charles S. "Chuck" Chestnut IV
Chris Dorworth, At Large	At Large
<i>s/ Eric Eisnaugle</i>	<i>s/ James C. "Jim" Frishe, At Large</i>
<i>s/ James W. "J.W." Grant</i>	<i>s/ Gayle B. Harrell</i>
<i>s/ Doug Holder, At Large</i>	Dorothy L. Hukill, At Large
Mia L. Jones, At Large	John Legg, At Large
<i>s/ Carlos Lopez-Cantera, At Large</i>	<i>s/ Charles McBurney</i>
<i>s/ Seth McKeel, At Large</i>	<i>s/ Larry Metz</i>
<i>s/ W. Keith Perry</i>	<i>s/ Ray Pilon</i>
Darryl Ervin Rouson	Franklin Sands, At Large
Ron Saunders, At Large	<i>s/ Robert C. "Rob" Schenck</i>
<i>s/ William D. Snyder, At Large</i>	At Large
Darren Soto	James W. "Jim" Waldman
<i>s/ Will W. Weatherford, At Large</i>	

Managers on the part of the House

The Conference Committee Amendment for SB 1968, Criminal Justice, provides for the following:

- The bill adds language which makes it a requirement for the courts to assess individuals convicted of a crime a \$100 fee for any crime lab services provided.
- Requires all fines collected will continue to be deposited into FDLE's Operating Trust Fund and used to reimburse local county-operated crime laboratories.

Conference Committee Amendment (280758)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 938.25, Florida Statutes, is transferred, renumbered as section 938.055, Florida Statutes, and amended to read:

938.055 ~~938.25~~ Operating Trust Fund of the Department of Law Enforcement.—Notwithstanding any other law provision to the contrary of the laws of this state, the court may assess a ~~any~~ defendant who pleads guilty or nolo contendere to, or is convicted of, a violation of any provision of chapters 775-896 ~~s. 893-13~~, without regard to whether adjudication was withheld, in addition to any fine and other penalty provided or authorized by law, an amount of \$100, to be paid to the clerk of the court, who shall forward it to the Department of Revenue for deposit

in the Operating Trust Fund of the Department of Law Enforcement to be used by the statewide criminal analysis laboratory system for the purposes specified in s. 943.361. This amount shall be assessed if the services of a local county-operated crime laboratory enumerated in s. 943.35(1) are used in connection with the investigation or prosecution of a violation of any provision of chapters 775-896. The court is authorized to order a defendant to pay an additional assessment if it finds that the defendant has the ability to pay the fine and the additional assessment and will not be prevented thereby from being rehabilitated or from making restitution.

Section 2. Paragraph (l) of subsection (1) of section 921.187, Florida Statutes, is amended to read:

921.187 Disposition and sentencing; alternatives; restitution.—

(1) The alternatives provided in this section for the disposition of criminal cases shall be used in a manner that will best serve the needs of society, punish criminal offenders, and provide the opportunity for rehabilitation. If the offender does not receive a state prison sentence, the court may:

(l)1. Require the offender who violates any criminal provision of chapter 893 to pay an additional assessment in an amount up to the amount of any fine imposed, pursuant to ss. 938.21 and 938.23.

2. Require the offender who violates any provision of s. 893.13 to pay an additional assessment in an amount of \$100, pursuant to ss. 938.055 and 943.361.

Section 3. Section 943.361, Florida Statutes, is amended to read:

943.361 Statewide criminal analysis laboratory system; funding through fine surcharges.—

(1) Funds deposited pursuant to ss. 938.055 and 938.07 and 938.25 for the statewide criminal analysis laboratory system shall be used for state reimbursements to local county-operated crime laboratories enumerated in s. 943.35(1), and for the equipment, health, safety, and training of member crime laboratories of the statewide criminal analysis laboratory system.

(2) Moneys deposited pursuant to ss. 938.055 and 938.07 and 938.25 for the statewide criminal analysis laboratory system shall be appropriated by the Legislature in accordance with the provisions of chapter 216 and with the purposes stated in subsection (1).

Section 4. This act shall take effect October 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: An act relating to criminal justice; transferring, renumbering, and amending s. 938.25, F.S.; requiring a court to assess a specified fine against a defendant who pleads guilty or nolo contendere to, or who is convicted of, violating certain specified offenses if the services of a criminal analysis laboratory are used in the investigation of the offense; providing for the proceeds of the assessment to be deposited into the Operating Trust Fund of the Department of Law Enforcement and used by the statewide criminal analysis laboratory system; amending ss. 921.187 and 943.361, F.S.; conforming cross-references to changes made by the act; providing an effective date.

On motion by Senator Bogdanoff, SB 1968 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—40

Table with 3 columns: Mr. President, Alexander, Altman, Benacquisto, Bennett, Bogdanoff, Braynon, Bullard, Dean, Detert, Diaz de la Portilla, Dockery, Evers, Fasano, Flores, Gaetz, Garcia, Gardiner, Gibson, Hays, Jones, Joyner, Latvala, Lynn, Margolis, Montford, Negron

Table with 3 columns: Norman, Oelrich, Rich, Richter, Ring, Sachs, Simmons, Siplin, Smith, Sobel, Storms, Thrasher, Wise

Nays—None

CONFERENCE COMMITTEE REPORT ON SB 1986

The Honorable Mike Haridopolos President of the Senate March 8, 2012

The Honorable Dean Cannon Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1986, same being:

An act relating to water management districts.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

Table listing names and roles: JD Alexander (Chair), Thad Altman, Michael S. 'Mike' Bennett (At Large), Larcenia J. Bullard, Nancy C. Detert, Paula Dockery, Mike Fasano, Don Gaetz (At Large), Andy Gardiner, Alan Hays, Arthenia L. Joyner (At Large), Evelyn J. Lynn, Bill Montford, Steve Oelrich, Garrett Richter, Maria Lorts Sachs, Gary Siplin, Eleanor Sobel, John Thrasher (At Large), Joe Negron (Vice Chair), Lizbeth Benacquisto, Ellyn Setnor Bogdanoff, Oscar Braynon II, Charles S. 'Charlie' Dean, Sr., Miguel Diaz de la Portilla, Greg Evers, Anitere Flores, Rene Garcia, Audrey Gibson, Dennis L. Jones, D.C., Jack Latvala, Gwen Margolis, Jim Norman, Nan H. Rich (At Large), Jeremy Ring, David Simmons, Christopher L. 'Chris' Smith, Ronda Storms, Stephen R. Wise

Managers on the part of the Senate

Table listing names and roles: Denise Grimsley (Chair), Frank Artiles, Leonard L. Bembry, Charles S. 'Chuck' Chestnut IV (At Large), James C. 'Jim' Frishe (At Large), Doug Holder (At Large), Mia L. Jones (At Large), Carlos Lopez-Cantera (At Large), Elizabeth W. Porter, Ron Saunders (At Large), William D. Snyder (At Large), Will W. Weatherford (At Large), Trudi K. Williams (Lead Manager), Gary Aubuchon (At Large), Jim Boyd, Steve Crisafulli, Chris Dorworth (At Large), Tom Goodson, Dorothy L. Hukill (At Large), John Legg (At Large), Seth McKeel (At Large), Franklin Sands (At Large), Robert C. 'Rob' Schenck (At Large)

Managers on the part of the House

The Conference Committee Amendment for SB 1986, Water Management Districts, provides for the following:

- Authorizes the Legislature to set the maximum millage rate for each district.
- Removes a provision requiring that the maximum property tax revenue for water management districts revert to the amount authorized for the prior year if the Legislature does not set the amount.
- Removes the maximum revenue limitation for the 2011-2012 fiscal year.
- Creates s. 373.535, F.S., to require each water management district to submit a preliminary budget by January 15 for legislative review, requires the preliminary budget to include certain information, and authorizes the President of the Senate and the Speaker of the House of Representatives to submit comments regarding the preliminary budget to the district by March 1. Requires each district to respond to the comments no later than March 15.
- Provides for the preliminary budget reviewed by the Legislature to be the basis for developing each district's tentative budget for the next fiscal year.
- Provides criteria for the Legislative Budget Commission to use in approving the tentative budget of a district and authorizes the Legislative Budget Commission to reject certain district budget proposals.
- Requires a district to submit for review a description of any significant changes made from the preliminary budget to the tentative budget.
- Requires that a five-year water resource development work program describe the district's implementation strategy and funding plan for water resource, water supply, and alternative water supply development components of each approved regional water supply plan.
- Authorizes the governing board of a water management district to provide group insurance for its employees and the employees of another water management district.
- Allows each water management district to own, acquire, develop, construct, operate, and manage a public information system and exempts local government review or approval of such public information system.
- Revises the definitions of the terms "regularly established position" and "temporary position" for purposes of district positions within the state retirement system, effective October 1, 2012.
- Provides an effective date of July 1, 2012, except as otherwise expressly provided in the bill.

Conference Committee Amendment (402856)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Effective October 1, 2012, paragraph (b) of subsection (52) and paragraph (b) of subsection (53) of section 121.021, Florida Statutes, are amended, and paragraph (c) is added to subsection (52) and paragraph (c) is added to subsection (53) of that section, to read:

121.021 Definitions.—The following words and phrases as used in this chapter have the respective meanings set forth unless a different meaning is plainly required by the context:

- (52) "Regularly established position" means:
- (b) With respect to a local agency employer (district school board, county agency, *Florida College System institution* ~~community college~~, municipality, metropolitan planning organization, charter school, charter technical career center, or special district), *other than a water management district operating pursuant to chapter 373*, a regularly established position that will be in existence for a period beyond 6 consecutive months, except as provided by rule.
- (c) *With respect only to a water management district operating pursuant to chapter 373, a position authorized in the district's final adopted*

budget and compensated from a salaries and benefits appropriation or account.

(53) "Temporary position" means:

(b) With respect to a local agency employer, *other than a water management district operating pursuant to chapter 373*, a position that will exist for less than 6 consecutive months, or other position as determined by rule of the division, regardless of whether it will exist for 6 consecutive months or longer.

(c) *With respect only to a water management district operating pursuant to chapter 373, a position not authorized in the district's final adopted budget, and designated as a temporary position by the district.*

Section 2. Subsection (4) of section 373.503, Florida Statutes, is amended to read:

373.503 Manner of taxation.—

(4)(a) To ensure that taxes authorized by this chapter continue to be in proportion to the benefits derived by the parcels of real estate within the districts, the Legislature shall annually review the preliminary budget for *each district* for the next fiscal year *as provided in s. 373.535 and the authorized millage rate for each district*. Based upon the ~~this~~ review, the Legislature *may enact legislation to shall* set the *authorized maximum millage rate or the maximum amount of property tax revenue* to be raised by each district in the next fiscal year from the taxes levied. ~~Except as provided in paragraph (b), if the annual maximum amount of property tax revenue is not set by the Legislature on or before July 1 of each year, the maximum property tax revenue that may be raised reverts to the amount authorized in the prior year.~~

~~(b) For the 2011-2012 fiscal year, the total ad valorem taxes levied may not exceed \$3,946,969 for the Northwest Florida Water Management District, \$5,412,674 for the Suwannee River Water Management District, \$85,335,619 for the St. Johns Water Management District, \$107,766,957 for the Southwest Florida Water Management District, and \$284,901,967 for the South Florida Water Management District.~~

Section 3. Section 373.535, Florida Statutes, is created to read:

373.535 Preliminary district budgets.—

(1) BUDGET DEVELOPMENT.—

(a) *By January 15 of each year, each water management district shall submit a preliminary budget for the next fiscal year for legislative review to the President of the Senate, the Speaker of the House of Representatives, and the chairs of each legislative committee and subcommittee having substantive or fiscal jurisdiction over water management districts, as determined by the President of the Senate or the Speaker of the House of Representatives, as applicable, in the form and manner prescribed in s. 373.536(5)(e). Each preliminary budget must also include:*

1. *A section that clearly identifies and provides justification for each proposed expenditure listed in s. 373.536(5)(e)4.e.-f. and identifies the source of funds for each proposed expenditure.*
2. *A section identifying the justification for proposed expenditures by core mission area of responsibility and the source of funds needed for activities related to water supply, including alternative water supply and water resource development projects identified in the district's regional water supply plans, water quality, flood protection and floodplain management, and natural systems.*
3. *A section reviewing the adopted and proposed budget allocations by program area and the performance metrics for the prior year.*
4. *An analysis of each preliminary budget to determine the adequacy of fiscal resources available to the district and the adequacy of proposed district expenditures related to the core mission areas of responsibility for water supply, including alternative water supply and water resource development projects identified in the district's regional water supply plans, water quality, flood protection and floodplain management, and natural systems. The analysis must be based on the particular needs within each district for core mission areas of responsibility. The water supply analysis must specifically include a determination of the adequacy of each district's fiscal resources provided in the district's preliminary budget to*

achieve appropriate progress toward meeting the districtwide 20-year projected water supply demands, including funding for alternative water supply development and conservation projects.

(b) If applicable, the preliminary budget for each district must specify that the district's first obligation for payment is the debt service on bonds and certificates of participation.

(2) LEGISLATIVE REVIEW.—

(a) The Legislature may annually review the preliminary budget for each district, including, but not limited to, those items listed in s. 373.536(5)(e)4.d.-f., specific to regulation, outreach, management, and administration program areas.

(b) On or before March 1 of each year, the President of the Senate and the Speaker of the House of Representatives may submit comments regarding the preliminary budget to the districts, and provide a copy of the comments to the Executive Office of the Governor. Each district shall respond to the comments in writing on or before March 15 of each year to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor.

(c) If, following such review, the Legislature does not take any action pursuant to s. 373.503 on or before July 1 of each year, a water management district may proceed with budget development as provided in subsection (3) and s. 373.536.

(3) FUNDING AUTHORITY GRANTED.—Each district shall use the preliminary budget as submitted pursuant to subsection (1), and as may be amended by the district in response to review by the Legislature pursuant to this section and s. 373.503, as the basis for developing the tentative budget for the next fiscal year as provided in s. 373.536(5).

Section 4. Subsections (4), (5), and (6) of section 373.536, Florida Statutes, are amended to read:

373.536 District budget and hearing thereon.—

(4) BUDGET CONTROLS; FINANCIAL INFORMATION.—

(a) The final adopted budget for the district ~~is will thereupon be~~ the operating and fiscal guide for the district for the ensuing year; however, transfers of funds may be made within the budget by action of the governing board at a public meeting of the governing board. A budget amendment greater than \$1 million must be reviewed and approved by the Executive Office of the Governor. The office shall provide notice of approval to the Legislative Budget Commission.

(b) The district shall control its budget, at a minimum, by funds and shall ~~submit provide~~ to the Executive Office of the Governor a description of its budget control mechanisms for approval.

(c) ~~If Should~~ the district ~~receives receive~~ unanticipated funds after the adoption of the final budget, the final budget may be amended, following review and approval by the Executive Office of the Governor, by including such funds, ~~if so long as~~ notice of intention to amend is provided to the Legislative Budget Commission and is published in the notice of the governing board meeting at which the amendment will be considered, pursuant to s. 120.525. The notice ~~must shall~~ set forth a summary of the proposed amendment.

(d) ~~However,~~ In the event of a disaster or of an emergency arising to prevent or avert the same, the governing board ~~is shall~~ not be limited by the budget but ~~may expend shall have authority to apply such funds as~~ may be available for the disaster or emergency ~~therefor~~ or as may be procured for such purpose. In such an event, the governing board shall notify the Executive Office of the Governor and the Legislative Budget Commission as soon as practical, but within 30 days after the governing board's action.

~~(e)(d)~~ By September 1, 2012 ~~2011~~, each ~~water management~~ district shall provide a monthly financial statement in the form and manner prescribed by the Department of Financial Services to the district's ~~its~~ governing board and make such monthly financial statement available for public access on its website.

(5) TENTATIVE BUDGET CONTENTS AND SUBMISSION; REVIEW AND APPROVAL.—

(a) The Executive Office of the Governor ~~may approve or and the Legislative Budget Commission are authorized to~~ disapprove, in whole or in part, the budget of each water management district. The Executive Office of the Governor shall analyze each budget as to the adequacy of fiscal resources available to the district and the adequacy of district expenditures related to water supply, including water resource development projects identified in the district's regional water supply plans; water quality; flood protection and floodplain management; and natural systems. This analysis shall be based on the particular needs within each water management district in those four areas of responsibility and shall be provided to the Legislative Budget Commission.

(b) The Executive Office of the Governor, the Legislative Budget Commission, and the ~~water management~~ districts shall develop a process to facilitate review and communication regarding the tentative budgets of districts ~~water management district budgets~~, as necessary.

(c) The Legislative Budget Commission may reject any of the following district budget proposals:

1. A single purchase of land in excess of \$10 million, except for land exchanges.
2. Any cumulative purchase of land during a single fiscal year in excess of \$50 million.
3. Any issuance of debt on or after July 1, 2012.
4. Any program expenditures as described in sub-subparagraphs (e) 4.e.-f. in excess of 15 percent of a district's total annual budget.
5. Any individual variances in a district's tentative budget in excess of 25 percent from a district's preliminary budget.

Written disapproval of any provision in the tentative budget must be received by the district at least 5 business days before ~~prior to~~ the final district budget adoption hearing conducted under s. 200.065(2)(d). If written disapproval ~~of any portion of the budget~~ is not received at least 5 business days before ~~prior to~~ the final budget adoption hearing, the governing board may proceed with final adoption. Any provision rejected by the Executive Office of the Governor or the Legislative Budget Commission ~~may shall~~ not be included in a district's final budget and may not be acted upon through any other means without the prior approval of the entity rejecting the provision.

~~(d)(e)~~ Each ~~water management~~ district shall, by August 1 of each year, submit for review a tentative budget and a description of any significant changes from the preliminary budget submitted to the Legislature pursuant to s. 373.535 to the Governor, the President of the Senate, the Speaker of the House of Representatives, the chairs of all legislative committees and subcommittees having substantive or fiscal jurisdiction over water management districts, as determined by the President of the Senate or the Speaker of the House of Representatives, as applicable ~~the Legislative Budget Commission~~, the secretary of the department, and the governing body of each county in which the district has jurisdiction or derives any funds for the operations of the district. The tentative budget must be posted on the ~~water management~~ district's official website at least 2 days before budget hearings held pursuant to s. 200.065 or other law.

~~(e)(d)~~ The tentative budget ~~must be based on the preliminary budget as submitted to the Legislature, and as may be amended by the district in response to review by the Legislature pursuant to ss. 373.503 and 373.535, as the basis for developing the tentative budget for the next fiscal year as provided in this subsection, and must set forth the proposed expenditures of the district, to which may be added an amount to be held as reserve. The tentative budget must include, but is not limited to, the following information for the preceding fiscal year and the current fiscal year, and the proposed amounts for the upcoming fiscal year, in a standard format prescribed by the Executive Office of the Governor, in consultation with the Legislature:~~

1. The estimated amount of funds remaining at the beginning of the fiscal year which have been obligated for the payment of outstanding commitments not yet completed.
2. The estimated amount of unobligated funds or net cash balance on hand at the beginning of the fiscal year; an accounting of the source, balance, and projected future use of the unobligated funds; and the es-

timated amount of funds to be raised by district taxes or received from other sources to meet the requirements of the district.

3. The millage rates and the percentage increase above the rolled-back rate, together with a summary of the reasons the increase is required, and the percentage increase in taxable value resulting from new construction within the district.

4. The salaries and benefits, expenses, operating capital outlay, number of authorized positions, and other personal services for the following program areas of the district:

- a. Water resource planning and monitoring;
- b. Land acquisition, restoration, and public works;
- c. Operation and maintenance of works and lands;
- d. Regulation;
- e. Outreach for which the information provided must contain a full description and accounting of expenditures for water resources education; public information and public relations, including public service announcements and advertising in any media; and lobbying activities related to local, regional, state and federal governmental affairs, whether incurred by district staff or through contractual services; and
- f. Management and administration.

In addition to the program areas reported by all water management districts, the South Florida Water Management District shall include in its budget document separate sections on all costs associated with the Everglades Construction Project and the Comprehensive Everglades Restoration Plan.

5. The total estimated amount in the district budget for each area of responsibility listed in subparagraph 4. and for water resource, *water supply*, and *alternative water supply* development projects identified in the district's regional water supply plans.

6. A description of each new, expanded, reduced, or eliminated program.

7. The funding sources, including, but not limited to, ad valorem taxes, Surface Water Improvement and Management Program funds, other state funds, federal funds, and user fees and permit fees for each program area.

(f) *By September 5 of the year in which the budget is submitted, the chairs of each legislative committee and subcommittee having substantive or fiscal jurisdiction may transmit to each district comments and objections to the proposed budgets. Each district governing board shall include a response to such comments and objections in the record of the governing board meeting where final adoption of the budget takes place, and the record of this meeting shall be transmitted to the Executive Office of the Governor, the department, and the chairs of the legislative appropriations committees.*

(g)(e) The Executive Office of the Governor shall annually, on or before December 15, file with the Legislature a report that summarizes its review of the water management districts' tentative budgets and displays the adopted budget allocations by program area. The report must identify the districts that are not in compliance with the reporting requirements of this section. State funds shall be withheld from a water management district that fails to comply with these reporting requirements.

(6) FINAL BUDGET; ANNUAL AUDIT; CAPITAL IMPROVEMENTS PLAN; WATER RESOURCE DEVELOPMENT WORK PROGRAM.—

(a) Each district must, by the date specified for each item, furnish copies of the following documents to the Governor, the President of the Senate, the Speaker of the House of Representatives, the chairs of all legislative committees and subcommittees having substantive or fiscal jurisdiction over the districts, as determined by the President of the Senate or the Speaker of the House of Representatives as applicable, the secretary of the department, and the governing board of each county in

which the district has jurisdiction or derives any funds for the operations of the district:

1. The adopted budget, to be furnished within 10 days after its adoption.

2. A financial audit of its accounts and records, to be furnished within 10 days after its acceptance by the governing board. The audit must be conducted in accordance with ~~the provisions of~~ s. 11.45 and the rules adopted thereunder. In addition to the entities named above, the district must provide a copy of the audit to the Auditor General within 10 days after its acceptance by the governing board.

3. A 5-year capital improvements plan, to be included in the consolidated annual report required by s. 373.036(7). The plan must include expected sources of revenue for planned improvements and must be prepared in a manner comparable to the fixed capital outlay format set forth in s. 216.043.

4. A 5-year water resource development work program to be furnished within 30 days after the adoption of the final budget. The program must describe the district's implementation strategy and *funding plan* for the water resource, *water supply*, and *alternative water supply* development ~~components~~ **component** of each approved regional water supply plan developed or revised under s. 373.709. The work program must address all the elements of the water resource development component in the district's approved regional water supply plans and must identify which projects in the work program *which* will provide water; explain how each water resource, *water supply*, and *alternative water supply* development project will produce additional water available for consumptive uses; estimate the quantity of water to be produced by each project; and provide an assessment of the contribution of the district's regional water supply plans in providing sufficient water *needed* to *timely* meet the water supply needs of existing and future reasonable-beneficial uses for a 1-in-10-year drought event.

(b) Within 30 days after its submittal, the department shall review the proposed work program and submit its findings, questions, and comments to the district. The review must include a written evaluation of the program's consistency with the furtherance of the district's approved regional water supply plans, and the adequacy of proposed expenditures. As part of the review, the department shall give interested parties the opportunity to provide written comments on each district's proposed work program. Within 45 days after receipt of the department's evaluation, the governing board shall state in writing to the department which *of the* changes recommended in the evaluation it will incorporate into its work program submitted as part of the March 1 consolidated annual report required by s. 373.036(7) or specify the reasons for not incorporating the changes. The department shall include the district's responses in a final evaluation report and shall submit a copy of the report to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

(c)(b) If any entity listed in paragraph (a) provides written comments to the district regarding any document furnished under this subsection, the district must respond to the comments in writing and furnish copies of the comments and written responses to the other entities.

(d)(e) The final adopted budget must be posted on the water management district's official website within 30 days after adoption.

Section 5. Section 373.605, Florida Statutes, is amended to read:

373.605 Group insurance for water management districts.—

(4) ~~The governing board of a any water management district may is hereby authorized and empowered to provide group insurance for its employees, and the employees of another water management district, in the same manner and with the same provisions and limitations authorized for other public employees under by~~ ss. 112.08, 112.09, 112.10, 112.11, and 112.14.

(2) ~~Any and all insurance agreements in effect as of October 1, 1974, which conform to the provisions of this section are hereby ratified.~~

Section 6. Section 373.618, Florida Statutes, is created to read:

373.618 *Public service warnings, alerts, and announcements.—The Legislature believes it is in the public interest that all water management*

districts created pursuant to s. 373.069 own, acquire, develop, construct, operate, and manage public information systems. Public information systems may be located on property owned by the water management district, upon terms and conditions approved by the water management district, and must display messages to the general public concerning water management services, activities, events, and sponsors, as well as other public service announcements, including watering restrictions, severe weather reports, amber alerts, and other essential information needed by the public. Local government review or approval is not required for a public information system owned or hereafter acquired, developed, or constructed by the water management district on its own property. A public information system is exempt from the requirements of chapter 479. Water management district funds may not be used to pay the cost to acquire, develop, construct, operate, or manage a public information system. Any necessary funds for a public information system shall be paid for and collected from private sponsors who may display commercial messages.

Section 7. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to water management districts; amending s. 121.021, F.S.; revising the definitions of the terms “regularly established position” and “temporary position” for purposes of district positions within the state retirement system; amending s. 373.503, F.S.; authorizing the Legislature to set the maximum millage rate for each district; removing a provision requiring that the maximum property tax revenue for water management districts revert to the amount authorized for the prior year if the Legislature does not set the amount; removing the maximum revenues for the 2011-2012 fiscal year; creating s. 373.535, F.S.; requiring each water management district to submit a preliminary budget for legislative review; requiring the preliminary budget to include certain information; providing for annual review of the preliminary budget for each district; authorizing the President of the Senate and the Speaker of the House of Representatives to submit comments regarding the preliminary budget to the district; requiring each district to respond to the comments; authorizing a water management district to proceed with budget development if the Legislature takes no action after the review; providing for the preliminary budget reviewed by the Legislature to be the basis for developing each district’s tentative budget for the next fiscal year; amending s. 373.536, F.S.; requiring that budget amendments greater than a certain amount be reviewed and approved by the Executive Office of the Governor, which must notify the Legislative Budget Commission of such approval; requiring a district to provide a description of the budget control mechanisms to the Executive Office of the Governor for approval; providing that, upon review and approval by the Executive Office of the Governor and after providing notice of intention to amend to the Legislative Budget Commission, a water management district may amend unanticipated funds into its final budget; requiring the Executive Office of the Governor and the Legislative Budget Commission to be notified if a district governing board expends funds for a disaster or emergency; delaying the date that a district must begin providing, in the form and manner prescribed by the Department of Financial Services, a monthly financial statement to its governing board; providing criteria for the Legislative Budget Commission to use in approving the tentative budget of a district; authorizing the Legislative Budget Commission to reject certain district budget proposals; prohibiting a district from including a rejected proposition in its final budget or act through any other means without prior approval of the entity rejecting the provision; requiring that the district submit for review to a tentative budget and a description of any significant changes from the preliminary budget; revising components to be included in a district’s tentative budget; requiring that a 5-year water resource development work program describe the district’s implementation strategy and funding plan for water resource, water supply, and alternative water supply development components of each approved regional water supply plan; amending s. 373.605, F.S.; authorizing the governing board of a water management district to provide group insurance for its employees and the employees of another water management district; creating s. 373.618, F.S.; providing for each water management district to own, acquire, develop, construct, operate, and manage a public information system; exempting local government review or approval of such public information system; exempting the system from outdoor advertising regulations; prohibiting water management districts from using public

funds; authorizing the collection of funds from private sponsors who display commercial messages; providing effective dates.

On motion by Senator Hays, **SB 1986** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—34

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Dean	Latvala	Smith
Detert	Lynn	Thrasher
Diaz de la Portilla	Margolis	Wise
Evers	Montford	
Fasano	Negron	

Nays—6

Bullard	Joyner	Sobel
Dockery	Rich	Storms

CONFERENCE COMMITTEE REPORT ON SB 1994

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1994, same being:

An act relating to postsecondary education.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. “Mike” Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. “Charlie” Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. “Chris” Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
 Chair
 Eduardo “Eddy” Gonzalez
 Acting Co-Chair
 s/ Larry Ahern
 Dwight M. Bullard
 Chris Dorworth, At Large
 James C. “Jim” Frishe, At Large
 s/ Doug Holder, At Large
 Mia L. Jones, At Large
 s/ Carlos Lopez-Cantera, At Large
 s/ Jeanette M. Nunez
 s/ Kathleen C. Passidomo
 Franklin Sands, At Large
 s/ Robert C. “Rob” Schenck
 At Large
 Dwayne L. Taylor
 s/ Will W. Weatherford, At Large

s/ H. Marlene O’Toole
 Chair
 s/ William L. “Bill” Proctor
 Acting Co-Chair
 s/ Gary Aubuchon, At Large
 Charles S. “Chuck” Chestnut IV
 At Large
 Shawn Harrison
 Dorothy L. Hukill, At Large
 s/ John Legg, At Large
 s/ Seth McKeel, At Large
 s/ Jose R. Oliva
 Betty Reed
 Ron Saunders, At Large
 s/ William D. Snyder, At Large
 s/ Kelli Stargel
 s/ Carlos Trujillo
 Alan B. Williams

Managers on the part of the House

The Conference Committee Amendment for SB 1994, Postsecondary Education, provides for the following:

- Creates the Florida Polytechnic University. All laws governing a university will apply, including the establishment of a board of trustees and a president.
- Requires Florida Polytechnic University to meet the milestones in the Board of Governor’s motion by December 31, 2016.
- Requires the University of South Florida (USF) to allow current USF Polytechnic students to complete their degree at USF.
- Transfers real and personal property, licenses and associated revenues, existing contracts, unexpended balances, appropriations, allocations, funds, and mutually agreed-upon obligations, responsibilities, and liabilities of USF Polytechnic to Florida Polytechnic University.
- Requires USF to retain the current faculty and staff, except for faculty and staff of the Florida Industrial and Phosphate Research Institute which are transferred to the new Florida Polytechnic University.
- Requires USF to transfer Polytechnic-related foundation funds to a new Florida Polytechnic University foundation after obtaining donor consent.
- Cancels all memorandums of understanding between USF and USF Polytechnic upon this act becoming law.
- Authorizes a university board of trustees to expend reserve or carry-forward balances from prior year operational and programmatic appropriations for legislatively approved fixed capital outlay projects authorized for the establishment of a new campus.
- Requires Florida Polytechnic University to allow the University of South Florida to use space at the Lakeland joint-use facility pursuant to a mutual agreement for the purpose of continuing the local education of existing USF Polytechnic students. Florida Polytechnic University shall transfer space at the Lakeland joint-use facility to Polk State College as new space becomes available on the new campus of Florida Polytechnic University.
- Authorizes the University of Florida to serve in an advisory/consulting capacity to the new university on certain issues.
- Provides civil immunity for USF and Florida Polytechnic University Board of Trustees, officers, and other employees for actions pertaining to this act.
- Appropriates \$6 million in recurring funds for USF College of Pharmacy.
- Appropriates \$10 million in recurring funds for USF for the purpose of allowing students enrolled in University of South Florida

Polytechnic to complete their degrees at USF. This funding is contingent upon USF implementing the transfers required in the bill and upon USF maintaining full campus and program operations, including the retention of current faculty and staff of USF Polytechnic until June 30, 2012.

Conference Committee Amendment (923374)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 1004.345, Florida Statutes, is amended to read:

(Substantial rewording of section. See

s. 1004.345, F.S., for present text.)

1004.345 The Florida Polytechnic University.—

(1) By December 31, 2016, the Florida Polytechnic University shall meet the following criteria as established by the Board of Governors:

- (a) Achieve accreditation from the Commission on Colleges of the Southern Association of Colleges and Schools;*
- (b) Initiate the development of the new programs in the fields of science, technology, engineering, and mathematics;*
- (c) Seek discipline-specific accreditation for programs;*
- (d) Attain a minimum FTE of 1,244, with a minimum 50 percent of that FTE in the fields of science, technology, engineering, and mathematics and 20 percent in programs related to those fields;*
- (e) Complete facilities and infrastructure, including the Science and Technology Building, Phase I of the Wellness Center, and a residence hall or halls containing no fewer than 190 beds; and*
- (f) Have the ability to provide, either directly or where feasible through a shared services model, administration of financial aid, admissions, student support, information technology, and finance and accounting with an internal audit function.*

(2) Once the criteria in subsection (1) have been met, the Board of Trustees of the Florida Polytechnic University shall notify the Board of Governors, and the Board of Governors shall conduct a final review to confirm that the criteria have been met.

(3) Students enrolled at the University of South Florida Polytechnic shall be afforded the opportunity to complete their degrees at the University of South Florida, subject to university criteria.

Section 2. *The following transfers shall be made:*

(1) All real and personal property, licenses and associated revenues, existing contracts, unexpended balances, appropriations, allocations, funds, and mutually agreed-upon obligations, responsibilities, and liabilities of the University of South Florida which relate to the University of South Florida Polytechnic campus, as determined by the Board of Trustees of the University of South Florida and the Board of Trustees of the Florida Polytechnic University, shall be transferred to the Florida Polytechnic University.

(2) All Florida Industrial and Phosphate Research Institute programs, functions, offices, records, faculty positions, and staff positions of the University of South Florida Polytechnic shall be transferred to the Florida Polytechnic University.

(3) After the transfers required in subsections (1) and (2) are complete, all programs, functions, offices, records, faculty positions, and staff positions of the University of South Florida Polytechnic shall be transferred to the University of South Florida.

Section 3. *In accordance with s. 1004.28, Florida Statutes, and the regulations of the Board of Governors, the Board of Trustees of the Florida Polytechnic University may certify a direct-support organization to serve the Florida Polytechnic University. The Board of Trustees of the University of South Florida, in conjunction with the University of South Florida Foundation, shall develop and implement a plan to transfer, after obtaining consent from the appropriate donors, assets derived from donations intended for the enhancement of the University of South Florida*

Polytechnic campus to the new direct-support organization serving the Florida Polytechnic University.

Section 4. *All memoranda of understanding between the University of South Florida and the University of South Florida Polytechnic and its successors shall be invalid upon this act becoming a law.*

Section 5. *The University of South Florida shall take appropriate action, in collaboration with the Florida Polytechnic University, to obtain all consents required by the Federal Communications Commission and third parties before assigning the educational broadband service station license that has a Federal Communications Commission-issued reference point in Polk County, Florida, to the Florida Polytechnic University. Upon obtaining such consents, and upon the approval of the Federal Communications Commission, the University of South Florida shall assign the license, along with the excess capacity lease agreement for the license, to the Florida Polytechnic University, which shall assume the benefits, obligations, and liabilities as the successor in interest, including all regulatory and contractual responsibilities. This section is contingent upon the approval of the assignment of the lease by the Federal Communications Commission.*

Section 6. *The Florida Polytechnic University shall retain, not subject to lease or other expense, the space occupied by the University of South Florida Polytechnic campus in the Lakeland joint-use facility and the associated facility utilization rights and obligations and shall allow the University of South Florida to use space pursuant to a mutual agreement specifying the space to be used for the purpose of continuing the local education of students who are enrolled at, or already admitted to, the University of South Florida Polytechnic before the effective date of this act and who wish to remain students at the University of South Florida. Such students shall be afforded the opportunity to complete their degrees at the University of South Florida, subject to university criteria. The mutual facility utilization agreement shall be adjusted annually to reflect the space needs of the University of South Florida for the purpose of continuing the local education of eligible students. The Florida Polytechnic University shall transfer space at the Lakeland joint-use facility to Polk State College as new space becomes available on the new campus of the Florida Polytechnic University. Once the Florida Polytechnic University has no further need for the space at the Lakeland joint-use facility, the Florida Polytechnic University shall complete the transfer of all remaining property and buildings of the joint-use facility to Polk State College. This section does not prevent the University of South Florida, the Florida Polytechnic University, or Polk State College from entering into mutual agreements to share or use space in the Lakeland joint-use facility.*

Section 7. *The University of Florida, using its expertise in the disciplines of science, technology, engineering, and mathematics, shall be available in an advisory or consulting capacity to assist the president and the Board of Trustees of the Florida Polytechnic University in hiring, accreditation, administration, and other areas.*

Section 8. *The Board of Trustees of the University of South Florida and the Board of Trustees of the Florida Polytechnic University, and their respective officers, trustees, employees, attorneys, and agents, are immune from any and all civil liability pertaining to or arising from compliance with this act, including the transfers required in this act.*

Section 9. Paragraph (1) is added to subsection (6) of section 1000.21, Florida Statutes, to read:

1000.21 Systemwide definitions.—As used in the Florida K-20 Education Code:

(6) “State university,” except as otherwise specifically provided, includes the following institutions and any branch campuses, centers, or other affiliates of the institution:

(1) *The Florida Polytechnic University.*

Section 10. Subsection (1), paragraph (b) of subsection (2), and subsection (3) of section 1004.346, Florida Statutes, are amended to read:

1004.346 Florida Industrial and Phosphate Research Institute.—

(1) INSTITUTE CREATION.—The Florida Industrial and Phosphate Research Institute is established within the *Florida Polytechnic University* ~~University of South Florida Polytechnic~~.

(2) PHOSPHATE RESEARCH AND ACTIVITIES BOARD.—The Phosphate Research and Activities Board is created to monitor the expenditure of funds appropriated to the university from the Phosphate Research Trust Fund.

(b) The board shall consist of five members. The Governor shall appoint two persons representing the phosphate mining or processing industry and one member representing a major environmental conservation group in the state. The Secretary of Environmental Protection or his or her designee and the *president* ~~Campus Executive Officer~~ of the *Florida Polytechnic University* ~~University of South Florida Polytechnic~~ shall also serve as board members.

(3) INSTITUTE EXECUTIVE DIRECTOR.—An executive director shall be designated by and serve at the pleasure of the *president* ~~Campus Executive Officer~~ of the *Florida Polytechnic University* ~~University of South Florida Polytechnic~~ or his or her designee. The executive director shall be responsible for the daily administration of the institute, including the expenditure of funds from all sources. The executive director shall consult with the Phosphate Research and Activities Board on the projects that the institute expects to undertake using moneys appropriated from the Phosphate Research Trust Fund.

Section 11. Section 1004.387, Florida Statutes, is amended to read:

1004.387 Doctor of pharmacy degree program at the University of South Florida.—A doctor of pharmacy degree program is authorized at the University of South Florida. The program shall be physically located on the ~~new~~ campus of the University of South Florida Polytechnic. ~~The university is authorized to develop and implement the program within existing facilities only until the construction of a pharmacy facility on the new campus of the University of South Florida Polytechnic is completed, which shall house the doctor of pharmacy degree program.~~

Section 12. Subsection (6) is added to section 1013.74, Florida Statutes, to read:

1013.74 University authorization for fixed capital outlay projects.—

(6) *For the 2011-2012 through 2022-2023 fiscal years, a university board of trustees may expend reserve or carry forward balances from prior year operational and programmatic appropriations for legislatively approved fixed capital outlay projects authorized for the establishment of a new campus.*

Section 13. *The sum of \$6 million is appropriated to the Medical Center at the University of South Florida from recurring general revenue for the 2012-2013 fiscal year for the purpose of funding the University of South Florida's College of Pharmacy.*

Section 14. *The sum of \$10 million is appropriated to the University of South Florida from recurring general revenue for the 2012-2013 fiscal year in Education and General Activities for the purpose of allowing students enrolled in the University of South Florida Polytechnic to complete their degrees at the University of South Florida. The appropriation of such funds is contingent upon the University of South Florida meeting the transfer requirements contained in this act and maintaining full campus and program operations, including the retention of current faculty and staff, except for employee terminations for cause, for the University of South Florida Polytechnic until June 30, 2012. The Executive Office of the Governor shall place such funds in reserve if it determines that the contingency has not been met.*

Section 15. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: An act relating to postsecondary education; amending s. 1004.345, F.S.; deleting provisions creating the University of South Florida Polytechnic; requiring that the Florida Polytechnic University meet certain criteria established by the Board of Governors by a specified date; requiring that the Board of Trustees of the Florida Polytechnic University notify the Board of Governors when such criteria are met; requiring that students enrolled at the University of South Florida Polytechnic be afforded the opportunity to complete their degrees at the University of South Florida; transferring all real and personal property, licenses and associated revenues, existing contracts, unexpended balances, appropriations, allocations, funds, and mutually agreed-upon obligations, responsibilities,

and liabilities from the University of South Florida which relate to the University of South Florida Polytechnic campus, as determined by the Board of Trustees of the University of South Florida and the Board of Trustees of the Florida Polytechnic University, to the Florida Polytechnic University; transferring all Florida Industrial and Phosphate Research Institute programs, functions, offices, records, faculty positions, and staff positions from the University of South Florida Polytechnic to the Florida Polytechnic University; transferring all programs, functions, offices, records, and faculty and staff positions from the University of South Florida Polytechnic to the University of South Florida when certain transfers are complete; authorizing the Board of Trustees of the Florida Polytechnic University to certify a direct-support organization to serve the Florida Polytechnic University; requiring that the Board of Trustees of the University of South Florida and the University of South Florida Foundation develop and implement a plan to transfer the assets derived from donations that were intended for the University of South Florida Polytechnic campus after obtaining consent from the appropriate donors; providing that memoranda of understanding between the University of South Florida and the University of South Florida Polytechnic are invalid upon the act becoming a law; requiring that the University of South Florida obtain consents required by the Federal Communications Commission and third parties, and approval by the Federal Communications Commission, before assigning the educational broadband service station license to the Florida Polytechnic University; requiring that the Florida Polytechnic University retain, not subject to lease or other expense, the space occupied by the University of South Florida Polytechnic campus in the Lakeland joint-use facility; authorizing the University of South Florida to use space pursuant to a mutual agreement under certain circumstances; requiring the transfer of space at the Lakeland joint-use facility to Polk State College when the Florida Polytechnic University no longer needs the space; requiring that the University of Florida be available in an advisory or consulting capacity to assist the Florida Polytechnic University; providing that the Board of Trustees of the University of South Florida and the Board of Trustees of the Florida Polytechnic University and their respective officers, trustees, employees, attorneys, and agents are immune from civil liability; amending s. 1001.21, F.S.; revising the definition of "state university" to include the Florida Polytechnic University; amending s. 1004.346, F.S.; revising provisions relating to the Florida Industrial and Phosphate Research Institute, to conform to changes made by the act; amending s. 1004.387, F.S.; providing for a doctor of pharmacy degree program at the University of South Florida; deleting provisions that authorize the development and implementation of the program on the campus of the University of South Florida Polytechnic; amending s. 1013.74, F.S.; authorizing a university board of trustees to expend certain reserve or carry forward balances from prior years for capital outlay projects for a new campus for specified fiscal years; providing appropriations; providing an effective date.

On motion by Senator Lynn, the Conference Committee Report was adopted and **SB 1994** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—36

Mr. President	Flores	Norman
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Latvala	Smith
Dean	Lynn	Sobel
Detert	Margolis	Storms
Diaz de la Portilla	Montford	Thrasher
Evers	Negron	Wise

Nays—4

Dockery	Fasano	Joyner
Oelrich		

CONFERENCE COMMITTEE REPORT ON SB 1996

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1996, 1st Eng., same being:

An act relating to the Department of Economic Opportunity.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i> Chair	<i>s/ Joe Negron</i> Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i> At Large	<i>s/ Ellynn Setnor Bogdanoff</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Oscar Braynon II</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
Paula Dockery	<i>s/ Miguel Diaz de la Portilla</i>
Mike Fasano	<i>s/ Greg Evers</i>
<i>s/ Don Gaetz</i>	<i>s/ Anitere Flores</i>
Andy Gardiner	<i>s/ Rene Garcia</i>
<i>s/ Mike Haridopolos</i>	<i>s/ Audrey Gibson</i>
<i>s/ Dennis L. Jones, D.C.</i>	<i>s/ Alan Hays</i>
Jack Latvala	<i>s/ Arthenia L. Joyner</i>
<i>s/ Gwen Margolis</i>	Evelyn J. Lynn
<i>s/ Jim Norman</i>	<i>s/ Bill Montford</i>
Nan H. Rich, At Large	<i>s/ Steve Oelrich</i>
<i>s/ Jeremy Ring</i>	<i>s/ Garrett Richter</i>
<i>s/ David Simmons</i>	Maria Lorts Sachs
<i>s/ Christopher L. "Chris" Smith</i>	<i>s/ Gary Siplin</i>
<i>s/ Ronda Storms</i>	Eleanor Sobel
<i>s/ Stephen R. Wise</i>	John Thrasher

Managers on the part of the Senate

<i>s/ Denise Grimsley</i> Chair	<i>s/ Mike Horner</i> Lead Manager
<i>s/ Gary Aubuchon</i> , At Large	Mack Bernard
<i>s/ Jeffrey "Jeff" Brandes</i>	<i>s/ Jason T. Brodeur</i>
<i>s/ Douglas Vaughn "Doug" Broxson</i>	<i>s/ Rachel V. Burgin</i>
Chris Dorworth, At Large	Charles S. "Chuck" Chestnut IV
<i>s/ Brad Drake</i>	At Large
<i>s/ Doug Holder</i> , At Large	<i>s/ James C. "Jim" Frishe</i> , At Large
Mia L. Jones, At Large	Dorothy L. Hukill, At Large
<i>s/ Carlos Lopez-Cantera</i> , At Large	<i>s/ John Legg</i> , At Large
<i>s/ Peter Nehr</i>	<i>s/ Seth McKeel</i> , At Large
Franklin Sands, At Large	Hazelle P. "Hazel" Rogers
<i>s/ Robert C. "Rob" Schenck</i> At Large	Ron Saunders, At Large
<i>s/ Ritch Workman</i>	<i>s/ William D. Snyder</i>
	<i>s/ Will W. Weatherford</i> , At Large

Managers on the part of the House

The Conference Committee Amendment for SB 1996, 1st Eng., Department of Economic Opportunity, provides for the following:

Section 1 repeals s. 49 of chapter 2011-47, Laws of Florida, thereby abrogating the future expiration of an amendment to s. 163.3247(3), F.S., which amendment eliminated the travel and per diem reimbursement for members of the Century Commission.

Section 2 repeals s. 51 of chapter 2011-47, Laws of Florida, thereby abrogating the future expiration of an amendment to s. 201.15(1)(c)2.,

F.S., which amendment eliminated the distribution of documentary stamp tax revenues to the Century Commission.

Section 3 requires the Auditor General and the Office of Program Policy Analysis and Government Accountability (OPPAGA) to jointly conduct an audit and review of the programs and operations of the Florida Housing Finance Corporation. A work plan for such audit and review must be submitted to the President of the Senate and the Speaker of the House of Representatives no later than July 1, 2012. The audit and review shall encompass, at a minimum, a review of the corporation's assets, liabilities, income, and operating expenses, the internal management, financial and operational controls employed, the programmatic decision-making processes used, the governance, direction and oversight provided by the Florida Housing Finance Corporation Board of Directors, and the performance outcomes of the programs administered by the Florida Housing Finance Corporation. The audit and review shall also include formulation of recommendations to the Legislature for changes to the structure, governance and operational processes of the Florida Housing Finance Corporation. Unless otherwise directed in writing jointly by the President of the Senate and the Speaker of the House of Representatives, a written report on the audit and review shall be submitted to the President of the Senate and the Speaker of the House of Representatives no later than December 1, 2012. This section shall be effective upon this act becoming law.

Section 4 amends s. 420.507, F.S., to authorize the Florida Housing Finance Corporation to utilize up to 10 percent of its annual allocation of low-income housing tax credits, allocation of nontaxable revenue bonds, and State Apartment Incentive Loan Program funds appropriated by the Legislature and available to allocate by request for proposals or other competitive solicitation funding for high-priority affordable housing projects, such as housing to support economic development and job creation initiatives, housing for veterans and their families, and other special needs populations in communities throughout the state as determined by the corporation on an annual basis.

Section 5 amends s. 420.5087 to authorize the Florida Housing Finance Corporation's State Apartment Incentive Loan Program (SAIL) to accept payment of deferred program interest at an interest rate that is consistent with rates currently authorized in law, provided the deferred interest is paid in not more than five equal annual installments. This section also provides authority for additional SAIL funding to preserve existing projects having financing guaranteed under the Florida Affordable Housing Guarantee Program. Projects shall be given priority for funding which meet specified criteria. The maximum amount that may be funded is \$ 2,500,000 per project, and authority for such funding expires on June 30, 2013.

Section 6 amends s. 445.009, F.S., to remove the expiration date from a subsection which provides that a participant in a Workforce Services One-stop delivery system work experience program shall be deemed an employee of the state for purposes of worker's compensation coverage.

Section 7 directs the DEO to prepare draft legislation to conform the Florida Statutes to the provisions of this act, and to submit such draft legislation to the Governor, the President of the Senate, and the Speaker of the House of Representatives on or before October 1, 2012.

Section 8 provides that if the governing body of an independent special district that provides water, wastewater, and sanitation services in a disproportionately affected county as defined in s. 288.106(8), determines that a new user or the expansion of an existing user of one or more of its utility systems will provide a significant benefit to the community in terms of increased job opportunities, economies of scale, or economic development in the area, the governing body may authorize a reduction of its rates, fees, or charges for that user for a specified period of time. A governing body that exercises this power must do so by resolution that states the anticipated economic benefit justifying the reduction as well as the period of time that the reduction remains in place.

Section 9 provides that, except as otherwise expressly provided in this act, this act shall take effect on July 1, 2012.

Conference Committee Amendment (171672)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. *Section 49 of chapter 2011-47, Laws of Florida, is repealed.*

Section 2. *Section 51 of chapter 2011-47, Laws of Florida, is repealed.*

Section 3. *The Auditor General and the Office of Program Policy Analysis and Government Accountability shall conduct a joint audit and review of the programs and operations of the Florida Housing Finance Corporation, and shall jointly develop a work plan for such audit and review to be submitted to the President of the Senate and the Speaker of the House of Representatives no later than July 1, 2012. The audit and review shall encompass, at a minimum, a review of the corporation's assets, liabilities, income, and operating expenses; the internal management, financial and operational controls employed, and programmatic decision-making processes used; the governance, direction, and oversight provided by the Florida Housing Finance Corporation Board of Directors; and the performance outcomes of the programs administered by the Florida Housing Finance Corporation. The audit and review shall also include formulation of recommendations to the Legislature for changes to the structure, governance, and operational processes of the Florida Housing Finance Corporation. Unless otherwise directed in writing jointly by the President of the Senate and the Speaker of the House of Representatives, a written report on the audit and review shall be submitted to the President of the Senate and the Speaker of the House of Representatives no later than December 1, 2012. This section shall take effect upon this act becoming a law.*

Section 4. Subsection (48) is added to section 420.507, Florida Statutes, to read:

420.507 Powers of the corporation.—The corporation shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this part, including the following powers which are in addition to all other powers granted by other provisions of this part:

(48) *To use up to 10 percent of its annual allocation of low-income housing tax credits, nontaxable revenue bonds, and State Apartment Incentive Loan Program funds appropriated by the Legislature and available to allocate by request for proposals or other competitive solicitation funding for high-priority affordable housing projects, such as housing to support economic development and job-creation initiatives, housing for veterans and their families, and other special needs populations in communities throughout the state as determined by the corporation on an annual basis.*

Section 5. Subsections (9) and (10) are added to section 420.5087, Florida Statutes, to read:

420.5087 State Apartment Incentive Loan Program.—There is hereby created the State Apartment Incentive Loan Program for the purpose of providing first, second, or other subordinated mortgage loans or loan guarantees to sponsors, including for-profit, nonprofit, and public entities, to provide housing affordable to very-low-income persons.

(9) *The corporation is authorized to accept payment of deferred program interest at an interest rate that is consistent with rates currently authorized under this section, if the deferred interest is paid in not more than five equal annual installments, subject to the qualifications contained in this subsection.*

(10) *Funding under this subsection shall be to preserve existing projects having financing guaranteed under the Florida Affordable Housing Guarantee Program pursuant to s. 420.5092.*

(a) *A project shall be given priority for funding if:*

1. *It was approved by the corporation board in calendar year 2011 to provide additional units for extremely-low-income persons as defined in s. 420.0004;*

2. *The Guarantee Program mortgage note was executed and recorded not later than September 30, 2003;*

3. *It commits to provide additional units for extremely-low-income persons; and*

4. *The shareholders, members, or partners of the project owner have funded deficits in an amount that is not less than 20 percent of the State Apartment Incentive Loan not later than closing of any financing made under this subsection.*

(b) The maximum amount that may be funded under this subsection is \$2.5 million per project.

(c) This subsection expires June 30, 2013.

Section 6. Subsection (11) of section 445.009, Florida Statutes, is amended to read:

445.009 One-stop delivery system.—

(11) A participant in an adult or youth work experience activity administered under this chapter shall be deemed an employee of the state for purposes of workers' compensation coverage. In determining the average weekly wage, all remuneration received from the employer shall be considered a gratuity, and the participant is shall not be entitled to any benefits otherwise payable under s. 440.15, regardless of whether the participant may be receiving wages and remuneration from other employment with another employer and regardless of his or her future wage-earning capacity. This subsection expires July 1, 2012.

Section 7. The Legislature recognizes that there is a need to conform the Florida Statutes to the policy decisions reflected in this act. Therefore, the Department of Economic Opportunity is directed to prepare draft legislation to conform the Florida Statutes to the provisions of this act. The department shall submit the draft legislation to the Governor, the President of the Senate, and the Speaker of the House of Representatives on or before October 1, 2012.

Section 8. If the governing body of an independent special district that provides water, wastewater, and sanitation services in a disproportionately affected county, as defined in s. 288.106(8), Florida Statutes, determines that a new user or the expansion of an existing user of one or more of its utility systems will provide a significant benefit to the community in terms of increased job opportunities, economies of scale, or economic development in the area, the governing body may authorize a reduction of its rates, fees, or charges for that user for a specified period of time. A governing body that exercises this power must do so by resolution that states the anticipated economic benefit justifying the reduction as well as the period of time that the reduction will remain in place.

Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: An act relating to the Department of Economic Opportunity; repealing s. 49 of chapter 2011-47, Laws of Florida; abrogating the future expiration of an amendment to s. 163.3247(3)(d), F.S., to nullify the reversion of the text of that paragraph to that in existence on June 30, 2010; repealing s. 51 of chapter 2011-47, Laws of Florida; abrogating the future expiration of an amendment to s. 201.15(1)(c)2., F.S., to nullify the reversion of the text of that subparagraph to that in existence on June 30, 2010; requiring the Auditor General and the Office of Program Policy Analysis and Government Accountability to conduct a joint audit and review of the Florida Housing Finance Corporation; amending s. 420.507, F.S.; revising powers of the Florida Housing Finance Corporation; amending s. 420.5087, F.S.; revising provisions relating to the State Apartment Incentive Loan Program; authorizing the corporation to accept payment of deferred program interest under certain circumstances; providing funding for projects that meet certain criteria; providing for future expiration; amending s. 445.009, F.S.; deleting the future expiration of provisions authorizing workers' compensation coverage for a participant in an adult or youth work experience activity; directing the Department of Economic Opportunity to prepare draft legislation to conform the Florida Statutes to the provisions of the act; requiring that the department submit the draft legislation to the Governor and Legislature by a specified date; authorizing a local governmental entity that is an independent special district providing certain utility services to reduce its rates by resolution for a specified time for a user that will provide a community benefit; providing effective dates.

On motion by Senator Benacquisto, the Conference Committee Report was adopted and SB 1996 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—38

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	

Nays—None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Thrasher, by two-thirds vote HB 865, CS for HB 891, HB 1153, CS for HB 1253, HB 1297, CS for CS for HB 1299, and HB 1381 were withdrawn from the Committee on Rules and by two-thirds vote placed on Local Bill Calendar.

LOCAL BILL CALENDAR

HB 865—A bill to be entitled An act relating to Pinellas Suncoast Transit Authority, Pinellas County; amending chapter 2000-424, Laws of Florida; providing for alternative income revenues through a specified discretionary sales surtax under certain conditions; prohibiting the authority from levying and collecting ad valorem tax revenue after it elects to accept the discretionary sales surtax proceeds; providing an effective date.

—was read the second time by title. On motion by Senator Latvala, by two-thirds vote HB 865 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for HB 891—A bill to be entitled An act relating to Hillsborough County; providing that the act supersedes inconsistent provisions of chapter 2001-299, Laws of Florida; providing that a holder of a certificate of public convenience and necessity for taxicabs or a taxicab permit issued by the Hillsborough County Public Transportation Commission, pursuant to chapter 2001-299, Laws of Florida, has property rights in the certificate or permit; providing for the transfer of such certificate or permit; providing for the creation of the Driver Ownership Program to assist taxicab drivers in acquiring certificates and permits; providing for the adoption of rules; providing definitions; providing an effective date.

—was read the second time by title. On motion by Senator Latvala, by two-thirds vote **CS for HB 891** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

HB 1153—A bill to be entitled An act relating to Broward County; amending chapter 75-350, Laws of Florida, as amended; revising provisions relating to the governing of municipal elections in the county; revising the dates on which municipal candidates must file qualification papers and pay certain fees with respect to certain elections; providing an effective date.

—was read the second time by title. On motion by Senator Sobel, by two-thirds vote **HB 1153** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for HB 1253—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; providing that the Consolidated Government of the City of Jacksonville may amend or repeal any portion of Article 24 of the city’s charter, which relates to the Jacksonville Economic Development Commission, by ordinance without approval of electors at a referendum or further action by the Legislature; providing an effective date.

—was read the second time by title. On motion by Senator Thrasher, by two-thirds vote **CS for HB 1253** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bogdanoff	Diaz de la Portilla
Alexander	Braynon	Dockery
Altman	Bullard	Evers
Benacquisto	Dean	Fasano
Bennett	Detert	Flores

Gaetz	Margolis	Simmons
Garcia	Montford	Siplin
Gardiner	Negron	Smith
Gibson	Norman	Sobel
Hays	Oelrich	Storms
Jones	Rich	Thrasher
Joyner	Richter	Wise
Latvala	Ring	
Lynn	Sachs	

Nays—None

HB 1297—A bill to be entitled An act relating to City of Dania Beach, Broward County; extending the corporate limits of the City of Dania Beach to include the area that extends 3 miles into the Atlantic Ocean from the city’s existing shoreline; providing an effective date.

—was read the second time by title. On motion by Senator Sobel, by two-thirds vote **HB 1297** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

CS for CS for HB 1299—A bill to be entitled An act relating to the North Lake County Hospital District, Lake County; codifying special laws relating to the district; providing legislative intent; amending, codifying, reenacting, and repealing chapters 2002-348 and 2004-460, Laws of Florida, relating to the district; re-creating the district and re-creating and reenacting the charter; providing definitions; providing a public purpose; prohibiting a person from seeking election to the board of trustees if the person has previously served on the board of directors of certain entities within a specified time; requiring publication of the annual meeting notice on a publicly accessible website; providing general powers of the district, including the power to levy an ad valorem tax not to exceed a specified millage; establishing permitted uses of tax funds; providing restrictions on the district board’s activities; prescribing requirements of the board for fiscal responsibility, transparency, and accountability; providing financial disclosure requirements and reporting, notice, and public meeting provisions for the board; providing for sovereign immunity; providing for expiration of the district at a specified time without further legislative action and permitting continuation of the district by referendum at the end of 10-year intervals; providing for a referendum; providing an effective date.

—was read the second time by title.

Senator Hays moved the following amendments which were adopted:

Amendment 1 (973138) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 4 of chapter 2002-348, Laws of Florida, as amended by chapter 2004-460, Laws of Florida, and section 5 of that chapter, are amended to read:

Section 4. POWERS, FUNCTIONS, AND DUTIES.—

A. Eminent domain.—The North Lake County Hospital District, through its board of trustees, has the power of eminent domain.

B. General Powers.—The Board of Trustees of the North Lake County Hospital District has all the powers of a body corporate, including the power to sue and be sued under the name of the North Lake County Hospital District; to contract and be contacted with; to adopt and use a common seal; and to acquire, purchase, hold, lease, and convey such real and personal property as the board of trustees deems proper or expedient to carry out the purposes of this act.

C. Ad valorem taxation.—The Board of Trustees of the North Lake County Hospital District may levy an ad valorem tax in the district of *up to 1 mill* on the dollar of the value of all nonexempt property within that area of Lake County which comprises the North Lake County Hospital District. Such tax shall be paid into the district fund.

D. Tax proceeds to charitable foundations; hospitals.—All future tax proceeds generated from within the Northeast Territory, less one-half of the amount reserved annually by the board to pay for maintenance and services for the board, shall be paid by the board of trustees to Florida Hospital Waterman, Inc., or other entity determined by Florida Hospital Waterman, Inc., if it so desires in order to maximize moneys received, upon written request by Florida Hospital Waterman, Inc., that the funds are needed for health care. All future proceeds generated from within the Northwest Territory, less one-half of the amount reserved annually by the board to pay for maintenance and services for the board, shall be paid by the board of trustees to Leesburg Regional Medical Center, Inc., or other entity determined by Leesburg Regional Medical Center, Inc., if it so desires in order to maximize moneys received, upon written request by Leesburg Regional Medical Center, Inc., that the funds are needed for health care. *Funds that are not used for maintenance and services of the board of the district may be used only to offset the cost of uncompensated care for services provided to residents of Lake County who are indigent or who are Medicaid patients. For purposes of this paragraph, the term "indigent person" includes a person who does not have health insurance and whose household income does not exceed 200 percent of the federal poverty level.*

E. LifeStream Behavioral Center.—Leesburg Regional Medical Center, Inc., and Florida Hospital Waterman, Inc., have brought to the attention of their respective boards that LifeStream Behavioral Center should be entitled to receive the following sums, after submission of a written request by LifeStream Behavioral Center certifying that the funds are needed for indigent health care. The request shall be made to Florida Hospital Waterman, Inc., and Leesburg Regional Medical Center, Inc. Florida Hospital Waterman, Inc., and Leesburg Regional Medical Center, Inc., shall pay the following sums to LifeStream Behavioral Center from their respective share of tax funds collected and received by Florida Hospital Waterman, Inc., and Leesburg Regional Medical Center, Inc.

1. For each *calendar year after calendar year 1993*, LifeStream Behavioral Center shall be paid \$100,000 or 1/20 of ~~1 mill~~ of the tax moneys due Florida Hospital Waterman, Inc., from the Northeast Territory, whichever is greater, plus \$100,000 or 1/20 of ~~1 mill~~ of the tax moneys due Leesburg Regional Medical Center, Inc., from the Northwest Territory, whichever is greater. If Florida Hospital Waterman, Inc., or Leesburg Regional Medical Center, Inc., refuses to pay LifeStream Behavioral Center the funds due under this section in any given year, during the next fiscal year of the Board of Trustees of the North Lake County Hospital District, the Board of Trustees of the North Lake County Hospital District shall directly pay LifeStream Behavioral Center an amount equal to the funds withheld during the previous year by the subject provider payable from funds that would otherwise be payable to the subject provider.

2. Notwithstanding any of the provisions of this act, the obligation to pay tax revenues to LifeStream Behavioral Center under this act shall permanently terminate in the year:

a. When a countywide health taxing district is created and funded pursuant to chapter 154, Florida Statutes, the countywide health taxing district provides for reimbursement on an accountability basis to medical providers for medical, hospital, and emergency care, including psychiatric care provided to indigents residing within the county, and the countywide health taxing district actually reimburses LifeStream Behavioral Center for medical services in an amount greater than or equal

to the tax revenues received under the provisions of this act in 1 calendar year; or

b. If LifeStream Behavioral Center, for any reason, loses, relinquishes, or forfeits its accreditation as a hospital.

Any reimbursement for medical services paid to LifeStream Behavioral Center by any future countywide health taxing district shall be deducted from the amount of tax revenues to be paid under this act. It is the intent of this act that the tax revenue payments provided for LifeStream Behavioral Center in this act be reduced by the same amount that is actually paid to the hospital by the countywide taxing district.

F. Annual financial report.—Leesburg Regional Medical Center Charitable Foundation, Inc., and its parent corporation; Florida Hospital Waterman Foundation, Inc., and its parent corporation; and LifeStream Behavioral Center shall each file annual *independently* audited financial statements with the North Lake County Hospital District.

G. *Semiannual patient data reports.*—Leesburg Regional Medical Center Charitable Foundation, Inc., and its parent corporation; Florida Hospital Waterman Foundation, Inc., and its parent corporation; and LifeStream Behavioral Center shall each file semiannual reports with the North Lake County Hospital District documenting:

1. *The number of patients for which tax proceeds under this section are used;*

2. *The total cost of patient care to Lake County residents who are indigent or who are Medicaid patients;*

3. *The total cost of the uncompensated care provided to Lake County residents who are indigent or who are Medicaid patients;*

4. *The amount of ad valorem tax proceeds spent on providing care to Lake County residents who are indigent or who are Medicaid patients; and*

5. *Any other records or information reasonably required by the district relating to medical costs and expenditures of the proceeds of the ad valorem tax proceeds. Such records or information may not contain personal patient-identifying information and shall be redacted to protect patient confidentiality.*

~~H.G.~~ Collection of taxes.—It is the duty of the Property Appraiser of Lake County to assess, and the Tax Collector of Lake County to collect, the ~~1 mill~~ tax levied by the Board of Trustees of the North Lake County Hospital District upon the taxable property in the district. The tax collector shall collect such tax as levied by the board of trustees in the same manner as other taxes are collected and shall pay the same over to the Board of Trustees of the North Lake County Hospital District within the time and in the manner prescribed by law for the payment of the Tax Collector of Lake County taxes to the county depository. It is the duty of the Department of Revenue to assess all such property in accordance with section 193.085, Florida Statutes. The amount of each county or state taxes and the taxes for the district shall be assessed by the officer respectively as are county taxes upon such property, and such tax shall be remitted by the collecting officer to the Board of Trustees of the North Lake County Hospital District. All such taxes shall be held by the Board of Trustees of the North Lake County Hospital District and paid out by them for purposes of this act.

~~I.H.~~ Expenses.—The Board of Trustees of the North Lake County Hospital District may pay from the funds of the district all expenses of the organization of such Board of Trustees and all expenses necessarily incurred with the development of the district as well as all other reasonable and necessary expenses, including the fees and expenses of a certified public accountant and an attorney as needed in the transaction of the business of the district in carrying out and accomplishing the purposes of this act. The board shall include in its annual budget a reserve in an amount deemed necessary by the board for its yearly expenses.

~~J.I.~~ Financial disclosure, notice, and reporting requirements.—At least once every year, the Board of Trustees of the North Lake County Hospital District shall make and file with the Clerk of the Circuit Court of Lake County a complete financial statement of all money received and distributed by the board since the development of the district as to the first statement so filed, and since the last statement so filed as to any

other year. Such statements shall also show the several sources from which the funds were received and shall show the balance on hand at the time of the making of such statement. It shall show a complete statement of the financial condition of the district. Notice of the statement shall be filed with the Clerk of the Circuit Court of Lake County and published in a newspaper regularly published in Lake County, and the statement shall be made available at all reasonable times to all residents of the district for their inspection. The Board of Trustees of the North Lake County Hospital District shall comply with all financial disclosure and reporting requirements provided in general law.

K.J. Preparation of budget.—The Board of Trustees of the North Lake County Hospital District shall prepare an annual balanced budget in accordance with generally accepted accounting practices and in the manner prescribed by section 218.34, Florida Statutes.

L.K. Liens and foreclosures.—Liens and foreclosure of liens resulting from failure to pay ad valorem taxation shall be treated as liens and foreclosures resulting from other ad valorem taxes.

Section 5. ESTABLISHMENT AND DISSOLUTION OF THE DISTRICT.—The North Lake County Hospital District established pursuant to section 189.4042, Florida Statutes, is reestablished by this act as a special district under chapter 189, Florida Statutes. ~~The district may be dissolved by action of the Legislature.~~

A. Duration and continuation.—*The district expires and shall be dissolved at the end of its 2017 fiscal year without further action by the Legislature. However, the district may be continued for an additional 10 years if, in the 2016 general election, a majority of the electors of the district voting in a referendum called for that purpose approve its continuation. The district is subject to a continuation vote in like manner every 10 years thereafter. If the district is dissolved without further action by the Legislature, all property owned by the district is transferred to, and all indebtedness of the district shall be assumed by, Lake County upon such dissolution.*

B. Referendum.—*The Board of County Commissioners of Lake County shall call, and the Supervisor of Elections of Lake County shall conduct, in conjunction with the 2022 General Election, a referendum on the following question:*

CONTINUATION OF THE NORTH LAKE COUNTY HOSPITAL DISTRICT

Shall the independent special district known as the North Lake County Hospital District having authority to levy each year an ad valorem tax not to exceed 1 mill to fund indigent care to qualified residents of the county be continued for another 10 years?

Yes ___

No ___

C. Nothing in this section precludes the dissolution of the district by action of the Legislature.

Section 2. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the North Lake County Hospital District; amending chapter 2002-348, Laws of Florida, as amended; authorizing the North Lake County Hospital District to reduce the rate of its ad valorem tax; providing for the payment of the proceeds of the tax to Florida Hospital Waterman, Inc., and Leesburg Regional Medical Center, Inc., and their parent corporations, and LifeStream Behavioral Center to offset the costs of uncompensated care for services provided to Lake County residents who are indigent or who are Medicaid patients; defining the term "indigent persons"; requiring Florida Hospital Waterman, Inc., Leesburg Regional Medical Center, Inc., and LifeStream Behavioral Center to provide biannual reports on the use of the tax proceeds to the Board of Trustees of the North Lake County Hospital District; providing for the dissolution of the district on a certain date unless the electors of the district voting in a referendum approve the continuation of the district; providing an effective date.

Amendment 2 (899868)—Delete lines 108 and 109 and insert: *Medical Center, Inc., and its parent corporation; Florida Hospital Waterman, Inc., and its*

Amendment 3 (785310)—Delete line 206 and insert: *County shall conduct, in conjunction with the 2016 General*

Amendment 4 (936270) (with title amendment)—Delete lines 41-44 and insert: *are codified, reenacted, and amended as provided in this act.*

Section 3. *The North Lake County Hospital District is re-created, the charter is re-created, amended, and reenacted, and chapters 2002-348 and 2004-460, Laws of Florida, are amended, to read:*

And the title is amended as follows:

Delete lines 7-8 and insert: relating to the district; amending, re-creating, and reenacting the charter; providing

Amendment 5 (474162) (with title amendment)—Delete lines 485-495 and insert: *North Lake County Hospital District, and its authority to levy each year an ad valorem tax not to exceed 1 mill to fund indigent care to qualified residents of the district, be approved and continued for another 10 years?*

Yes ___

No ___

And the title is amended as follows:

Delete line 5 and insert: amending, codifying, and reenacting

On motion by Senator Dockery, by two-thirds vote **CS for CS for HB 1299** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

HB 1381—A bill to be entitled An act relating to the West Palm Beach Downtown Development Authority, Palm Beach County; amending chapter 2003-380, Laws of Florida; revising the development authority's boundaries; providing an effective date.

—was read the second time by title. On motion by Senator Bogdanoff, by two-thirds vote **HB 1381** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bullard	Flores
Alexander	Dean	Gaetz
Altman	Detert	Garcia
Benacquisto	Diaz de la Portilla	Gardiner
Bennett	Dockery	Gibson
Bogdanoff	Evers	Hays
Braynon	Fasano	Jones

Joyner	Oelrich	Smith
Latvala	Rich	Sobel
Lynn	Richter	Storms
Margolis	Ring	Thrasher
Montford	Sachs	Wise
Negron	Simmons	
Norman	Siplin	

Nays—None

SPECIAL ORDER CALENDAR

On motion by Senator Bogdanoff, by unanimous consent—

CS for CS for SB 448—A bill to be entitled An act relating to inmate reentry; defining the terms “department” and “nonviolent offender”; directing the Department of Corrections to develop and administer a reentry program for nonviolent offenders which is intended to divert nonviolent offenders from long periods of incarceration; requiring that the program include intensive substance abuse treatment and rehabilitative programming; providing for the minimum length of service in the program; providing that any portion of a sentence before placement in the program does not count as progress toward program completion; specifying eligibility criteria for a nonviolent offender to be placed into the reentry program; directing the court to screen and select eligible offenders for the program based on specified considerations; directing the department to notify the nonviolent offender’s sentencing court in order to obtain approval before the nonviolent offender is placed into the reentry program; requiring the department to notify the state attorney; authorizing the state attorney to file objections to placing the offender into the reentry program within a specified period; requiring the sentencing court to notify the department of the court’s decision to approve or disapprove the requested placement within a specified period; providing that failure of the court to timely notify the department of the court’s decision constitutes disapproval of the requested placement; requiring the nonviolent offender to undergo an education assessment and a full substance abuse assessment if admitted into the reentry program; requiring the offender to be enrolled in an adult education program in specified circumstances; requiring that assessments of vocational skills and future career education be provided to the offender; requiring that certain reevaluation be made periodically; providing that the nonviolent offender is subject to the disciplinary rules of the department; specifying the reasons for which the offender may be terminated from the reentry program; requiring that the department submit a report to the sentencing court at least 30 days before the nonviolent offender is scheduled to complete the reentry program; setting forth the issues to be addressed in the report; requiring the sentencing court to hold a hearing to consider modifying the sentence imposed and authorizing the court to place the nonviolent offender on drug offender probation if the nonviolent offender’s performance is satisfactory; authorizing the court to revoke probation and impose the original sentence in specified circumstances; authorizing the court to require the offender to complete a postadjudicatory drug court program in specified circumstances; directing the department to implement the reentry program using available resources; requiring the department to submit an annual report to the Governor and Legislature detailing the extent of implementation of the reentry program; specifying information to be provided and outlining future goals and recommendations; authorizing the department to enter into contracts with qualified individuals, agencies, or corporations for services for the reentry program; authorizing the department to impose administrative or protective confinement as necessary; authorizing the department to establish a system of incentives within the reentry program which the department may use to promote participation in rehabilitative programs and the orderly operation of institutions and facilities; providing that the act does not create a right to placement in the reentry program or any right to placement or early release under supervision of any type; providing that the act does not create a cause of action related to the program; directing the department to develop a system for tracking recidivism, including, but not limited to, rearrests and recommitment of nonviolent offenders who successfully complete the reentry program, and to report on recidivism in its annual report of the program; directing the department to adopt rules; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for CS for SB 448** to **CS for CS for CS for HB 177**.

Pending further consideration of **CS for CS for SB 448** as amended, on motion by Senator Bogdanoff, by two-thirds vote **CS for CS for CS for HB 177** was withdrawn from the Committees on Criminal Justice; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Bogdanoff—

CS for CS for CS for HB 177—A bill to be entitled An act relating to inmate reentry; defining the terms “department” and “nonviolent offender”; directing the Department of Corrections to develop and administer a reentry program for nonviolent offenders which is intended to divert nonviolent offenders from long periods of incarceration; requiring that the program include intensive substance abuse treatment and rehabilitative programming; providing for the minimum length of service in the program; providing that any portion of a sentence before placement in the program does not count as progress toward program completion; specifying eligibility criteria for a nonviolent offender to be placed into the reentry program; directing the court to screen and select eligible offenders for the program based on specified considerations; directing the department to notify the nonviolent offender’s sentencing court to obtain approval before the nonviolent offender is placed into the reentry program; requiring the department to notify the state attorney; authorizing the state attorney to file objections to placing the offender into the reentry program within a specified period; requiring the sentencing court to notify the department of the court’s decision to approve or disapprove the requested placement within a specified period; requiring the nonviolent offender to undergo an education assessment and a full substance abuse assessment if admitted into the reentry program; requiring the offender to be enrolled in an adult education program in specified circumstances; requiring that assessments of vocational skills and future career education be provided to the offender; requiring that certain reevaluation be made periodically; providing that the nonviolent offender is subject to the disciplinary rules of the department; specifying the reasons for which the offender may be terminated from the reentry program; requiring that the department submit a report to the sentencing court at least 30 days before the nonviolent offender is scheduled to complete the reentry program; setting forth the issues to be addressed in the report; providing a court may schedule a hearing to consider any modifications to an imposed sentence; requiring the sentencing court to issue an order modifying the sentence imposed and placing the nonviolent offender on drug offender probation if the nonviolent offender’s performance is satisfactory; authorizing the court to revoke probation and impose the original sentence in specified circumstances; authorizing the court to require the offender to complete a postadjudicatory drug court program in specified circumstances; directing the department to implement the reentry program using available resources; requiring the department to submit an annual report to the Governor and Legislature detailing the extent of implementation of the reentry program, specifying information to be provided and outlining future goals and recommendations; authorizing the department to enter into contracts with qualified individuals, agencies, or corporations for services for the reentry program; authorizing the department to impose administrative or protective confinement as necessary; authorizing the department to establish a system of incentives within the reentry program which the department may use to promote participation in rehabilitative programs and the orderly operation of institutions and facilities; providing that the section does not create a right to placement in the reentry program or any right to placement or early release under supervision of any type; providing that the section does not create a cause of action related to the program; providing that specified provisions are not severable; directing the department to develop a system for tracking recidivism, including, but not limited to, rearrests and recommitment of nonviolent offenders who successfully complete the reentry program, and to report on recidivism in its annual report of the program; directing the department to adopt rules; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 448** as amended and read the second time by title.

On motion by Senator Bogdanoff, by two-thirds vote **CS for CS for CS for HB 177** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Bogdanoff, by unanimous consent—

CS for CS for CS for SB 1060—A bill to be entitled An act relating to communications services tax; creating the Communications Services Tax Working Group; housing the working group in the Department of Revenue for administrative purposes; providing for membership; limiting the reimbursement of members for per diem and travel expenses; providing issues that the working group will study; requiring the working group to hold meetings; providing for a report to the Governor and Legislature by a certain date; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for CS for CS for SB 1060** to **CS for HB 809**.

Pending further consideration of **CS for CS for CS for SB 1060** as amended, on motion by Senator Bogdanoff, by two-thirds vote **CS for HB 809** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Community Affairs; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Bogdanoff, the rules were waived and—

CS for HB 809—A bill to be entitled An act relating to communications services taxes; amending s. 202.105, F.S.; revising legislative intent; amending s. 202.11, F.S.; modifying definitions; removing the definition of the term “cable service”; adding a definition for the term “Internet access service”; revising the definitions of the terms “communication services,” “information service,” “sales price,” “service address,” and “video service”; amending ss. 202.125, 202.16, and 202.24, F.S.; conforming provisions to changes in terminology; amending s. 202.18, F.S.; removing a cross-reference to conform; amending s. 202.22, F.S.; revising provisions relating to a communications services dealer’s liability for tax underpayments that result from the incorrect assignment of service addresses to local taxing jurisdictions and providing requirements and conditions with respect thereto; prohibiting the Department of Revenue from denying a dealer of communications services a deduction of a specified amount as a collection allowance under certain circumstances; amending s. 202.231, F.S.; requiring the Department of Revenue to aggregate monthly and make available to the public on a jurisdiction-by-jurisdiction basis certain sales and net tax information; amending ss. 203.01 and 624.105, F.S.; conforming cross-references; providing for certain retroactive effect; creating the Communications Services Tax Working Group; housing the working group in the Department of Revenue for administrative purposes; providing for membership; limiting the reimbursement of members for per diem and travel expenses; providing issues that the working group will study; requiring the working group to hold meetings; providing for a report to the Governor and Legislature by a certain date; providing effective dates.

—a companion measure, was substituted for **CS for CS for CS for SB 1060** as amended and read the second time by title.

On motion by Senator Bogdanoff, by two-thirds vote **CS for HB 809** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—1

Jones

On motion by Senator Garcia, by unanimous consent—

CS for SB 2074—A bill to be entitled An act relating to assisted living facilities; amending s. 394.4574, F.S.; revising the duties of the case manager for, and the community living support plan of, a mental health resident of an assisted living facility; amending s. 400.0078, F.S.; requiring that residents of long-term care facilities be informed about the confidentiality of the subject matter and identity of the complainant of a complaint received by the State Long-Term Care Ombudsman Program; amending s. 415.1034, F.S.; adding certain employees or agents of a state or local agency to the list of persons who must report the known or suspected abuse of a vulnerable adult to the abuse hotline; amending s. 429.02, F.S.; providing definitions for “board” and “mental health professional”; amending s. 429.07, F.S.; conforming a cross-reference; increasing the biennial license fee required for a facility that has certain violations within the 2 years preceding license renewal; amending s. 429.075, F.S.; revising the criteria preventing a licensed facility from receiving a limited mental health license; providing training requirements for administrators and staff members of facilities that hold a limited mental health license; requiring that a mental health professional be part of the team inspecting a facility that holds a limited mental health license; requiring quarterly monitoring of the facility; providing for an exception from quarterly monitoring; amending s. 429.14, F.S.; requiring the revocation of a facility license for certain violations that result in the death of a resident; amending s. 429.176, F.S.; requiring the licensure of facility administrators; providing administrator education and examination requirements; providing training requirements for facility managers during the temporary absence of an administrator; amending s. 429.178, F.S.; revising training requirements for staff who provide care for persons with Alzheimer’s disease and related disorders; amending s. 429.19, F.S.; conforming provisions to changes made by the act; authorizing the Agency for Health Care Administration to impose an increased fine for certain violations that result in the death of a resident; amending s. 429.23, F.S.; requiring a facility to establish a risk management and quality assurance program; amending s. 429.256, F.S.; conforming a cross-reference; amending s. 429.28, F.S.; requiring residents of facilities to be informed about the confidentiality of the subject matter and identity of the resident and complainant of a complaint made to the State Long-Term Care Ombudsman Program; requiring the agency to conduct followup inspections of facilities that have a history of certain violations; providing that a facility that terminates an individual’s residency will be fined if good cause is not shown in court; amending s. 429.34, F.S.; providing that the agency is designated as the central agency for receiving and tracking facility complaints; requiring the agency to have lead surveyors who specialize in assessing facilities; amending s. 429.41, F.S.; requiring the agency to observe the elopement drills of a randomly selected group of facilities; authorizing the agency to require additional staffing for facilities that hold a specialty license; requiring the agency to conduct an abbreviated biennial licensure inspection; amending s. 429.49, F.S.; increasing the criminal penalty for altering facility records; creating s. 429.515, F.S.; requiring new facility employees to attend a preservice orientation; providing requirements for such orientation; amending s. 429.52, F.S.; revising training and continuing education requirements for facility staff other than administrators; providing for the use of interactive online

tutorials; creating s. 429.521, F.S.; providing specialty training requirements for certain staff of facilities that hold an extended congregate care, limited nursing, and limited mental health license; providing for examinations; authorizing the Board of Assisted Living Facility Administration to adopt rules; creating s. 429.522, F.S.; requiring training providers to be certified by the board and provide trainer oversight; providing trainer requirements; requiring the board to maintain an electronic database of certified providers and persons who complete training if funding is available; creating s. 429.523, F.S.; providing for board approval of training and testing centers; providing approval criteria; amending s. 429.54, F.S.; requiring specified state agencies to have an electronic system of communication pertaining to the regulation of facilities; requiring facilities to submit certain facility and resident information electronically to the agency twice yearly; providing for the maintenance and use of such information; providing for expiration of this requirement; creating s. 429.55, F.S.; directing the agency to establish an online, user-friendly facility rating system that may be accessed by the public; providing a directive to the Division of Statutory Revision; amending s. 468.1635, F.S.; revising the purpose of part II of ch. 468, F.S., to include assisted living administrators; amending s. 468.1645, F.S.; requiring assisted living facilities to be operated under the management of a licensed administrator; amending s. 468.1655, F.S.; revising and providing definitions; amending s. 468.1665, F.S.; renaming the Board of Nursing Home Administrators as the "Board of Nursing Home and Assisted Living Facility Administrators"; providing for membership; prohibiting certain conflicts of interest with respect to board members; amending s. 468.1685, F.S.; revising duties of the board to include approving third-party credentialing entities for the purpose of an assisted living facility administrator certification program; establishing requirements and standards for certification; providing for the development of assisted living facility administrator trainings and testing and staff trainings and interactive tutorials; authorizing additional training for certain facilities; providing for certifying trainers and testing and training centers; amending s. 468.1695, F.S.; providing for licensure of assisted living facility administrators through certification; establishing a maximum fee; amending s. 468.1705, F.S., relating to licensure by endorsement; conforming provisions to changes made by the act; amending s. 468.1725, F.S.; revising provisions relating to the inactive status of an administrator's license; amending s. 468.1735, F.S., relating to provisional licensing; conforming provisions to changes made by the act; amending s. 468.1745, F.S.; providing requirements for who must be licensed as an assisted living facility administrator; amending s. 468.1755, F.S.; conforming provisions to changes made by the act; providing grounds for disciplinary action for assisted living facility administrators; amending s. 468.1756, F.S.; conforming provisions to changes made by the act; requiring the agency to create a task force to determine whether state agencies have overlapping regulatory jurisdiction over facilities and to submit findings and recommendations to the Governor and Legislature by a certain date; providing for termination; requiring the Office of the State Long-Term Care Ombudsman to create a task force to review the agency's facility inspection forms and to submit its recommendations to the agency by a certain date; providing for termination; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 2074**, on motion by Senator Garcia, by two-thirds vote **CS for HB 7133** was withdrawn from the Committees on Health Regulation; and Budget.

On motion by Senator Garcia, the rules were waived and—

CS for HB 7133—A bill to be entitled An act relating to quality improvement initiatives for entities regulated by the Agency for Health Care Administration; amending s. 394.4574, F.S.; providing responsibilities of the Department of Children and Family Services and mental health service providers for mental health residents who reside in assisted living facilities; directing the agency to impose contract penalties on Medicaid prepaid health plans under specified circumstances; directing the department to impose contract penalties on mental health service providers under specified circumstances; directing the department and the agency to enter into an interagency agreement for the enforcement of their respective responsibilities and procedures related thereto; amending s. 395.002, F.S.; revising the definition of the term "accrediting organizations"; amending s. 395.1051, F.S.; requiring a hospital to provide notice to all obstetrical physicians with privileges at that hospital within a specified period of time before the hospital closes an obstetrics department or ceases to provide obstetrical services;

amending s. 395.1055, F.S.; revising provisions relating to agency rules regarding standards for infection control, housekeeping, and sanitary conditions in a hospital; requiring housekeeping and sanitation staff to employ and document compliance with specified cleaning and disinfecting procedures; authorizing imposition of administrative fines for noncompliance; amending s. 400.0078, F.S.; requiring specified information regarding the confidentiality of complaints to the State Long-Term Care Ombudsman Program to be provided to residents of a long-term care facility upon admission to the facility; amending s. 408.05, F.S.; directing the agency to collect, compile, analyze, and distribute specified health care information for specified uses; providing for the agency to release data necessary for the administration of the Medicaid program to quality improvement collaboratives for specified purposes; amending s. 408.802, F.S.; providing that the provisions of part II of ch. 408, F.S., the Health Care Licensing Procedures Act, apply to assisted living facility administrators; amending s. 408.820, F.S.; exempting assisted living facility administrators from specified provisions of part II of ch. 408, F.S., the Health Care Licensing Procedures Act; amending s. 409.212, F.S.; increasing a limitation on additional supplementation a person who receives optional supplementation may receive; creating s. 409.986, F.S.; providing definitions; directing the agency to establish and implement methodologies to adjust Medicaid rates for hospitals, nursing homes, and managed care plans; providing criteria for and limits on the amount of Medicaid payment rate adjustments; directing the agency to seek federal approval to implement a performance payment system; providing for implementation of the system in fiscal year 2015-2016; authorizing the agency to appoint a technical advisory panel; providing applicability of the performance payment system to general hospitals, skilled nursing facilities, and managed care plans and providing criteria therefor; amending s. 415.1034, F.S.; providing that specified persons who have regulatory responsibilities over or provide services to persons residing in certain facilities must report suspected incidents of abuse to the central abuse hotline; amending s. 429.02, F.S.; revising definitions applicable to the Assisted Living Facilities Act; amending s. 429.07, F.S.; requiring that an assisted living facility be under the management of a licensed assisted living facility administrator; providing for a reduced number of monitoring visits for an assisted living facility that is licensed to provide extended congregate care services under specified circumstances; providing for a reduced number of monitoring visits for an assisted living facility that is licensed to provide limited nursing services under specified circumstances; amending s. 429.075, F.S.; providing additional requirements for a limited mental health license; removing specified assisted living facility requirements; authorizing a training provider to charge a fee for the training required of facility administrators and staff; revising provisions for application for a limited mental health license; creating s. 429.0751, F.S.; providing requirements for an assisted living facility that has mental health residents; requiring the assisted living facility to enter into a cooperative agreement with a mental health care service provider; providing for the development of a community living support plan; specifying who may have access to the plan; requiring documentation of mental health resident assessments; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; providing fines and penalties for specified violations by an assisted living facility; amending s. 429.195, F.S.; revising applicability of prohibitions on rebates provided by an assisted living facility for certain referrals; amending s. 817.505, F.S.; providing an exception from prohibitions relating to patient brokering; creating s. 429.231, F.S.; directing the Department of Elderly Affairs to create an advisory council to review the facts and circumstances of unexpected deaths in assisted living facilities and of elopements that result in harm to a resident; providing duties; providing for appointment and terms of members; providing for meetings; requiring a report; providing for per diem and travel expenses; amending s. 429.34, F.S.; providing a schedule for the inspection of assisted living facilities; providing exceptions; providing for fees for additional inspections after specified violations; creating s. 429.50, F.S.; prohibiting a person from performing the duties of an assisted living facility administrator without a license; providing qualifications for licensure; providing requirements for the issuance of assisted living facility administrator certifications; providing agency responsibilities; providing exceptions; providing license and license renewal fees; providing grounds for revocation or denial of licensure; providing rule-making authority; authorizing the agency to issue a temporary license to an assisted living facility administrator under certain conditions and for a specified period of time; amending s. 429.52, F.S.; providing training, competency testing, and continuing education requirements for assisted living facility administrators and license applicants; specifying entities that may provide training; providing a definition; requiring assisted

living facility trainers to keep certain training records and submit those records to the agency; providing rulemaking authority; amending s. 429.54, F.S.; requiring the Agency for Health Care Administration, the Department of Elderly Affairs, the Department of Children and Family Services, and the Agency for Persons with Disabilities to develop or modify electronic information systems and other systems to ensure efficient communication regarding regulation of assisted living facilities, subject to the availability of funds; providing an appropriation and authorizing positions; providing effective dates.

—a companion measure, was substituted for **CS for SB 2074** and read the second time by title.

MOTION

On motion by Senator Storms, by the required two-thirds vote, consideration of the following amendment was allowed:

Senators Storms, Rich and Garcia offered the following amendment which was moved by Senator Storms and adopted:

Amendment 1 (128436) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 394.4574, Florida Statutes, is amended to read:

394.4574 Department responsibilities for a mental health resident who resides in an assisted living facility ~~that holds a limited mental health license.~~—

(1) The term “mental health resident,” for purposes of this section, means an individual who receives social security disability income due to a mental disorder as determined by the Social Security Administration or receives supplemental security income due to a mental disorder as determined by the Social Security Administration and receives optional state supplementation.

(2) The department must ensure that:

(a) A mental health resident has been assessed by a psychiatrist, clinical psychologist, clinical social worker, or psychiatric nurse, or an individual who is supervised by one of these professionals, and determined to be appropriate to reside in an assisted living facility. The documentation must be provided to the administrator of the facility within 30 days after the mental health resident has been admitted to the facility. An evaluation completed upon discharge from a state mental hospital meets the requirements of this subsection related to appropriateness for placement as a mental health resident if it was completed within 90 days prior to admission to the facility.

(b) A cooperative agreement, as required in s. 429.0751 ~~429.075~~, is developed between the mental health care services provider that serves a mental health resident and ~~the administrator of the assisted living facility with a limited mental health license~~ in which the mental health resident is living. *The cooperative agreement must provide detailed information concerning case management services; access to consumer-operated drop-in centers; reliable access to services during evenings, weekends, and holidays which avoids the use of hospital emergency departments except in emergencies; supervision of clinical needs of the residents; and access to emergency psychiatric care. Any entity that provides Medicaid prepaid health plan services shall ensure the appropriate coordination of health care services with an assisted living facility in cases where a Medicaid recipient is both a member of the entity's prepaid health plan and a resident of the assisted living facility. If the entity is at risk for Medicaid targeted case management and behavioral health services, the entity shall inform the assisted living facility of the procedures to follow should an emergent condition arise.*

(c) The community living support plan, as defined in s. 429.02, has been prepared by a mental health resident and a mental health care manager of that resident in consultation with the administrator of the facility or the administrator's designee. The plan must be provided to the administrator of the assisted living facility ~~with a limited mental health license~~ in which the mental health resident lives. The support plan and the agreement may be in one document.

(d) The assisted living facility ~~with a limited mental health license~~ is provided with documentation that the individual meets the definition of a mental health resident.

(e) The mental health services provider assigns a case manager to each mental health resident who lives in an assisted living facility ~~with a limited mental health license~~. The case manager is responsible for coordinating the development of and implementation of the community living support plan defined in s. 429.02. The plan must be updated *as needed, but at least annually to ensure that the ongoing needs of the resident are addressed. The community living support plan must include a detailed description of how the clinical needs of the resident will be supervised, how often the case manager will see the resident, and how the resident may access the case manager, and must identify conditions indicative of a change in the condition of the resident which might warrant changes in clinical supervision or which might prompt the assisted living facility to contact the case manager on behalf of the resident and the steps that will be taken to ensure that the resident receives appropriate emergency psychiatric care through the mental health provider. Each case manager shall keep a record of the date and time of any face-to-face interaction with the mental health resident and make the record available to the department for inspection. The record must be retained for 2 years after the date of the most recent interaction.*

The department shall adopt rules to implement the community living support plans and cooperative agreements established under this section.

(f) *There is adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements by the department.*

(3) *Medicaid prepaid health plans shall ensure the appropriate coordination of health care services with an assisted living facility when a Medicaid recipient is both a member of the entity's prepaid health plan and a resident of the assisted living facility. If the Medicaid prepaid plan is responsible for Medicaid targeted case management and behavioral health services, the plan shall inform the assisted living facility of the procedures to follow should an emergency condition arise.*

(4) *The department shall include in contracts with mental health service providers provisions that require the service provider to assign a case manager for a mental health resident, prepare a community living support plan, enter into a cooperative agreement with the assisted living facility, and otherwise comply with the provisions of this section. The department shall establish and impose contract penalties for mental health service providers under contract with the department which fail to comply with this section.*

(5) *The Agency for Health Care Administration shall include in contracts with Medicaid prepaid health plans provisions that require the mental health service provider to prepare a community living support plan, enter into a cooperative agreement with the assisted living facility, and otherwise comply with the provisions of this section. The agency shall also establish and impose contract penalties for Medicaid prepaid health plans that fail to comply with the provisions of this section.*

(6) *The department shall enter into an interagency agreement with the Agency for Health Care Administration which delineates their respective responsibilities and procedures for enforcing the requirements of this section with respect to assisted living facilities and mental health service providers.*

(7)(3) ~~The Secretary of Children and Family Services, in consultation with the Agency for Health Care Administration, shall annually require each district administrator to develop, with community input, detailed plans that demonstrate how the district will ensure the provision of state-funded mental health and substance abuse treatment services to residents of assisted living facilities that hold a limited mental health license. These plans must be consistent with the substance abuse and mental health district plan developed pursuant to s. 394.75 and must address case management services; access to consumer-operated drop-in centers; access to services during evenings, weekends, and holidays; supervision of the clinical needs of the residents; and access to emergency psychiatric care.~~

Section 2. Subsection (1) of section 395.002, Florida Statutes, is amended to read:

395.002 Definitions.—As used in this chapter:

(1) “Accrediting organizations” means *national accreditation organizations that are approved by the Centers for Medicare and Medicaid Services and whose standards incorporate comparable licensure regulations required by the state* ~~the Joint Commission on Accreditation of Healthcare Organizations, the American Osteopathic Association, the Commission on Accreditation of Rehabilitation Facilities, and the Accreditation Association for Ambulatory Health Care, Inc.~~

Section 3. Section 395.1051, Florida Statutes, is amended to read:

395.1051 Duty to notify patients.—

(1) An appropriately trained person designated by each licensed facility shall inform each patient, or an individual identified pursuant to s. 765.401(1), in person about adverse incidents that result in serious harm to the patient. Notification of outcomes of care that result in harm to the patient under this section *does shall* not constitute an acknowledgment or admission of liability *and may not, nor can it* be introduced as evidence.

(2) *A hospital must provide notice to all obstetrical physicians with privileges at the hospital at least 120 days before the hospital closes an obstetrics department or ceases to provide obstetrical services.*

Section 4. Subsection (2) of section 400.0078, Florida Statutes, is amended to read:

400.0078 Citizen access to State Long-Term Care Ombudsman Program services.—

(2) ~~Every resident or representative of a resident shall receive,~~ Upon admission to a long-term care facility, *each resident or representative of a resident must receive* information regarding:

(a)1. The purpose of the State Long-Term Care Ombudsman Program;

2. The statewide toll-free telephone number for receiving complaints;

3. *The residents’ rights under s. 429.28, including information that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any of these rights;* and

4. Other relevant information regarding how to contact the program.

(b) Residents or their representatives must be furnished additional copies of this information upon request.

Section 5. Subsection (3) of section 408.05, Florida Statutes, is amended to read:

408.05 Florida Center for Health Information and Policy Analysis.—

(3) COMPREHENSIVE HEALTH INFORMATION SYSTEM.—~~The agency shall collect, compile, analyze, and distribute in order to produce comparable and uniform health information and statistics. Such information shall be used for developing the development of policy recommendations, evaluating program and provider performance, and facilitating the independent and collaborative quality improvement activities of providers, payors, and others involved in the delivery of health services.~~ The agency shall perform the following functions:

(a) Coordinate the activities of state agencies involved in the design and implementation of the comprehensive health information system.

(b) Undertake research, development, and evaluation respecting the comprehensive health information system.

(c) Review the statistical activities of state agencies to ensure that they are consistent with the comprehensive health information system.

(d) Develop written agreements with local, state, and federal agencies for the sharing of health-care-related data or using the facilities and services of such agencies. State agencies, local health councils, and other agencies under state contract shall assist the center in obtaining, compiling, and transferring health-care-related data maintained by state

and local agencies. Written agreements must specify the types, methods, and periodicity of data exchanges and specify the types of data that will be transferred to the center.

(e) Establish by rule the types of data collected, compiled, processed, used, or shared. Decisions regarding center data sets should be made based on consultation with the State Consumer Health Information and Policy Advisory Council and other public and private users regarding the types of data which should be collected and their uses. The center shall establish standardized means for collecting health information and statistics under laws and rules administered by the agency.

(f) Establish minimum health-care-related data sets which are necessary on a continuing basis to fulfill the collection requirements of the center and which shall be used by state agencies in collecting and compiling health-care-related data. The agency shall periodically review ongoing health care data collections of the Department of Health and other state agencies to determine if the collections are being conducted in accordance with the established minimum sets of data.

(g) Establish advisory standards to ensure the quality of health statistical and epidemiological data collection, processing, and analysis by local, state, and private organizations.

(h) Prescribe standards for the publication of health-care-related data reported pursuant to this section which ensure the reporting of accurate, valid, reliable, complete, and comparable data. Such standards should include advisory warnings to users of the data regarding the status and quality of any data reported by or available from the center.

(i) Prescribe standards for the maintenance and preservation of the center’s data. This should include methods for archiving data, retrieval of archived data, and data editing and verification.

(j) Ensure that strict quality control measures are maintained for the dissemination of data through publications, studies, or user requests.

(k) Develop, in conjunction with the State Consumer Health Information and Policy Advisory Council, and implement a long-range plan for making available health care quality measures and financial data that will allow consumers to compare health care services. The health care quality measures and financial data the agency must make available shall include, but is not limited to, pharmaceuticals, physicians, health care facilities, and health plans and managed care entities. The agency shall update the plan and report on the status of its implementation annually. The agency shall also make the plan and status report available to the public on its Internet website. As part of the plan, the agency shall identify the process and timeframes for implementation, any barriers to implementation, and recommendations of changes in the law that may be enacted by the Legislature to eliminate the barriers. As preliminary elements of the plan, the agency shall:

1. Make available patient-safety indicators, inpatient quality indicators, and performance outcome and patient charge data collected from health care facilities pursuant to s. 408.061(1)(a) and (2). The terms “patient-safety indicators” and “inpatient quality indicators” shall be as defined by the Centers for Medicare and Medicaid Services, the National Quality Forum, the Joint Commission on Accreditation of Healthcare Organizations, the Agency for Healthcare Research and Quality, the Centers for Disease Control and Prevention, or a similar national entity that establishes standards to measure the performance of health care providers, or by other states. The agency shall determine which conditions, procedures, health care quality measures, and patient charge data to disclose based upon input from the council. When determining which conditions and procedures are to be disclosed, the council and the agency shall consider variation in costs, variation in outcomes, and magnitude of variations and other relevant information. When determining which health care quality measures to disclose, the agency:

a. Shall consider such factors as volume of cases; average patient charges; average length of stay; complication rates; mortality rates; and infection rates, among others, which shall be adjusted for case mix and severity, if applicable.

b. May consider such additional measures that are adopted by the Centers for Medicare and Medicaid Studies, National Quality Forum, the Joint Commission on Accreditation of Healthcare Organizations, the Agency for Healthcare Research and Quality, Centers for Disease Con-

trol and Prevention, or a similar national entity that establishes standards to measure the performance of health care providers, or by other states.

When determining which patient charge data to disclose, the agency shall include such measures as the average of undiscounted charges on frequently performed procedures and preventive diagnostic procedures, the range of procedure charges from highest to lowest, average net revenue per adjusted patient day, average cost per adjusted patient day, and average cost per admission, among others.

2. Make available performance measures, benefit design, and premium cost data from health plans licensed pursuant to chapter 627 or chapter 641. The agency shall determine which health care quality measures and member and subscriber cost data to disclose, based upon input from the council. When determining which data to disclose, the agency shall consider information that may be required by either individual or group purchasers to assess the value of the product, which may include membership satisfaction, quality of care, current enrollment or membership, coverage areas, accreditation status, premium costs, plan costs, premium increases, range of benefits, copayments and deductibles, accuracy and speed of claims payment, credentials of physicians, number of providers, names of network providers, and hospitals in the network. Health plans shall make available to the agency any such data or information that is not currently reported to the agency or the office.

3. Determine the method and format for public disclosure of data reported pursuant to this paragraph. The agency shall make its determination based upon input from the State Consumer Health Information and Policy Advisory Council. At a minimum, the data shall be made available on the agency's Internet website in a manner that allows consumers to conduct an interactive search that allows them to view and compare the information for specific providers. The website must include such additional information as is determined necessary to ensure that the website enhances informed decisionmaking among consumers and health care purchasers, which shall include, at a minimum, appropriate guidance on how to use the data and an explanation of why the data may vary from provider to provider.

4. Publish on its website undiscounted charges for no fewer than 150 of the most commonly performed adult and pediatric procedures, including outpatient, inpatient, diagnostic, and preventative procedures.

(l) Assist quality improvement collaboratives by releasing information to the providers, payors, or entities representing and working on behalf of providers and payors. The agency shall release such data, which is deemed necessary for the administration of the Medicaid program, to quality improvement collaboratives for evaluation of the incidence of potentially preventable events.

Section 6. Paragraph (c) of subsection (4) of section 409.212, Florida Statutes, is amended to read:

409.212 Optional supplementation.—

(4) In addition to the amount of optional supplementation provided by the state, a person may receive additional supplementation from third parties to contribute to his or her cost of care. Additional supplementation may be provided under the following conditions:

(c) The additional supplementation shall not exceed ~~two~~ four times the provider rate recognized under the optional state supplementation program.

Section 7. Section 409.986, Florida Statutes, is created to read:

409.986 *Quality adjustments to Medicaid rates.*—

(1) *As used in this section, the term:*

(a) "Expected rate" means the risk-adjusted rate for each provider that accounts for the severity of illness, diagnosis related groups, and the age of a patient.

(b) "Hospital-acquired infections" means infections not present and without evidence of incubation at the time of admission to a hospital.

(c) "Observed rate" means the actual number for each provider of potentially preventable events divided by the number of cases in which potentially preventable events may have occurred.

(d) "Potentially preventable admission" means an admission of a person to a hospital that might have reasonably been prevented with adequate access to ambulatory care or health care coordination.

(e) "Potentially preventable ancillary service" means a health care service provided or ordered by a physician or other health care provider to supplement or support the evaluation or treatment of a patient, including a diagnostic test, laboratory test, therapy service, or radiology service, that may not be reasonably necessary for the provision of quality health care or treatment.

(f) "Potentially preventable complication" means a harmful event or negative outcome with respect to a person, including an infection or surgical complication, that:

1. *Occurs after the person's admission to a hospital; and*

2. *May have resulted from the care, lack of care, or treatment provided during the hospital stay rather than from a natural progression of an underlying disease.*

(g) "Potentially preventable emergency department visit" means treatment of a person in a hospital emergency room or freestanding emergency medical care facility for a condition that does not require or should not have required emergency medical attention because the condition can or could have been treated or prevented by a physician or other health care provider in a nonemergency setting.

(h) "Potentially preventable event" means a potentially preventable admission, a potentially preventable ancillary service, a potentially preventable complication, a potentially preventable emergency department visit, a potentially preventable readmission, or a combination of those events.

(i) "Potentially preventable readmission" means a return hospitalization of a person within 15 days that may have resulted from deficiencies in the care or treatment provided to the person during a previous hospital stay or from deficiencies in posthospital discharge followup. The term does not include a hospital readmission necessitated by the occurrence of unrelated events after the discharge. The term includes the readmission of a person to a hospital for:

1. *The same condition or procedure for which the person was previously admitted;*

2. *An infection or other complication resulting from care previously provided; or*

3. *A condition or procedure that indicates that a surgical intervention performed during a previous admission was unsuccessful in achieving the anticipated outcome.*

(j) "Quality improvement collaboration" means a structured process involving multiple providers and subject matter experts to focus on a specific aspect of quality care in order to analyze past performance and plan, implement, and evaluate specific improvement methods.

(2) The agency shall establish and implement methodologies to adjust Medicaid payment rates for hospitals, nursing homes, and managed care plans based on evidence of improved patient outcomes. Payment adjustments shall be dependent on consideration of specific outcome measures for each provider category, documented activities by providers to improve performance, and evidence of significant improvement over time. Measurement of outcomes shall include appropriate risk adjustments, exclude cases that cannot be determined to be preventable, and waive adjustments for providers with too few cases to calculate reliable rates.

(a) Performance-based payment adjustments may be made up to 1 percent of each qualified provider's rate for hospital inpatient services, hospital outpatient services, nursing home care, and the plan-specific capitation rate for prepaid health plans. Adjustments for activities to improve performance may be made up to 0.25 percent based on evidence of a provider's engagement in activities specified in this section.

(b) Outcome measures shall be established for a base year, which may be state fiscal year 2010-2011 or a more recent 12-month period.

(3) Methodologies established pursuant to this section shall use existing databases, including Medicaid claims, encounter data compiled pursuant to s. 409.9122(14), and hospital discharge data compiled pursuant to s. 408.061(1)(a). To the extent possible, the agency shall use methods for determining outcome measures in use by other payors.

(4) The agency shall seek any necessary federal approval for the performance payment system and implement the system in the 2015-2016 state fiscal year.

(5) The agency may appoint a technical advisory panel for each provider category in order to solicit advice and recommendations during the development and implementation of the performance payment system.

(6) The performance payment system for hospitals shall apply to general hospitals as defined in s. 395.002. The outcome measures used to allocate positive payment adjustments shall consist of one or more potentially preventable events such as potentially preventable readmissions and potentially preventable complications.

(a) For each 12-month period after the base year, the agency shall determine the expected rate and the observed rate for specific outcome indicators for each hospital. The difference between the expected and observed rates shall be used to establish a performance rate for each hospital. Hospitals shall be ranked based on performance rates.

(b) For at least the first three rate-setting periods after the performance payment system is implemented, a positive payment adjustment shall be made to hospitals in the top 10 percentiles, based on their performance rates, and the 10 hospitals with the best year-to-year improvement among those hospitals that did not rank in the top 10 percentiles. After the third period of performance payment, the agency may replace the criteria specified in this subsection with quantified benchmarks for determining which providers qualify for positive payment adjustments.

(c) Quality improvement activities that may earn positive payment adjustments include:

1. Complying with requirements that reduce hospital-acquired infections pursuant to s. 395.1055(1)(b); or
2. Actively engaging in a quality improvement collaboration that focuses on reducing potentially preventable admissions, potentially preventable readmissions, or hospital-acquired infections.

(7) The performance payment system for skilled nursing facilities shall apply to facilities licensed pursuant to part II of chapter 400 with current Medicaid provider service agreements. The agency, after consultation with the technical advisory panel established in subsection (5), shall select outcome measures to be used to allocate positive payment adjustments. The outcome measures shall be consistent with the federal Quality Assurance and Performance Improvement requirements and include one or more of the following clinical care areas: pressure sores, falls, or hospitalizations.

(a) For each 12-month period after the base year, the agency shall determine the expected rate and the observed rate for specific outcome indicators for each skilled nursing facility. The difference between the expected and observed rates shall be used to establish a performance rate for each skilled nursing facility. Facilities shall be ranked based on performance rates.

(b) For at least the first three rate-setting periods after the performance payment system is implemented, a positive payment adjustment shall be made to facilities in the top three percentiles, based on their performance rates, and the 10 facilities with the best year-to-year improvement among facilities that did not rank in the top three percentiles. After the third period of performance payment, the agency may replace the criteria specified in this subsection with quantified benchmarks for determining which facilities qualify for positive payment adjustments.

(c) Quality improvement activities that may earn positive payment adjustments include:

1. Actively engaging in a comprehensive fall-prevention program.

2. Actively engaging in a quality improvement collaboration that focuses on reducing potentially preventable hospital admissions or reducing the percentage of residents with pressure ulcers that are new or worsened.

(8) A performance payment system shall apply to all managed care plans. The outcome measures used to allocate positive payment adjustments shall consist of one or more potentially preventable events, such as potentially preventable initial hospital admissions, potentially preventable emergency department visits, or potentially preventable ancillary services.

(a) For each 12-month period after the base year, the agency shall determine the expected rate and the observed rate for specific outcome indicators for each managed care plan. The difference between the expected and observed rates shall be used to establish a performance rate for each plan. Managed care plans shall be ranked based on performance rates.

(b) For at least the first three rate-setting periods after the performance payment system is implemented, a positive payment adjustment shall be made to the top 10 managed care plans. After the third period during which the performance payment system is implemented, the agency may replace the criteria specified in this subsection with quantified benchmarks for determining which plans qualify for positive payment adjustments.

(9) Payment adjustments made pursuant to this section may not result in expenditures that exceed the amounts appropriated in the General Appropriations Act for hospitals, nursing homes, and managed care plans.

Section 8. Paragraph (a) of subsection (1) of section 415.1034, Florida Statutes, is amended to read:

415.1034 Mandatory reporting of abuse, neglect, or exploitation of vulnerable adults; mandatory reports of death.—

(1) MANDATORY REPORTING.—

(a) Any person, including, but not limited to, ~~any~~:

1. A physician, osteopathic physician, medical examiner, chiropractic physician, nurse, paramedic, emergency medical technician, or hospital personnel engaged in the admission, examination, care, or treatment of vulnerable adults;
2. A health professional or mental health professional other than one listed in subparagraph 1.;
3. A practitioner who relies solely on spiritual means for healing;
4. Nursing home staff; assisted living facility staff; adult day care center staff; adult family-care home staff; social worker; or other professional adult care, residential, or institutional staff;
5. A state, county, or municipal criminal justice employee or law enforcement officer;
6. An employee of the Department of Business and Professional Regulation conducting inspections of public lodging establishments under s. 509.032;
7. A Florida advocacy council member or long-term care ombudsman council member; ~~or~~
8. A bank, savings and loan, or credit union officer, trustee, or employee; ~~or~~;
9. An employee or agent of a state or local agency who has regulatory responsibilities over state-licensed facilities, or who provides services to persons residing in a state-licensed facility,

who knows, or has reasonable cause to suspect, that a vulnerable adult has been or is being abused, neglected, or exploited ~~shall~~ immediately report such knowledge or suspicion to the central abuse hotline.

Section 9. Subsections (5), (7), (8), and (11) of section 429.02, Florida Statutes, are amended, present subsections (6) through (14) of that

section are redesignated as subsections (7) through (15), respectively, present subsections (15) through (26) of that section are redesignated as subsections (17) through (28), respectively, and new subsections (6) and (16) are added to that section, to read:

429.02 Definitions.—When used in this part, the term:

(5) “Assisted living facility” or “facility” means any building or buildings, section or distinct part of a building, private home, boarding home, home for the aged, or other residential facility, whether operated for profit or not, which undertakes through its ownership or management to provide housing, meals, and one or more personal services for a period exceeding 24 hours to one or more adults who are not relatives of the owner or administrator.

(6) “Board” means the Board of Long Term Care Administrators established under s. 468.1665.

(8)(7) “Community living support plan” means a written document prepared by a mental health resident and the resident’s mental health case manager in consultation with the administrator of an assisted living facility with a limited mental health license or the administrator’s designee. A copy must be provided to the administrator. The plan must include information about the supports, services, and special needs of the resident which enable the resident to live in the assisted living facility and a method by which facility staff can recognize and respond to the signs and symptoms particular to that resident which indicate the need for professional services.

(9)(8) “Cooperative agreement” means a written statement of understanding between a mental health care provider and the administrator of the assisted living facility with a limited mental health license in which a mental health resident is living. The agreement must specify directions for accessing emergency and after-hours care for the mental health resident. A single cooperative agreement may service all mental health residents who are clients of the same mental health care provider.

(12)(11) “Extended congregate care” means acts beyond those authorized in subsection (18) which ~~subsection (16) that~~ may be performed pursuant to part I of chapter 464 by persons licensed thereunder while carrying out their professional duties, and other supportive services which may be specified by rule. The purpose of such services is to enable residents to age in place in a residential environment despite mental or physical limitations that might otherwise disqualify them from residency in a facility licensed under this part.

(16) “Mental health surveyor” means a person:

(a) Licensed under chapter 458, chapter 459, chapter 464, chapter 490, or chapter 491 who provides mental health services as defined under s. 394.67 or has received training approved by the agency;

(b) Who has a baccalaureate degree with a concentration in mental health from an accredited college or university and at least 5 years of experience providing services that improve an individual’s mental health or that treat mental illness; or

(c) Who is a surveyor employed by the agency and has received training approved by the agency that enables the individual to effectively perform surveys of facilities with a mental health resident to ensure the mental health residents are receiving services consistent with the community living support plan.

Section 10. Subsection (1) and paragraphs (b) and (c) of subsection (3) of section 429.07, Florida Statutes, are amended, to read:

429.07 License required; fee.—

(1) The requirements of part II of chapter 408 apply to the provision of services that require licensure pursuant to this part and part II of chapter 408 and to entities licensed by or applying for such licensure from the agency pursuant to this part. A license issued by the agency is required in order to operate an assisted living facility in this state. *Effective July 1, 2013, an assisted living facility may not operate in this state unless the facility is under the management of an assisted living facility administrator licensed pursuant to part II of chapter 468.*

(3) In addition to the requirements of s. 408.806, each license granted by the agency must state the type of care for which the license is granted.

Licenses shall be issued for one or more of the following categories of care: standard, extended congregate care, limited nursing services, or limited mental health.

(b) An extended congregate care license shall be issued to facilities providing, directly or through contract, services beyond those authorized in paragraph (a), including services performed by persons licensed under part I of chapter 464 and supportive services, as defined by rule, to persons who would otherwise be disqualified from continued residence in a facility licensed under this part.

1. In order for extended congregate care services to be provided, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility’s license, that such services may be provided and whether the designation applies to all or part of the facility. Such designation may be made at the time of initial licensure or relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. The notification of approval or the denial of the request shall be made in accordance with part II of chapter 408. Existing facilities qualifying to provide extended congregate care services must have maintained a standard license and may not have been subject to administrative sanctions during the previous 2 years, or since initial licensure if the facility has been licensed for less than 2 years, for any of the following reasons:

a. A class I or class II violation;

b. Three or more repeat or recurring class III violations of identical or similar resident care standards from which a pattern of non-compliance is found by the agency;

c. Three or more class III violations that were not corrected in accordance with the corrective action plan approved by the agency;

d. Violation of resident care standards which results in requiring the facility to employ the services of a consultant pharmacist or consultant dietitian;

e. Denial, suspension, or revocation of a license for another facility licensed under this part in which the applicant for an extended congregate care license has at least 25 percent ownership interest; or

f. Imposition of a moratorium pursuant to this part or part II of chapter 408 or initiation of injunctive proceedings.

2. A facility that is licensed to provide extended congregate care services ~~shall~~ maintain a written progress report on each person who receives services which describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident’s health. A registered nurse, or appropriate designee, representing the agency shall visit the facility at least ~~once a year~~ ~~quarterly~~ to monitor residents who are receiving extended congregate care services and to determine if the facility is in compliance with this part, part II of chapter 408, and relevant rules. One of the visits may be in conjunction with the regular survey. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall serve as part of the team that inspects the facility. The agency may waive a monitoring visit during the licensure cycle ~~one of the required yearly monitoring visits~~ for a facility that has been licensed for at least 24 months to provide extended congregate care services, if, during the inspection, the registered nurse determines that extended congregate care services are being provided appropriately, and if the facility has no:

a. Class I or class II violations and no uncorrected class III violations;-

b. Citations for licensure violation which resulted from referrals by the ombudsman to the agency; or

c. Citations for a licensure violation which resulted from complaints to the agency. ~~The agency must first consult with the long term care ombudsman council for the area in which the facility is located to determine if any complaints have been made and substantiated about the quality of services or care. The agency may not waive one of the required yearly monitoring visits if complaints have been made and substantiated.~~

3. A facility that is licensed to provide extended congregate care services must:

- a. Demonstrate the capability to meet unanticipated resident service needs.
- b. Offer a physical environment that promotes a homelike setting, provides for resident privacy, promotes resident independence, and allows sufficient congregate space as defined by rule.
- c. Have sufficient staff available, taking into account the physical plant and firesafety features of the building, to assist with the evacuation of residents in an emergency.
- d. Adopt and follow policies and procedures that maximize resident independence, dignity, choice, and decisionmaking to permit residents to age in place, so that moves due to changes in functional status are minimized or avoided.
- e. Allow residents or, if applicable, a resident's representative, designee, surrogate, guardian, or attorney in fact to make a variety of personal choices, participate in developing service plans, and share responsibility in decisionmaking.
- f. Implement the concept of managed risk.
- g. Provide, directly or through contract, the services of a person licensed under part I of chapter 464.
- h. In addition to the training mandated in s. 429.52, provide specialized training as defined by rule for facility staff.

4. A facility that is licensed to provide extended congregate care services is exempt from the criteria for continued residency set forth in rules adopted under s. 429.41. A licensed facility must adopt its own requirements within guidelines for continued residency set forth by rule. However, the facility may not serve residents who require 24-hour nursing supervision. A licensed facility that provides extended congregate care services must also provide each resident with a written copy of facility policies governing admission and retention.

5. The primary purpose of extended congregate care services is to allow residents, as they become more impaired, the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if the individual is determined appropriate for admission to the extended congregate care facility.

6. Before the admission of an individual to a facility licensed to provide extended congregate care services, the individual must undergo a medical examination as provided in s. 429.26(4) and the facility must develop a preliminary service plan for the individual.

7. ~~If~~ ~~When~~ a facility can no longer provide or arrange for services in accordance with the resident's service plan and needs and the facility's policy, the facility *must* ~~shall~~ make arrangements for relocating the person in accordance with s. 429.28(1)(k).

8. Failure to provide extended congregate care services may result in denial of extended congregate care license renewal.

(c) A limited nursing services license shall be issued to a facility that provides services beyond those authorized in paragraph (a) and as specified in this paragraph.

1. In order for limited nursing services to be provided in a facility licensed under this part, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided. Such designation may be made at the time of initial licensure or relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with part II of chapter 408. Existing facilities qualifying to provide limited nursing services shall have maintained a standard license and may not have been subject to administrative sanctions that affect the health, safety, and welfare of residents

for the previous 2 years or since initial licensure if the facility has been licensed for less than 2 years.

2. Facilities that are licensed to provide limited nursing services shall maintain a written progress report on each person who receives such nursing services, which report describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse representing the agency shall visit such facilities at least ~~once~~ ~~twice~~ a year to monitor residents who are receiving limited nursing services and to determine if the facility is in compliance with applicable provisions of this part, part II of chapter 408, and related rules. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall also serve as part of the team that inspects such facility. *The agency may waive a monitoring visit during the licensure cycle for a facility that has been licensed for at least 24 months to provide limited nursing services if the facility has no:*

- a. *Class I or class II violations and no uncorrected class III violations;*
- b. *Citations for licensure violation which resulted from referrals by the ombudsman to the agency; or*
- c. *Citations for a licensure violation which resulted from complaints to the agency.*

3. A person who receives limited nursing services under this part must meet the admission criteria established by the agency for assisted living facilities. When a resident no longer meets the admission criteria for a facility licensed under this part, arrangements for relocating the person shall be made in accordance with s. 429.28(1)(k), unless the facility is licensed to provide extended congregate care services.

Section 11. Section 429.075, Florida Statutes, is amended to read:

429.075 Limited mental health license.—*In order to provide services to three or more mental health residents, an assisted living facility ~~that serves three or more mental health residents~~ must obtain a limited mental health license.*

(1) To obtain a limited mental health license, a facility:

- (a) *Must hold and maintain a standard license as an assisted living facility; and;*
- (b) *Must not have been subject to administrative sanctions during the previous 2 years, or since initial licensure if the facility has been licensed for less than 2 years, for any of the following reasons:*

- 1. *One or more class I violations imposed by final agency action;*
- 2. *Two or more class II violations imposed by final agency action;*
- 3. *Three or more class III violations that were not corrected in accordance with s. 408.811(4);*
- 4. *Three or more class III violations that were not corrected in accordance within the time specified by the agency for correction;*
- 5. *Denial, suspension, or revocation of a license for another facility licensed under this part in which the applicant had at least a 25 percent ownership interest; or*
- 6. *Imposition of a moratorium pursuant to this part or part II of chapter 408 or initiation of injunctive proceedings. ~~any current uncorrected deficiencies or violations, and must ensure that,~~*

(2) Within ~~36~~ months after receiving a limited mental health license, the facility administrator and the staff of the facility who are in direct contact with mental health residents must complete training of no less than 6 hours related to their duties. *This training shall be created in accordance with s. 429.52 or approved by the Department of Children and Family Services. A training provider may charge a reasonable fee for the training. ~~Such designation~~*

(3) *Application for a limited mental health license may be made at the time of initial licensure or relicensure or upon request in writing by a licensee under this part and part II of chapter 408. Notification of agency approval or denial of such license ~~request shall~~ be made in ac-*

cordance with this part, part II of chapter 408, and applicable rules. ~~This training will be provided by or approved by the Department of Children and Family Services.~~

(4)(2) Facilities licensed to provide services to mental health residents shall provide appropriate supervision and staffing to provide for the health, safety, and welfare of such residents.

~~(3) A facility that has a limited mental health license must:~~

~~(a) Have a copy of each mental health resident's community living support plan and the cooperative agreement with the mental health care services provider. The support plan and the agreement may be combined.~~

~~(b) Have documentation that is provided by the Department of Children and Family Services that each mental health resident has been assessed and determined to be able to live in the community in an assisted living facility with a limited mental health license.~~

~~(c) Make the community living support plan available for inspection by the resident, the resident's legal guardian, the resident's health care surrogate, and other individuals who have a lawful basis for reviewing this document.~~

~~(d) Assist the mental health resident in carrying out the activities identified in the individual's community living support plan.~~

~~(4) A facility with a limited mental health license may enter into a cooperative agreement with a private mental health provider. For purposes of the limited mental health license, the private mental health provider may act as the case manager.~~

(5) *Effective January 1, 2013, a mental health surveyor shall serve as part of the team that inspects a facility with mental health residents, and may conduct the inspection without other agency representatives. The role of the mental health surveyor is to determine the facility's compliance in meeting obligations specified in the cooperative agreement pursuant to s. 394.4574. The agency shall enter into an interagency agreement with the Department of Children and Family Services to receive from the contracted community agencies reports concerning compliance with the requirements of cooperative agreements and community support plans under s. 394.4574 applicable to a licensed facility, and whether the mental health residents are receiving the services required under those documents while residing in the licensed facility. Monitoring visits shall occur at least twice a year. The agency may waive a monitoring visit for a facility that has been licensed for at least 24 months to provide limited mental health services if the mental health surveyor determines the cooperative agreements and community support plans are in compliance with applicable requirements and the mental health residents are receiving the appropriate services under those documents while residing in the licensed facility and the facility has no:*

(a) *Class I or class II violations and no uncorrected class III violations;*

(b) *Citations for a licensure violation which resulted from referrals by the ombudsman to the agency; or*

(c) *Citations for a licensure violation which resulted from complaints to the agency.*

Section 12. Section 429.0751, Florida Statutes, is created to read:

429.0751 *Mental health residents.—An assisted living facility that has one or more mental health residents must:*

(1) *Enter into a cooperative agreement with the mental health care service provider responsible for providing services to the mental health resident, including a mental health care service provider responsible for providing private pay services to the mental health resident, to ensure coordination of care.*

(2) *Consult with the mental health case manager and the mental health resident in developing a community living support plan and maintaining a copy of each mental health resident's community living support plan.*

(3) *Make the community living support plan available for inspection by the resident, the resident's legal guardian, the resident's health care surrogate, and other individuals who have a lawful basis for reviewing this document.*

(4) *Assist the mental health resident in carrying out the activities identified in the individual's community living support plan.*

(5) *Have documentation that is provided by the Department of Children and Family Services which indicates that each mental health resident has been assessed and determined to be able to live in the community in an assisted living facility.*

Section 13. Subsection (4) of section 429.14, Florida Statutes, is amended to read:

429.14 Administrative penalties.—

(4) The agency shall deny or revoke the license of an assisted living facility that:

(a) *Has two or more class I violations and had a class I or class II violation from separate monitoring visits, surveys, or investigations that are similar or identical to violations identified by the agency during a survey, inspection, monitoring visit, or complaint investigation occurring within the previous 2 years; or:*

(b) *Commits a class I violation that causes the death of a resident or an intentional or negligent act that, based on a court's findings, caused the death of a resident.*

Section 14. Section 429.176, Florida Statutes, is amended to read:

429.176 ~~Notice of change of Administrator; managers.—~~

(1) *An administrator may be responsible for up to three assisted living facilities if all three assisted living facilities have identical controlling interests as defined in s. 408.803 and are located within 50 miles of each other. If an administrator is responsible for more than one assisted living facility, a manager must be appointed for each facility to assume responsibility for the facility during the administrator's absence. The manager must be reported to the agency within 10 days after appointment.*

~~(2) If, during the period for which a license is issued, the owner changes administrators, the administrator changes, the licensee owner must notify the agency of the change and the name and license number of the new administrator within 10 days after the change and provide documentation within 90 days that the new administrator has completed the applicable core educational requirements under s. 429.52.~~

(3) *If an administrator leaves the employment of an assisted living facility, and a licensed administrator is not named as required in subsection (2), the assisted living facility must notify the agency within 2 days after the administrator's departure and may operate for up to 3 months with a manager who will assume responsibility for the operation of the facility during that period. The manager must have completed the 40-hour administrator core training and successfully passed the examination described in s. 429.52(6) with a score of 80 percent.*

(4) *A manager of a facility who assumes responsibility for the operation of the facility during the absence of an administrator in accordance with subsection (1) must have completed the 40-hour administrator core training and successfully passed the examination described in s. 429.52(6) with a score of 80 percent within 30 days after being employed as, or becoming, a facility manager.*

Section 15. Paragraphs (a) and (b) of subsection (2) of section 429.178, Florida Statutes, are amended to read:

429.178 Special care for persons with Alzheimer's disease or other related disorders.—

(2)(a) ~~Staff, including an administrator, An individual~~ who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who has regular contact with such residents, must complete up to 4 hours of initial dementia-specific training developed or approved by the department. The training ~~shall~~ be completed within 3 months after beginning em-

~~ployment and shall satisfy the core training requirements of s. 429.52(2)(g).~~

(b) A direct caregiver who is employed by a facility that provides special care for residents *who have with* Alzheimer's disease or other related disorders, and who provides direct care to such residents, must complete the ~~required initial~~ training required in paragraph (a) and 4 additional hours of training developed or approved by the department. The training ~~must shall~~ be completed within 6 9 months after beginning employment ~~and shall satisfy the core training requirements of s. 429.52(2)(g).~~

Section 16. Subsection (2) of section 429.19, Florida Statutes, is amended to read:

429.19 Violations; imposition of administrative fines; grounds.—

(2) Each violation of this part and adopted rules shall be classified according to the nature of the violation and the gravity of its probable effect on facility residents *as provided in s. 408.813.*

(a) The agency shall indicate the classification on the written notice of the violation as follows:

1.~~(a)~~ Class "I" violations are defined in s. 408.813. the agency shall *issue a citation regardless of correction and* impose an administrative fine for a cited class I violation in an amount not less than \$5,000 and not exceeding \$10,000 for each violation.

2.~~(b)~~ Class "II" violations are defined in s. 408.813. the agency shall *issue a citation regardless of correction and* impose an administrative fine for a cited class II violation in an amount not less than \$1,000 and not exceeding \$5,000 for each violation.

3.~~(c)~~ Class "III" violations are defined in s. 408.813. the agency shall impose an administrative fine for a cited class III violation in an amount not less than \$500 and not exceeding \$1,000 for each violation.

4.~~(d)~~ Class "IV" violations are defined in s. 408.813. the agency shall impose an administrative fine for a cited class IV violation in an amount not less than \$100 and not exceeding \$200 for each violation.

(b) *In lieu of the penalties provided in paragraph (a), the agency shall impose a \$10,000 penalty for a violation that results in the death of a resident. This administrative fine is in addition to the penalty provided in paragraph (4) of s. 429.14.*

(c) *Notwithstanding paragraph (a), if the assisted living facility is cited for a class I or class II violation and within 24 months the facility is cited for another class I or class II violation, the agency shall double the fine for the subsequent violation if the violation is in the same class as the previous violation.*

Section 17. Section 429.195, Florida Statutes, is amended to read:

429.195 Rebates prohibited; penalties.—

(1) It is unlawful for any assisted living facility licensed under this part to contract or promise to pay or receive any commission, bonus, kickback, or rebate or engage in any split-fee arrangement in any form whatsoever with any *person, health care provider, or health care facility as provided in s. 817.505* ~~physician, surgeon, organization, agency, or person, either directly or indirectly, for residents referred to an assisted living facility licensed under this part. A facility may employ or contract with persons to market the facility, provided the employee or contract provider clearly indicates that he or she represents the facility. A person or agency independent of the facility may provide placement or referral services for a fee to individuals seeking assistance in finding a suitable facility; however, any fee paid for placement or referral services must be paid by the individual looking for a facility, not by the facility.~~

(2) *This section does not apply to:*

(a) *Any individual employed by the assisted living facility or with whom the facility contracts to market the facility if the individual clearly indicates that he or she works with or for the facility.*

(b) *Payments by an assisted living facility to a referral service that provides information, consultation, or referrals to consumers to assist*

them in finding appropriate care or housing options for seniors or disabled adults, if such referred consumers are not Medicaid recipients.

(c) *A resident of an assisted living facility who refers to the assisted living facility a friend, family member, or other individual with whom the resident has a personal relationship, in which case the assisted living facility may provide a monetary reward to the resident for making such referral.*

(3)~~(2)~~ A violation of this section shall be considered patient brokering and is punishable as provided in s. 817.505.

Section 18. Paragraph (j) is added to subsection (3) of section 817.505, Florida Statutes, to read:

817.505 Patient brokering prohibited; exceptions; penalties.—

(3) This section shall not apply to:

(j) *Any payment permitted under s. 429.195(2).*

Section 19. Section 429.231, Florida Statutes, is created to read:

429.231 Advisory council, membership, duties.—

(1) *The department shall establish an advisory council to review the facts and circumstances of unexpected deaths in assisted living facilities and of elopements that result in harm to a resident. The purpose of this review is to:*

(a) *Achieve a greater understanding of the causes and contributing factors of the unexpected deaths and elopements.*

(b) *Identify any gaps, deficiencies, or problems in the delivery of services to the residents.*

(2) *Based on the review, the advisory council shall make recommendations for:*

(a) *Industry best practices that could be used to prevent unexpected deaths and elopements.*

(b) *Training and educational requirements for employees and administrators of assisted living facilities.*

(c) *Changes in the law, rules, or other policies to prevent unexpected deaths and elopements.*

(3) *The advisory council shall prepare an annual statistical report on the incidence and causes of unexpected deaths in assisted living facilities and of elopements that result in harm to residents during the prior calendar year. The advisory council shall submit a copy of the report by December 31 of each year to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report may make recommendations for state action, including specific policy, procedural, regulatory, or statutory changes, and any other recommended preventive action.*

(4) *The advisory council shall consist of the following members:*

(a) *The Secretary of Elderly Affairs, or a designee, who shall be the chair.*

(b) *The Secretary of Health Care Administration, or a designee.*

(c) *The Secretary of Children and Family Services, or a designee.*

(d) *The State Long-Term Care Ombudsman, or a designee.*

(e) *The following persons who are selected by the Governor:*

1. *An owner or administrator of an assisted living facility with fewer than 17 beds.*

2. *An owner or administrator of an assisted living facility with 17 or more beds.*

3. *An owner or administrator or an assisted living facility with a limited mental health license.*

4. A representative from each of three statewide associations that represent assisted living facilities.

5. A resident of an assisted living facility.

(5) The advisory council shall meet at least twice each calendar year or at the call of the chair. The chair may appoint ad hoc committees as necessary to carry out the duties of the council.

(6) The members of the advisory council selected by the Governor shall be appointed to staggered terms of office which may not exceed 2 years. Members are eligible for reappointment.

(7) Members of the advisory council shall serve without compensation but are entitled to reimbursement for per diem and travel expenses incurred in the performance of their duties as provided in s. 112.061 and to the extent that funds are available.

Section 20. Effective October 1, 2012, subsections (1) and (2) of section 429.28, Florida Statutes, are amended to read:

429.28 Resident bill of rights.—

(1) A ~~No~~ resident of a facility may not ~~shall~~ be deprived of any civil or legal rights, benefits, or privileges guaranteed by law, the Constitution of the State of Florida, or the Constitution of the United States as a resident of a facility. Every resident of a facility shall have the right to:

(a) Live in a safe and decent living environment, free from abuse and neglect.

(b) Be treated with consideration and respect and with due recognition of personal dignity, individuality, and the need for privacy.

(c) Retain and use his or her own clothes and other personal property in his or her immediate living quarters, so as to maintain individuality and personal dignity, except when the facility can demonstrate that such would be unsafe, impractical, or an infringement upon the rights of other residents.

(d) Unrestricted private communication, including receiving and sending unopened correspondence, access to a telephone, and visiting with any person of his or her choice, at any time between the hours of 9 a.m. and 9 p.m. at a minimum. Upon request, the facility shall make provisions to extend visiting hours for caregivers and out-of-town guests, and in other similar situations.

(e) Freedom to participate in and benefit from community services and activities and to achieve the highest possible level of independence, autonomy, and interaction within the community.

(f) Manage his or her financial affairs unless the resident or, if applicable, the resident's representative, designee, surrogate, guardian, or attorney in fact authorizes the administrator of the facility to provide safekeeping for funds as provided in s. 429.27.

(g) Share a room with his or her spouse if both are residents of the facility.

(h) Reasonable opportunity for regular exercise several times a week and to be outdoors at regular and frequent intervals except when prevented by inclement weather.

(i) Exercise civil and religious liberties, including the right to independent personal decisions. No religious beliefs or practices, nor any attendance at religious services, shall be imposed upon any resident.

(j) Access to adequate and appropriate health care consistent with established and recognized standards within the community.

(k) At least 30 ~~45~~ days' notice of relocation or termination of residency from the facility unless, for medical reasons, the resident is certified by a physician to require an emergency relocation to a facility providing a more skilled level of care or the resident engages in a pattern of conduct that is harmful or offensive to other residents. In the case of a resident who has been adjudicated mentally incapacitated, the guardian shall be given at least 30 ~~45~~ days' notice of a nonemergency relocation or residency termination. Reasons for relocation shall be set forth in writing. A resident or the resident's legal guardian or representative may file a

grievance with the facility pursuant to s. 429.281 in response to receiving a notice of relocation or termination of residency from the facility. If a grievance is filed, the effective date of the relocation or termination of residency is extended at least 15 days. In order for a facility to terminate the residency of an individual without notice as provided herein, the facility shall show good cause in a court of competent jurisdiction.

(1) Present grievances and recommend changes in policies, procedures, and services to the staff of the facility, governing officials, or any other person without restraint, interference, coercion, discrimination, or reprisal. Each facility shall establish a grievance procedure to facilitate the residents' exercise of this right. This right includes access to ombudsman volunteers and advocates and the right to be a member of, to be active in, and to associate with advocacy or special interest groups.

(2) The administrator of a facility shall ensure that a written notice of the rights, obligations, and prohibitions set forth in this part is posted in a prominent place in each facility and read or explained to residents who cannot read. ~~The~~ This notice ~~shall~~ must include the name, address, and telephone numbers of the local ombudsman council and central abuse hotline and, if ~~when~~ applicable, *Disability Rights Florida the Advocacy Center for Persons with Disabilities, Inc.*, and the Florida local advocacy council, where complaints may be lodged. *The notice must state that the names or identities of the complainants or residents involved in a complaint made to the Office of State Long-Term Care Ombudsman or a local long-term care ombudsman council are confidential unless the resident authorizes disclosure in order for the ombudsman to attempt to resolve the complaint.* The facility must ensure a resident's access to a telephone to call the local ombudsman council, central abuse hotline, *Disability Rights Florida Advocacy Center for Persons with Disabilities, Inc.*, and the Florida local advocacy council.

Section 21. Effective October 1, 2012, section 429.281, Florida Statutes, is created to read:

429.281 Grievances for resident relocation or termination of residency.—

(1) As used in this section, the term:

(a) "Relocation" means to move a resident from one facility to another facility that is responsible for the resident's care.

(b) "Termination of residency" means the release of a resident from a facility that ceases to be responsible for the resident's care.

(2) Each facility licensed under this part must comply with s. 429.28(1)(k) when a decision is made to relocate or terminate the residency of a resident.

(3) Except as provided in s. 429.28(1)(k), at least 30 days before a proposed relocation or termination of residency, the facility must provide advance notice of the proposed relocation or termination of residency to the resident and to a family member, if known, or the resident's legal guardian or representative.

(4) The notice must be in writing and contain at a minimum, the following:

(a) The date on which the notice is provided to the resident or resident's legal guardian or representative;

(b) The effective date of the relocation or termination of residency if the resident:

1. Does not file a grievance; and

2. Files a grievance, which may not be less than 15 days after the effective date if a grievance is not filed;

(c) Information about the facility's procedures for filing a grievance which is presented in a concise, straightforward manner and is written at an eighth-grade reading level;

(d) Information about how to seek assistance from the local long-term care ombudsman council for a grievance;

(e) The location to which the resident is being relocated, if known; and

(f) The reason that the resident is being relocated or the residency is being terminated, along with a supporting explanation.

(5) A resident may be relocated or have his or her residency terminated by the facility only if:

- (a) The resident's needs cannot be met in the facility;
- (b) The resident no longer needs the services provided by the facility;
- (c) The health or safety of individuals in the facility is endangered by the resident;
- (d) The resident, resident's family, or resident's visitors cause disruption in the facility's normal environment;
- (e) The contract for residency between the resident and the facility has expired; or
- (f) The resident has failed, after reasonable and appropriate notice, to pay.

(6) A resident is entitled to challenge a facility's proposed relocation or termination of residency through the facility's grievance procedure. The grievance must be filed within 15 days after receipt of the notice of relocation or termination of residency. If the resident files a grievance, the resident may not be required to leave the facility until at least 45 days after the notice of proposed relocation or termination of residency is received by the resident or the resident's legal guardian or representative.

(7) A resident may request that the local long-term care ombudsman council review any notice of relocation or termination of residency given to the resident. If requested, the local long-term care ombudsman council shall assist the resident, or the resident's legal guardian or representative, with filing a grievance and completing the grievance process.

(8) Unless an emergency relocation is necessary as provided in this section, the facility may not impede the resident's right to remain in the facility, and the resident may remain in the facility until the outcome of the grievance, which must be completed within 45 days after receipt of the notice of relocation or termination of residency, unless both the facility and the resident, or the resident's legal guardian or representative, agree to extend the deadline for the conclusion of the grievance process. The facility must ensure that responsible representatives of the facility are reasonably available to participate in the grievance process.

(9) This section applies to relocations or terminations of residency which are initiated by the assisted living facility, and does not apply to those initiated by the resident or by the resident's physician, legal guardian, or representative.

(10) This section does not affect the rights the resident has to seek civil remedies.

Section 22. Section 429.34, Florida Statutes, is amended to read:

429.34 Right of entry and inspection.—

(1) In addition to the requirements of s. 408.811, a ~~any~~ duly designated officer or employee of the department, the Department of Children and Family Services, the Medicaid Fraud Control Unit of the Office of the Attorney General, the state or local fire marshal, or a member of the state or local long-term care ombudsman council ~~may shall have the right to~~ enter unannounced upon and into the premises of any facility licensed pursuant to this part in order to determine the state of compliance with ~~the provisions of~~ this part, part II of chapter 408, and applicable rules. Data collected by the state or local long-term care ombudsman councils or the state or local advocacy councils may be used by the agency in investigations involving violations of regulatory standards.

(2) In accordance with s. 408.811, every 24 months the agency shall conduct at least one unannounced inspection to determine compliance with this part, part II of chapter 408, and applicable rules. If the assisted living facility is accredited by the Joint Commission, the Council on Accreditation, or the Commission on Accreditation of Rehabilitation Facilities, the agency may conduct unannounced inspections less frequently, but in no event less than once every 5 years.

(a) Two additional inspections shall be conducted every 6 months for the next year if the assisted living facility has been cited for a class I violation or two or more class II violations arising from separate inspections within a 6-month period. In addition to any fines imposed on an assisted living facility under s. 429.19, the agency shall assess a fee of \$69 per bed for each of the additional two inspections, not to exceed \$12,000 per inspection.

(b) The agency shall verify through subsequent inspections that any violation identified during an inspection is corrected. However, the agency may verify the correction of a class III or class IV violation unrelated to resident rights or resident care without reinspection if the facility submits adequate written documentation that the violation has been corrected.

(3) The agency is designated the central agency for tracking complaints that involve potential licensure violations to ensure a timely response to allegations regarding facilities and the initiation of licensure enforcement action, if warranted. Any other state agency regulating, or providing services to residents of, assisted living facilities, including the department, the Agency for Persons with Disabilities, the Department of Health, the Long-Term Care Ombudsman Council, and the Department of Children and Family Services, must report any allegations or complaints that have been substantiated or are likely to have occurred to the agency within 2 business days if the report reflects serious and immediate risk to residents. All other referrals must be made within 10 business days.

(4) The agency shall have lead surveyors in each field office who specialize in assessing assisted living facilities. The lead surveyors shall provide initial and ongoing training to surveyors who will be inspecting and monitoring facilities. The lead surveyors shall ensure that consistent inspection and monitoring assessments are conducted.

(5) The agency shall have one statewide lead surveyor who specializes in assisted living facility inspections. The lead surveyor shall coordinate communication between lead surveyors of assisted living facilities throughout the state and ensure statewide consistency in applying facility inspection laws and rules.

Section 23. Paragraph (1) of subsection (1) and subsections (2) and (5) of section 429.41, Florida Statutes, are amended to read:

429.41 Rules establishing standards.—

(1) It is the intent of the Legislature that rules published and enforced pursuant to this section shall include criteria by which a reasonable and consistent quality of resident care and quality of life may be ensured and the results of such resident care may be demonstrated. Such rules shall also ensure a safe and sanitary environment that is residential and noninstitutional in design or nature. It is further intended that reasonable efforts be made to accommodate the needs and preferences of residents to enhance the quality of life in a facility. The agency, in consultation with the department, may adopt rules to administer the requirements of part II of chapter 408. In order to provide safe and sanitary facilities and the highest quality of resident care accommodating the needs and preferences of residents, the department, in consultation with the agency, the Department of Children and Family Services, and the Department of Health, shall adopt rules, policies, and procedures to administer this part, which must include reasonable and fair minimum standards in relation to:

(1) The establishment of specific policies and procedures on resident elopement. Facilities shall conduct a minimum of two resident elopement drills each year. All administrators and direct care staff shall participate in the drills. Facilities shall document the drills. *Each calendar year, the agency shall observe the elopement drills of 10 percent of the licensed facilities in the state. The facilities must be randomly selected by the agency and the elopement drills must coincide with an inspection or survey conducted by the agency. If an agency employee observes an elopement drill that does not meet licensure standards, the agency shall cite violations in accordance with s. 429.19(2).*

(2) In adopting any rules pursuant to this part, the department, in conjunction with the agency, shall make distinct standards for facilities based upon facility size; the types of care provided; the physical and mental capabilities and needs of residents; the type, frequency, and amount of services and care offered; and the staffing characteristics of the facility. Rules developed pursuant to this section may ~~shall~~ not re-

strict the use of shared staffing and shared programming in facilities that are part of retirement communities that provide multiple levels of care and otherwise meet the requirements of law and rule. Except for uniform firesafety standards, the department shall adopt by rule separate and distinct standards for facilities with 16 or fewer beds and for facilities with 17 or more beds. The standards for facilities with 16 or fewer beds ~~must shall~~ be appropriate for a noninstitutional residential environment ~~if, provided that~~ the structure is no more than two stories in height and all persons who cannot exit the facility unassisted in an emergency reside on the first floor. The department, in conjunction with the agency, may make other distinctions among types of facilities as necessary to enforce the provisions of this part. ~~If Where~~ appropriate, the agency shall offer alternate solutions for complying with established standards, based on distinctions made by the department and the agency relative to the physical characteristics of facilities and the types of care offered ~~therein~~.

(5) *In order to allocate resources efficiently, the agency shall conduct ~~may use~~ an abbreviated biennial standard licensure inspection that consists of a review of key quality-of-care standards in lieu of a full inspection in a facility that has a good record of past performance. However, a full inspection must be conducted in a facility that has a history of class I or class II violations, uncorrected class III violations, confirmed ombudsman council complaints that resulted in a citation for licensure, or confirmed licensure complaints which resulted in a citation for a licensure violation, within the previous licensure period immediately preceding the inspection or if a potentially serious problem is identified during the abbreviated inspection. The agency, in consultation with the department, shall develop the key quality-of-care standards with input from the State Long-Term Care Ombudsman Council and representatives of provider groups for incorporation into its rules.*

Section 24. Subsection (1) of section 429.49, Florida Statutes, is amended to read:

429.49 Resident records; penalties for alteration.—

(1) Any person who fraudulently alters, defaces, or falsifies any medical or other record of an assisted living facility, or causes or procures any such offense to be committed, commits a misdemeanor of the first ~~second~~ degree, punishable as provided in s. 775.082 or s. 775.083.

Section 25. Section 429.515, Florida Statutes, is created to read:

429.515 Preservice orientation.—

(1) *Each employee, including an administrator, of an assisted living facility who is newly hired on or after July 1, 2012, must attend a preservice orientation provided by the facility which covers topics that will enable the employee to relate and respond to the residents of the facility. The orientation must be at least 2 hours in duration, be available in English and, if the employee is not fluent in English but is fluent in Spanish, Spanish, and, at a minimum, cover the following topics:*

(a) *Care of persons who have Alzheimer's disease or other related disorders.*

(b) *Deescalation techniques.*

(c) *Aggression control.*

(d) *Elopement prevention.*

(e) *Behavior management.*

(2) *Upon completion of the preservice orientation, the administrator or owner of the facility must sign an affidavit, under penalty of perjury, stating that the employee completed the preservice orientation. The administrator of the facility must maintain the signed affidavit in the employee's work file.*

Section 26. Section 429.52, Florida Statutes, is amended to read:

(Substantial rewording of section. See

s. 429.52, F.S., for present text.)

429.52 *Training; examination; tutorial; continuing education.—*

(1) *Staff, other than administrators, hired on or after January 1, 2013, who provide regular or direct care to residents must complete a 20-hour staff training curriculum, and an interactive online tutorial that demonstrates an understanding of the training. The training and tutorial must be completed within 90 days after employment and is in addition to the preservice orientation required under s. 429.515. The department may grant an exemption from the applicable hours to nurses, certified nursing assistants, or home health aides who can demonstrate completion of training that is substantially similar to all or portions of the staff training curriculum.*

(2) *Staff, other than administrators, providing regular or direct care to residents must participate in a minimum of 4 hours of continuing education every 2 years. The continuing education may be offered through online courses. Continuing education hours completed for specialty licenses and facilities that serve mental health residents pursuant to subsection (8) may count toward completion of the continuing education hours required under this subsection.*

(3) *A certificate must be provided to each person upon completion of the training required in this section. A copy of the certificate must be maintained in the employee's work file.*

(4) *A person who can document that he or she has completed the training and continuing education required by this section is not required to retake the training or continuing education for the applicable 2-year cycle upon employment with a different facility if the break in employment does not exceed 6 months.*

(5) *The department, in consultation with stakeholders, the agency, the Department of Children and Family Services, the Department of Health, and their agents, shall develop the following:*

(a) *Assisted living facility administrator core training that includes at least 40 hours of training. The curriculum, at a minimum, must cover the following topics:*

1. *State law and rules relating to assisted living facilities.*
2. *Resident rights and the identification and reporting of abuse, neglect, and exploitation.*
3. *The special needs of elderly persons, persons who have mental illness, and persons who have developmental disabilities and how to meet those needs.*
4. *Nutrition and food service, including acceptable sanitation practices for preparing, storing, and serving food.*
5. *Medication management, recordkeeping, and proper techniques for assisting residents who self-administer medication.*
6. *Firesafety requirements, including procedures for fire evacuation drills and other emergency procedures.*
7. *The care of persons who have Alzheimer's disease and related disorders.*
8. *Elopement prevention.*
9. *Aggression and behavior management, deescalation techniques, and proper protocols and procedures relating to the Baker Act as provided in part I of chapter 394.*
10. *Do-not-resuscitate orders.*
11. *Infection control.*
12. *Admission and continued residency.*
13. *Phases of care and interacting with residents.*
14. *Best practices in the industry.*
15. *Business operations, including, but not limited to, human resources, financial management, and supervision of staff.*

(b) *A continuing education curriculum of 16 hours for licensed assisted living facility administrators and managers when the administrator is responsible for more than one facility. Continuing education*

must include topics similar to those of the core training in paragraph (a), and may include additional subject matter that enhances the knowledge, skills, and abilities of assisted living facility administrators, as adopted by rule.

(c) Specialty training, continuing education, examinations, and tutorials for the requirements in subsection (8).

(6) The department, in consultation with the agency, the Department of Children and Family Services, the Department of Health, and their agents, shall develop an assisted living facility administrator examination that tests the applicant's knowledge and training of the core training topics listed in subsection (5) and an examination covering the continuing education topics developed under that subsection.

(7) The department, in consultation with stakeholders, the agency, and the Department of Children and Family Services shall develop the standardized staff training curriculum and continuing education required under subsections (1) and (2). The curriculum must include at least 20 hours of inservice training, with at least 1 hour of training per topic, covering at least the following topics:

- (a) Reporting major incidents.
- (b) Reporting adverse incidents.
- (c) Facility emergency procedures, including chain-of-command and staff member roles relating to emergency evacuation.
- (d) Resident rights in an assisted living facility.
- (e) Recognizing and reporting resident abuse, neglect, and exploitation.
- (f) Resident behavior and needs.
- (g) Providing assistance with the activities of daily living.
- (h) Infection control.
- (i) Aggression and behavior management and deescalation techniques.

(8) Additional specialty training and continuing education for assisted living facility staff and administrators is required as follows:

- (a) If a facility holds an extended congregate care license:
 1. The administrator and manager, if the administrator is responsible for more than one facility, must complete a minimum of 4 hours of courses that train and educate administrators and managers on the special needs and care of residents requiring extended congregate care within 90 days after employment or after the facility receives an extended congregate care license. Administrators and managers are required to complete 4 hours of continuing education on relevant topics every 2 years.

2. Staff who provides regular and direct care to residents receiving extended congregate care services must complete a minimum of 2 hours of courses that train and educate staff on the special needs and care of those requiring limited nursing services. The training must be completed within 90 days after employment or after the facility receives a limited nursing services license. Staff is also required to complete 2 hours of continuing education on relevant topics every 2 years.

- (b) If a facility holds a limited nursing services license:
 1. The administrator and manager, if the administrator is responsible for more than one facility, must complete a minimum of 4 hours of courses that train and educate administrators on the special needs and care of those residents requiring limited nursing services within 90 days after employment or after the facility receives a limited nursing services license.

2. Staff providing regular and direct care to residents receiving limited nursing services must complete a minimum of 2 hours of courses that train and educate staff on the special needs and care of those requiring limited nursing services. The training must be completed within 90 days after employment or after the facility receives a limited nursing services license.

(c)1. The administrator, and manager if the administrator is responsible for more than one facility, must complete a minimum of 8 hours of courses that train and educate administrators and managers on the special needs and care of mental health residents within 90 days after employment, the facility receives a mental health license, or begins caring for a mental health resident. Administrators and managers are required to complete 4 hours of continuing education on relevant topics every 2 years. An administrator and manager, if the administrator is responsible for more than one facility, must pass an examination related to the administrator's training with a minimum score of 80 percent. An administrator and manager must complete an online interactive tutorial related to the continuing education in order to demonstrate an understanding of the material and receive a certificate of completion.

2. Staff who provide regular or direct care to mental health residents must complete a minimum of 6 hours of department-approved mental health training within 90 days after beginning employment, after the facility begins serving a mental health resident, or after the facility receives a limited mental health license. Staff must also complete 4 hours of continuing education every 2 years that enhances the ability to care for mental health residents. A staff member must complete an online interactive tutorial related to the training and continuing education in order to demonstrate an understanding of the material and receive a certificate of completion. A staff member who does not complete the initial training tutorial within the 90 days may not provide regular or direct care to mental health residents until he or she successfully completes the tutorial.

(d) Staff, including administrators, who prepare or serve food must receive a minimum of 1 hour of inservice training in safe food handling practices within 30 days after beginning employment.

(e) Staff, including administrators, must receive at least 1 hour of inservice training on the facility's resident elopement response policies and procedures within 30 days after beginning employment.

1. A copy of the facility's resident elopement response policies and procedures must be provided to staff and the administrator.

2. Staff members and the administrator must demonstrate understanding and competency in the implementation of the elopement response policies and procedures.

(f) Staff, including the administrator, involved with the management of medications and the assistance with self-administration of medications under s. 429.256 must complete a minimum of 4 additional hours of training provided by a registered nurse, licensed pharmacist, or department staff member. The department shall establish by rule the minimum requirements of this training, including continuing education requirements.

(9) Other facility staff members shall participate in training relevant to their job duties and as specified by rule.

(10) The department, in consultation with a panel of at least three mental health professionals, the agency, and the Department of Children and Family Services, and their agents shall develop a limited mental health curriculum, examination, and on-line interactive tutorial.

(11) The agency or department may require or cause to be provided the training or education of staff of an assisted living facility beyond that which is required under this part if the agency or department determines that there are problems in a facility which could be reduced through specific staff training or education.

(12) Existing curricula, examinations, and tutorials may be used, modified, or enhanced as appropriate. To the extent funding is available, the department may contract for assistance with the development, review, updating of the training, examinations, and on-line tutorials required under this section.

All training, examinations, and tutorials must be developed and offered in English and Spanish, and must be reviewed at least annually and updated as needed to reflect changes in the law, rules, and best practices. The participant or the participant's employer shall pay any fee associated with the training, continuing education, tutorial, or examination.

(1) *Effective January 1, 2013, an individual seeking to provide assisted living training in this state must be certified by the department. The applicant must provide the department with proof of completion of the minimum core training requirements, successful passage of the assisted living facility administrator examination, and proof of compliance with continuing education requirements for assisted living facility administrators since completion of core training.*

(2) *A person seeking to be certified as a trainer must also:*

(a) *Provide proof of completion of a 4-year baccalaureate degree from an accredited college or university and must have worked in a management position in an assisted living facility for 3 years after obtaining certification in core training courses;*

(b) *Have worked in a management position in an assisted living facility for 5 years after being core certified and have 1 year of teaching experience as an educator or staff trainer for persons who work in assisted living facilities or other long-term care settings;*

(c) *Have been previously employed as a trainer of core training courses for the department;*

(d) *Have at least 5 years of employment with the agency as a surveyor of assisted living facilities;*

(e) *Have at least 5 years of employment as an educator or staff trainer for persons working in an assisted living facility or another long-term care setting;*

(f) *Have a 4-year baccalaureate degree from an accredited college or university and at least 4 years of experience as an educator or staff trainer for persons working in an assisted living facility or another long-term care setting after receiving certification in core courses; or*

(g) *Meet other qualification criteria as defined by rule of the department.*

(3) *Training may also be provided by:*

(a) *A Florida College System institution;*

(b) *Any nonpublic postsecondary education institution licensed or exempted from licensure pursuant to chapter 1005; or*

(c) *A statewide entity which represents and provides technical assistance to assisted living facilities that contracts with the department to provide training. The department may specify minimum trainer qualifications in the contract.*

(4) *The department shall provide oversight of the assisted living training providers. The department shall adopt rules to establish requirements for trainer certification and recertification requirements, including continuing education requirements, disciplinary action that may be taken against a trainer, a trainer decertification process, and required electronic reporting of persons who have successfully completed training courses.*

(5) *If funding is available, by January 1, 2013, the department shall develop and maintain an electronic database, accessible to the public, which lists all persons holding certification as an assisted living trainer, including any history of violations. Assisted living trainers shall keep a record of individuals who complete training and shall submit the record to the department electronically within 24 hours after the completion of a course in order for the department to include the information in the database.*

Section 28. Section 429.54, Florida Statutes, is amended to read:

429.54 Collection of information; local subsidy; interagency communication; facility reporting.—

(1) To enable the department to collect the information requested by the Legislature regarding the actual cost of providing room, board, and personal care in assisted living facilities, the department may ~~is authorized to~~ conduct field visits and audits of facilities as ~~may be~~ necessary. The owners of randomly sampled facilities shall submit such reports, audits, and accountings of cost as the department may require by rule; however, ~~provided that~~ such reports, audits, and accountings may

~~not be more than shall be~~ the minimum necessary to implement the provisions of this ~~subsection~~ ~~section~~. Any facility selected to participate in the study shall cooperate with the department by providing cost of operation information to interviewers.

(2) Local governments or organizations may contribute to the cost of care of local facility residents by further subsidizing the rate of state-authorized payment to such facilities. Implementation of local subsidy shall require departmental approval and ~~may shall~~ not result in reductions in the state supplement.

(3) *Subject to the availability of funds, the agency, the department, the Department of Children and Family Services, the Department of Health, and the Agency for Persons with Disabilities shall develop or modify electronic systems of communication among state-supported automated systems to ensure that relevant information pertaining to the regulation of assisted living facilities and facility staff is timely and effectively communicated among agencies in order to facilitate the protection of residents.*

(4) All assisted living facilities shall submit electronic reports to the agency twice a year.

(a) The reports must represent facility data on March 30 and September 30 of each year and be submitted within 15 calendar days. The following information and must be submitted:

1. The number of beds in the facility;

2. The number of occupied beds;

3. The number of residents, by age group, younger than 65 years of age, from 65 to 74 years of age, from 75 to 84 years of age, and 85 years of age or older;

4. The number of residents who are mental health residents, who are receiving extended congregate care, who are receiving limited nursing services, and who are receiving hospice care;

5. If there is a facility waiting list, the number of individuals on the waiting list and the type of services or care they require, if known;

6. The number of residents receiving optional state supplementation; and

7. The number of residents who are Medicaid recipients and the type of waiver used to fund their assisted living facility certification care.

(b) The agency must maintain electronically the electronic information submitted and, at a minimum, use the information to track trends in resident populations and needs.

(c) Reporting under this subsection begins March 1, 2013, and expires July 1, 2017.

Section 29. The Division of Statutory Revision is requested to rename part II of chapter 468, Florida Statutes, consisting of ss. 468.1635-468.1756, Florida Statutes, as "Nursing Home and Assisted Living Facility Administration."

Section 30. Section 468.1635, Florida Statutes, is amended to read:

468.1635 Purpose.—The sole legislative purpose for enacting this ~~part chapter~~ is to ensure that every nursing home administrator and assisted living facility administrator practicing in this state meets minimum requirements for safe practice. It is ~~the~~ legislative intent that nursing home administrators and assisted living facility administrators who fall below minimum competency or who otherwise present a danger to the public ~~shall~~ be prohibited from practicing in this state.

Section 31. Section 468.1645, Florida Statutes, is amended to read:

468.1645 Administrator license required.—

(1) A ~~No~~ nursing home ~~in the state~~ may not operate in this state unless it is under the management of a nursing home administrator, and effective July 1, 2013, an assisted living facility may not operate in this state unless it is under the management of an assisted living facility

administrator who holds a currently valid license, provisional license, or temporary license.

(2) ~~Nothing in~~ This part, ~~and or in~~ the rules adopted pursuant to this part, do not hereunder shall require an administrator of a ~~any~~ facility or institution operated by and for persons who rely exclusively upon treatment by spiritual means through prayer, in accordance with the creed or tenets of any organized church or religious denomination, to be licensed as a nursing home administrator or assisted living facility administrator if the administrator is employed only to administer in such facilities or institutions for the care and treatment of the sick.

Section 32. Section 468.1655, Florida Statutes, is amended to read:

468.1655 Definitions.—As used in this part:

(1) “Assisted living facility” means a facility licensed under part I of chapter 429.

(2) “Assisted living facility administrator” means a person who is licensed to engage in the practice of assisted living facility administration in this state under the authority of this part.

(3) “Assisted living facility administrator certification” means a professional credential awarded by a contracted third-party credentialing entity to individuals who demonstrate core competency in the practice of assisted living facility administration and who meet the education, background screening, and other criteria specified by the board for licensure as an assisted living facility administrator.

(4)(1) “Board” means the Board of Long-Term Care ~~Nursing Home~~ Administrators.

(5)(2) “Department” means the Department of Health.

(6) “Long-term care” means any service provided in facilities licensed under part II of chapter 400 or part I of chapter 429.

(7)(3) “Nursing home administrator” means a person who is licensed to engage in the practice of nursing home administration in this state under the authority of this part.

(8) “Practice of assisted living facility administration” means any service requiring education, training, or experience in assisted living facility administration and its application to the planning, organizing, staffing, directing, and controlling of the total management of an assisted living facility. A person is practicing or offering to practice assisted living facility administration if such person:

(a) Practices any of the above services.

(b) Holds himself or herself out as able to perform, or does perform, any form of assisted living facility administration by written or verbal claim, sign, advertisement, letterhead, or card; or in any other way represents himself or herself to be, or implies that he or she is, an assisted living facility administrator.

(9)(4) “Practice of nursing home administration” means any service requiring education, training, or experience in nursing home administration ~~education, training, or experience~~ and the application of such to the planning, organizing, staffing, directing, and controlling of the total management of a nursing home. A person is practicing or offering ~~shall be construed to practice or to offer~~ to practice nursing home administration if the person ~~who~~:

(a) Practices any of the above services.

(b) Holds himself or herself out as able to perform, or does perform, any form of nursing home administration by written or verbal claim, sign, advertisement, letterhead, or card; or in any other way represents himself or herself to be, or implies that he or she is, a nursing home administrator.

(10)(5) “Nursing home” means an institution or facility licensed as such under part II of chapter 400.

Section 33. Section 468.1665, Florida Statutes, is amended to read:

468.1665 Board of Long-Term Care ~~Nursing Home~~ Administrators; membership; appointment; terms.—

(1) The Board of Long-Term Care ~~Nursing Home~~ Administrators is created within the department and shall consist of ~~eleven seven~~ members, to be appointed by the Governor and confirmed by the Senate to a term of 4 years or for a term to complete an unexpired vacancy.

(2) Three members of the board must be licensed nursing home administrators. ~~Three members of the board must be licensed assisted living facility administrators.~~ Two members of the board must be health care practitioners. ~~Three~~ ~~The remaining two~~ members of the board must be laypersons who are not, and have never been, nursing home or assisted living facility administrators or members of any health care profession or occupation, and at least one of these laypersons must be a resident of an assisted living facility. At least one member of the board must be 60 years of age or older.

(3) Only board members who are nursing home administrators may have a direct financial interest in any nursing home. ~~Only board members who are assisted living facility administrators may have a direct financial interest in any assisted living facility.~~

(4) All provisions of chapter 456 relating to activities of regulatory boards shall apply.

Section 34. Section 468.1685, Florida Statutes, is amended to read:

468.1685 Powers and duties of board and department.—It is the function and duty of the board, together with the department, to:

(1) Adopt rules pursuant to ~~ss. 120.536(1) and 120.54~~ to implement the provisions of this part conferring duties upon the board.

(2) Develop, impose, and enforce specific standards within the scope of the general qualifications established by this part which must be met by individuals in order to receive licenses as nursing home or assisted living facility administrators. These standards shall be designed to ensure that nursing home and assisted living facility administrators are individuals of good character and otherwise suitable and, by training or experience in the field of health care facility ~~institutional~~ administration, qualified to serve as nursing home or assisted living facility administrators.

(3) Develop by appropriate techniques, including examinations and investigations, a method for determining whether an individual meets such standards. ~~The board shall contract with one or more third-party credentialing entities for the purpose of certifying assisted living facility administrators. A third-party credentialing entity must be a nonprofit organization that has met nationally recognized standards for developing and administering professional certification programs. The contract must require that a third-party credentialing entity:~~

(a) Verify that the applicant for licensure as an assisted living facility administrator meets the requirements for licensure under part I of chapter 429 and this part;

(b) Develop or assist the Department of Elderly Affairs with developing the training and testing materials under s. 429.52 using nationally recognized certification and psychometric standards;

(c) Maintain an Internet-based database, accessible to the public, of all persons holding an assisted living facility administrator certification; and

(d) Require and verify continuing education consistent with s. 429.52 and, at least, biennial certification renewal for persons holding an assisted living facility administrator certification.

(4) Issue licenses to qualified individuals meeting the standards of the board and revoke or suspend licenses previously issued by the board if ~~when~~ the individual holding such license is determined to have failed to ~~conform~~ substantially conform to the requirements of such standards.

(5) Establish by rule and carry out procedures, ~~by rule,~~ designed to ensure that licensed nursing home or assisted living facility administrators will comply with the standards adopted by the board.

(6) Receive, investigate, and take appropriate action with respect to any charge or complaint filed with the department ~~to the effect~~ that a licensed nursing home or assisted living facility administrator has failed to comply with the requirements or standards adopted by the board.

(7) Conduct a continuing study and investigation of nursing homes and assisted living facilities and the administrators of nursing homes and assisted living facilities in order to improve the standards imposed for the licensing of such administrators and the procedures and methods for enforcing such standards with respect to licensed administrators ~~of nursing homes who have been licensed as such~~.

(8) Set up procedures by rule for advising and acting together with the department of Health and other boards of other health professions in matters affecting procedures and methods for effectively enforcing the purpose of this part and the administration of chapters 400 and 429.

Section 35. Section 468.1695, Florida Statutes, is amended to read:

468.1695 Licensure by examination; *licensure by certification*.—

(1) Any person desiring to be licensed as a nursing home administrator shall apply to the department to take the licensure examination. The examination shall be given at least two times a year and shall include, but not be limited to, questions on the subjects of nursing home administration such as:

- (a) Applicable standards of nursing home health and safety;
- (b) Federal, state, and local health and safety laws and rules;
- (c) General administration;
- (d) Psychology of patient care;
- (e) Principles of medical care;
- (f) Personal and social care;
- (g) Therapeutic and supportive care and services in long-term care;
- (h) Departmental organization and management;
- (i) Community interrelationships; and
- (j) Terminology.

The board may, by rule, adopt use of a national examination in lieu of part or all of the examination required by this part.

(2) The department shall examine each applicant for a nursing home administrator license who the board certifies has completed the application form and remitted an examination fee set by the board not to exceed \$250 and who:

(a)1. Holds a baccalaureate degree from an accredited college or university and majored in health care administration or has credit for at least 60 semester hours in subjects, as prescribed by rule of the board, which prepare the applicant for total management of a nursing home; and

2. Has fulfilled the requirements of a college-affiliated or university-affiliated internship in nursing home administration or of a 1,000-hour nursing home administrator-in-training program prescribed by the board; or

(b)1. Holds a baccalaureate degree from an accredited college or university; and

2.a. Has fulfilled the requirements of a 2,000-hour nursing home administrator-in-training program prescribed by the board; or

b. Has 1 year of management experience allowing for the application of executive duties and skills, including the staffing, budgeting, and directing of resident care, dietary, and bookkeeping departments within a skilled nursing facility, hospital, hospice, assisted living facility with a minimum of 60 licensed beds, or geriatric residential treatment program and, if such experience is not in a skilled nursing facility, has fulfilled the requirements of a 1,000-hour nursing home administrator-in-training program prescribed by the board.

(3) The department shall issue a license to practice nursing home administration to any applicant who successfully completes the examination in accordance with this section and otherwise meets the requirements of this part. The department shall not issue a license to any applicant who is under investigation in this state or another jurisdiction for an offense which would constitute a violation of s. 468.1745 or s. 468.1755. Upon completion of the investigation, the provisions of s. 468.1755 shall apply.

(4) The board may by rule establish a preceptor certification and recertification fee not to exceed \$100 which shall be remitted by those individuals seeking board approval to act as preceptors in administrator-in-training programs as prescribed by the board. ~~This said~~ fee may be charged at the time of application for initial certification and at the time of application for recertification. The board may by rule establish a trainee application fee not to exceed \$500 to defray the costs of the board's supervision of the administrator-in-training program, to be remitted by those individuals seeking to undergo a board prescribed administrator-in-training program.

(5) Any person desiring to be licensed as an assisted living facility administrator must apply to the department, remit a nonrefundable fee set by the board not to exceed \$150, and provide proof of a current and valid assisted living facility administrator certification. If the board is unable to contract with a third-party credentialing entity, the department shall verify an applicant's compliance with all requirements for certification and licensure and the submission of a valid assisted living facility administrator certification as a prerequisite for licensure is waived.

(6) An assisted living facility administrator certification must be issued by a third-party credentialing entity that certifies that the individual:

(a) Is at least 21 years old;

(b) Holds a 4-year baccalaureate degree from an accredited college or university, including completion of coursework in health care, gerontology, or geriatrics; holds a 4-year baccalaureate degree from an accredited college or university and has at least 2 years of experience in direct care in or management of an assisted living facility or nursing home; or holds a 2-year associate degree and has at least 4 years of experience in direct care in an assisted living facility or nursing home;

(c) Has completed a least 40 hours of core training;

(d) Has passed an examination that documents core competencies in the training required for assisted living facility administrators prior to licensure with a minimum score of 80 percent;

(e) Has completed background screening pursuant to ss. 429.174 and 456.0365; and

(f) Otherwise meets the requirements of this part and part I of chapter 429.

(7) A person who is continuously employed as an assisted living facility administrator, or a nursing home administrator who is employed as a nursing home administrator, between July 1, 2012 and January 1, 2013, is eligible for certification as an assisted living facility administrator without meeting the requirements in subsection (6) if:

(a) The applicant completed the core training, examination, and continuing education requirements under chapter 429 which were in effect on June 30, 2012; and

(b) The applicant was not the administrator of an assisted living facility or nursing home that was cited by final agency action for a class I or class II violation within the 2 years before January 1, 2013.

(8) A person who is at least 21 years old; completes the core training and successfully passes the core training examination between January 1, 2011, and January 1, 2013; has completed background screening for licensure, has been continuously employed by an assisted living facility between January 1, 2011, and January 1, 2013; and has never been employed as an administrator of an assisted living facility is eligible for certification as an assisted living facility administrator without meeting the requirements in subsection (6) if the person submits an application before July 1, 2013.

(9) A licensed assisted living facility administrator applying for licensure renewal must submit an application, remit a renewal fee of \$150, and demonstrate that he or she has obtained and maintained his or her assisted living facility administrator certification that substantiates that he or she has completed at least 16 hours of general continuing education, any specialty training and continuing education required based on licensure of the facility or the resident's served for which the applicant is an administrator, has successfully passed all required examinations, and satisfies all other requirements for licensure renewal under this part and part I of chapter 429.

(10) The board and the department may adopt rules for licensure forms, staggered license expirations dates, prorated licensure fees, and certification to implement the licensure and relicensure of assisted living facility administrators.

Section 36. Subsection (1) of section 468.1705, Florida Statutes, is amended to read:

468.1705 Licensure by endorsement; temporary license.—

(1) The department shall issue a *nursing home administrator* license by endorsement to an ~~any~~ applicant who, upon applying to the department and remitting a fee set by the board not to exceed \$500, demonstrates to the board that he or she:

(a) Meets one of the following requirements:

1. Holds a valid active license to practice nursing home administration in another state of the United States ~~if, provided that~~ the current requirements for licensure in that state are substantially equivalent to, or more stringent than, current requirements in this state; or

2. Meets the qualifications for licensure in s. 468.1695; and

(b)1. Has successfully completed a national examination which is substantially equivalent to, or more stringent than, the examination given by the department;

2. Has passed an examination on the laws and rules of this state governing the administration of nursing homes; and

3. Has worked as a fully licensed nursing home administrator for 2 years within the 5-year period immediately preceding the application by endorsement.

Section 37. Section 468.1745, Florida Statutes, is amended to read:

468.1745 Prohibitions; penalties.—

(1) A ~~No~~ person ~~may not~~ ~~shall~~:

(a) Practice nursing home administration unless the person holds an active license to practice nursing home administration.

(b) Use the name or title “nursing home administrator” ~~if~~ ~~when~~ the person has not been licensed pursuant to this ~~part~~ ~~act~~.

(c) Present as his or her own the license of another.

(d) Give false or forged evidence to the board or a member thereof for the purpose of obtaining a license.

(e) Use or attempt to use a nursing home administrator's license or an assisted living facility administrator's license that ~~which~~ has been suspended or revoked.

(f) Knowingly employ unlicensed persons in the practice of nursing home administration or assisted living facility administration.

(g) Knowingly conceal information relative to violations of this part.

(h) Practice assisted living facility administration unless the person holds an active license to practice assisted living facility administration.

(i) Use the name or title “assisted living facility administrator” if the person has not been licensed pursuant to this part.

(2) Any person who violates the provisions of this section is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

Section 38. Section 468.1755, Florida Statutes, is amended to read:

468.1755 Disciplinary proceedings.—

(1) The following acts constitute grounds for denial of a *nursing home administrator* license, *assisted living facility administrator* license, or disciplinary action, as specified in s. 456.072(2):

(a) Violation of any provision of s. 456.072(1) or s. 468.1745(1).

(b) Attempting to procure a license to practice nursing home administration or assisted living facility administration by bribery, by fraudulent misrepresentation, or through an error of the department or the board.

(c) Having a license to practice nursing home administration or assisted living facility administration revoked, suspended, or otherwise acted against, including the denial of licensure, by the licensing authority of another state, territory, or country.

(d) Being convicted or found guilty, regardless of adjudication, of a crime in any jurisdiction which relates to the practice of nursing home administration, assisted living facility administration, or the ability to practice nursing home administration or assisted living facility administration. Any plea of nolo contendere shall be considered a conviction for purposes of this part.

(e) Making or filing a report or record which the licensee knows to be false, intentionally failing to file a report or record required by state or federal law, willfully impeding or obstructing such filing, or inducing another person to impede or obstruct such filing. Such reports or records shall include only those which are signed in the capacity of a licensed nursing home administrator or licensed assisted living facility administrator.

(f) Authorizing the discharge or transfer of a resident by a *nursing home administrator* for a reason other than those provided in ss. 400.022 and 400.0255.

(g) Advertising goods or services in a manner which is fraudulent, false, deceptive, or misleading in form or content.

(h) Fraud or deceit, negligence, incompetence, or misconduct in the practice of nursing home administration or assisted living facility administration.

(i) Violation of a lawful order of the board or department previously entered in a disciplinary hearing or failing to comply with a lawfully issued subpoena of the board or department.

(j) Practicing with a revoked, suspended, inactive, or delinquent license.

(k) Repeatedly acting in a manner inconsistent with the health, safety, or welfare of the patients of the facility in which he or she is the administrator.

(l) Being unable to practice nursing home administration or assisted living facility administration with reasonable skill and safety to patients by reason of illness, drunkenness, use of drugs, narcotics, chemicals, or any other material or substance or as a result of any mental or physical condition. In enforcing this paragraph, upon a finding of the State Surgeon General or his or her designee that probable cause exists to believe that the licensee is unable to serve as a nursing home administrator or assisted living facility administrator due to the reasons stated in this paragraph, the department shall have the authority to issue an order to compel the licensee to submit to a mental or physical examination by a physician designated by the department. If the licensee refuses to comply with such order, the department's order directing such examination may be enforced by filing a petition for enforcement in the circuit court where the licensee resides or serves as a nursing home administrator or assisted living facility administrator. The licensee against whom the petition is filed shall not be named or identified by initials in any public court records or documents, and the proceedings shall be closed to the public. The department shall be entitled to the summary procedure

provided in s. 51.011. A licensee affected under this paragraph shall have the opportunity, at reasonable intervals, to demonstrate that he or she can resume the competent practice of nursing home administration or assisted living facility administration with reasonable skill and safety to patients.

(m) Willfully or repeatedly violating any of the provisions of the law, code, or rules of the licensing or supervising authority or agency of the state or political subdivision thereof having jurisdiction of the operation and licensing of nursing homes or assisted living facilities.

(n) Paying, giving, causing to be paid or given, or offering to pay or to give to any person a commission or other valuable consideration for the solicitation or procurement, either directly or indirectly, of nursing home usage or assisted living facility usage, except as specifically authorized by law.

(o) Willfully permitting unauthorized disclosure of information relating to a patient or his or her records.

(p) Discriminating with respect to patients, residents, employees, or staff on account of race, religion, color, sex, or national origin.

(q) Failing to implement an ongoing quality assurance program by a nursing home administrator which is directed by an interdisciplinary team that meets at least every other month.

(r) Violating any provision of this chapter or chapter 456, or any rules adopted pursuant thereto.

(2) The board may enter an order denying nursing home administrator licensure, assisted living facility administrator licensure, or imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who:

(a) Is found guilty of violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 456.072(1).

(b) Has a controlling interest in or knowingly participates in one or more violations at an assisted living facility or nursing home which results in denial or revocation of an assisted living facility license or nursing home license.

(c) Has a controlling interest in or knowingly operates an unlicensed assisted living facility.

(3) The board may deny or revoke the application for licensure or the license of an assisted living facility administrator if the licensee or applicant knowingly participated in intentional misconduct, engaged in conduct that constitutes gross negligence, or was the administrator of record when the facility was cited for violations within the previous 3 years that resulted in a resident's death or which contributed to the death of a resident.

(4)(3) The department shall reissue the license of a disciplined licensee upon certification by the board that the disciplined licensee has complied with all of the terms and conditions set forth in the final order.

Section 39. Section 468.1756, Florida Statutes, is amended to read:

468.1756 Statute of limitations.—An administrative complaint may only be filed pursuant to s. 456.073 for an act listed in s. 468.1755 ~~or 468.1755(1)(e)-(g)~~ within 4 years after ~~from~~ the time of the incident giving rise to the complaint, or within 4 years after ~~from~~ the time the incident is discovered or should have been discovered.

Section 40. Assisted living facility streamlining task force.—

(1) The Agency for Health Care Administration shall create a task force consisting of at least one representative of the agency, the Department of Elderly Affairs, the Department of Children and Family Services, the Department of Health, and the Office of State Long-Term Care Ombudsman.

(2) The purpose of the task force is to determine whether agencies currently have overlapping regulatory responsibilities over assisted living facilities and whether increased efficiency and effectiveness may be realized by transferring, consolidating, eliminating, or modifying such oversight between agencies.

(3) The task force shall meet at least three times and submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2013, which includes the task force's findings and recommendations pertaining to streamlining agency oversight and improving the effectiveness of regulatory functions.

(4) The task force is terminated effective March 1, 2013.

Section 41. For fiscal year 2012-2013:

(1) Six full-time equivalent positions, with associated salary rate of 243,720, are authorized and the sum of \$375,000 in recurring funds from the Health Care Trust Fund of the Agency for Health Care Administration are appropriated to the Agency for Health Care Administration;

(2) One full-time equivalent position, with associated salary rate of 40,620 is authorized and the sum of \$62,500 in recurring funds from the Medical Quality Assistance Trust Fund of the Department of Health; and

(3) One full-time equivalent position, with associated salary rate of 40,620 is authorized and the sum of \$62,500 in recurring funds from the Operations and Maintenance Trust Fund of the Department of Elderly Affairs are appropriated to the Department of Elderly Affairs

for the purpose of carrying out the regulatory activities provided in this act.

Section 42. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to quality improvement initiates for entities regulated by the Agency for Health Care Administration; amending s. 394.4574, F.S.; revising the duties of the case manager for, and requirements relating to the cooperative agreement and the community living support plan of, a mental health resident of an assisted living facility; amending s. 395.002, F.S.; revising the definition of the term "accrediting organization" as it relates to hospital licensing and regulation; amending s. 395.1051, F.S.; requiring that hospital provide notice to obstetrical physicians before the hospital closes on an obstetrics department or ceases to provide obstetrical services; amending s. 400.0078, F.S.; requiring that residents of long-term care facilities be informed about the confidentiality of the identity of the complainant of a complaint received by the State Long-Term Care Ombudsman Program; amending s. 408.05, F.S.; requiring that the Agency for Health Care Administration collect, compile, and analyze health information and statistics; providing uses for the information; conforming provisions to changes made by the act; revising functions of the agency; amending s. 409.212, F.S.; increasing a limitation on additional supplementation a person may receive from third parties that contribute to his or her cost of care; creating s. 409.986, F.S.; providing definitions; directing the agency to establish and implement methodologies to adjust Medicaid rates for hospitals, nursing homes, and managed care plans; providing criteria for and limits on the amount of Medicaid payment rate adjustments; directing the agency to seek federal approval to implement a performance payment system; providing for implementation of the system in the 2015-2016 fiscal year; authorizing the agency to appoint a technical advisory panel; providing applicability of the performance payment system to general hospitals, skilled nursing facilities, and managed care plans and providing criteria therefor; amending s. 415.1034, F.S.; adding certain employees or agents of a state or local agency to the list of persons who must report the known or suspected abuse of a vulnerable adult to the abuse hotline; amending s. 429.02, F.S.; providing definitions for "board" and "mental health surveyor"; amending s. 429.07, F.S.; prohibiting an assisted living facility from operating unless the facility is under the management of an assisted living facility administrator; authorizing the waiver of certain monitoring requirements under certain conditions; amending s. 429.075, F.S.; revising the criteria preventing a licensed facility from receiving a limited mental health license; requiring that a mental health surveyor be part of the team inspecting a facility that has mental health residents; providing the role of the mental health surveyor; requiring that the Agency for Health Care Administration enter into an interagency agreement with the Department of Children and Family Services to receive certain reports; providing for monitoring visits; creating s. 429.0751, F.S.; specifying responsibilities of assisted living facilities that have one or more mental health residents; amending

s. 429.14, F.S.; revising the conditions for mandatory license denial or revocation; requiring the revocation of a facility license for certain violations that result in the death of a resident; amending s. 429.176, F.S.; authorizing one administrator for multiple facilities under certain conditions; authorizing qualified facility managers during the temporary absence of an administrator; amending s. 429.178, F.S.; revising training requirements for staff who provide care for persons who have Alzheimer's disease and related disorders; amending s. 429.19, F.S.; authorizing the Agency for Health Care Administration to impose certain citations and fines regardless of correction of a violation, an increased fine for certain violations that result in the death of a resident, and doubled fines; amending s. 429.195, F.S.; prohibiting an assisted living facility from contracting or promising to pay or receive certain monies with a person, health care provider, or health care facility; providing for non-application; amending s. 817.505, F.S.; providing that it is not patient brokering for an assisted living facility to offer payment under certain circumstances; creating s. 429.231, F.S.; creating an advisory council to review unexpected deaths and elopements; providing for membership and duties; amending s. 429.28, F.S.; authorizing a resident to file a grievance with a facility when a notice of relocation or termination of residency has been received; requiring residents of facilities to be informed about the confidentiality of the identity of the resident and complainant of a complaint made to the State Long-Term Care Ombudsman Program unless the resident authorizes disclosure; creating s. 429.281, F.S.; establishing procedures for a resident grievance process upon notification of resident relocation or termination of residency; amending s. 429.34, F.S.; requiring that the agency conduct unannounced inspections of assisted living facilities; authorizing the agency to assess a fee for additional inspections; requiring that the agency verify corrected violations through subsequent inspections; authorizing the agency to verify the correction of certain violations unrelated to resident rights or resident care without inspection under certain circumstances; providing that the agency is designated as the central agency for tracking facility complaints; specifying timeframes for other state agencies to submit reports to the agency; requiring the agency to have lead surveyors who specialize in assessing facilities; amending s. 429.41, F.S.; requiring the agency to observe the elopement drills of a randomly selected group of facilities; requiring the agency to conduct an abbreviated biennial licensure inspection; amending s. 429.49, F.S.; increasing the criminal penalty for altering facility records; creating s. 429.515, F.S.; requiring new facility employees to attend a preservice orientation; providing requirements for such orientation; amending s. 429.52, F.S.; revising training, examination, and continuing education requirements for facility staff, including administrators; providing for the use of interactive online tutorials; requiring the Department of Elderly Affairs to develop training, examinations, and tutorials; creating s. 429.522, F.S.; requiring training providers to be certified by the Department of Elderly Affairs and provide trainer oversight; providing trainer requirements; requiring the department to maintain an electronic database of certified providers and persons who complete training if funding is available; amending s. 429.54, F.S.; requiring specified state agencies to have an electronic system of communication pertaining to the regulation of facilities; requiring facilities to submit certain facility and resident information electronically to the agency twice yearly; providing for the maintenance and use of such information; providing for expiration of this requirement; providing a directive to the Division of Statutory Revision; amending s. 468.1635, F.S.; revising the purpose of part II of ch. 468, F.S., to include assisted living administrators; amending s. 468.1645, F.S.; requiring assisted living facilities to be operated under the management of a licensed administrator; amending s. 468.1655, F.S.; revising and providing definitions; amending s. 468.1665, F.S.; renaming the Board of Nursing Home Administrators as the "Board of Long-Term Care Administrators"; providing for membership; prohibiting certain conflicts of interest with respect to board members; amending s. 468.1685, F.S.; revising duties of the board to include contracting with third-party credentialing entities for the purpose of certifying an assisted living facility administrator; amending s. 468.1695, F.S.; providing for licensure of assisted living facility administrators through certification; providing licensure requirements; establishing a maximum fee; amending s. 468.1705, F.S., relating to licensure by endorsement; conforming provisions to changes made by the act; amending s. 468.1745, F.S.; providing requirements for who must be licensed as an assisted living facility administrator; amending s. 468.1755, F.S.; conforming provisions to changes made by the act; providing grounds for disciplinary action for assisted living facility administrators; amending s. 468.1756, F.S.; conforming provisions to changes made by the act; providing effective dates.

SENATOR THRASHER PRESIDING

On motion by Senator Garcia, by two-thirds vote **CS for HB 7133** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

SPECIAL GUESTS

Senator Flores introduced her infant son, Lucas Ignacio Anderson, who was present in the chamber.

The Senate resumed consideration of—

CS for CS for SB 292—A bill to be entitled An act relating to legal notices; creating s. 50.0211, F.S.; requiring that, after a specified date, if a legal notice is published in a newspaper, the newspaper publishing the notice shall also place the notice on a website maintained by the newspaper, at no additional charge; providing requirements for size and placement of such website publication; requiring free access to such online publications; requiring that legal notices published in newspapers also be published on another specified website; requiring that, after a specified date, newspapers that publish legal notice must provide e-mail notification of new legal notices; providing requirements for such notice; providing that an error on a newspaper or statewide website shall be considered a harmless error and legal notice requirements shall be considered met if the notice published in the newspaper is correct; amending s. 50.041, F.S.; revising physical requirements for proof of publication affidavits; authorizing electronic affidavits that meet specified requirements; amending s. 50.061, F.S.; limiting the rate that may be charged for government notices required to be published more than once in certain circumstances; deleting provisions specifying rates for legal notices based on county population; specifying that if a public notice is published in a newspaper, publication of a notice on a website pursuant to specified provisions must be done at no charge; amending ss. 125.66, 166.041, 190.005, and 200.065, F.S.; requiring that website publication of certain legal notices include maps that appear in the newspaper advertisements; amending s. 17.325, F.S.; making it optional for the Chief Financial Officer to advertise the availability of the governmental efficiency hotline; amending s. 215.68, F.S.; deleting specific criteria for publishing certain bond notices; amending ss. 120.60, 215.555, 253.52, 255.518, and 380.0668, F.S.; deleting requirements that certain legal notices be published in Leon County; amending s. 455.275, F.S.; deleting a requirement that certain notices concerning professional licensees who cannot be personally served be published in Leon County; requiring that plain notice to the licensee to be posted on the front page of the Department of Business and Professional Regulation's website and provided to certain news outlets; amending s. 473.3141, F.S.; deleting a requirement that notices concerning discipline of certain certified public accountants be published in Leon County; amending s. 527.23, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to marketing orders for propane gas; providing for Internet publication of such orders and for providing information to certain news outlets; amending ss. 573.109 and 573.111, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to agricultural marketing orders; providing for Internet publication of such orders and for providing information to

certain news outlets; amending s. 631.59, F.S.; deleting requirements for the newspaper publication of certain notices concerning insolvent insurers; providing for notice by e-mail or telephone; providing for applicability; providing effective dates.

—which was previously considered March 8 with pending **Amendment 1 (920062)** by Senator Bennett. **Amendment 1 (920062)** was withdrawn.

Pending further consideration of **CS for CS for SB 292**, on motion by Senator Bennett, by two-thirds vote **CS for CS for HB 937** was withdrawn from the Committees on Community Affairs; Judiciary; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Bennett—

CS for CS for HB 937—A bill to be entitled An act relating to legal notices; creating s. 50.0211, F.S.; requiring that, after a specified date, if a legal notice is published in a newspaper, the newspaper publishing the notice shall also place the notice on a website maintained by the newspaper, at no additional charge; providing requirements for size and placement of such website publication; requiring free access to such online publications; requiring that legal notices published in newspapers also be published on another specified website; requiring that, after a specified date, newspapers that publish legal notice must provide e-mail notification of new legal notices; providing requirements for such notice; providing that an error on a newspaper or statewide website shall be considered a harmless error and legal notice requirements shall be considered met if the notice published in the newspaper is correct; amending s. 50.041, F.S.; revising physical requirements for proof of publication affidavits; authorizing electronic affidavits that meet specified requirements; amending s. 50.061, F.S.; limiting the rate that may be charged for government notices required to be published more than once in certain circumstances; deleting provisions specifying rates for legal notices based on county population; specifying that if a public notice is published in a newspaper, publication of a notice on a website pursuant to specified provisions must be done at no charge; amending ss. 125.66, 166.041, 190.005, and 200.065, F.S.; requiring that website publication of certain legal notices include maps that appear in the newspaper advertisements; amending s. 17.325, F.S.; making it optional for the Chief Financial Officer to advertise the availability of the governmental efficiency hotline; amending s. 215.68, F.S.; deleting specific criteria for publishing certain bond notices; amending ss. 120.60 215.555, 253.52, 255.518, and 380.0668, F.S.; deleting requirements that certain legal notices be published in Leon County; amending s. 455.275, F.S.; deleting a requirement that certain notices concerning professional licensees who cannot be personally served be published in Leon County; requiring that plain notice to the licensee to be posted on the front page of the Department of Business and Professional Regulation's website and provided to certain news outlets; amending s. 473.3141, F.S.; deleting a requirement that notices concerning discipline of certain certified public accountants be published in Leon County; amending s. 527.23, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to marketing orders for propane gas; providing for Internet publication of such orders and for providing information to certain news outlets; amending ss. 573.109 and 573.111, F.S.; deleting requirements relating to the newspaper publication of certain notices relating to agricultural marketing orders; providing for Internet publication of such orders and for providing information to certain news outlets; amending s. 631.59, F.S.; deleting requirements for the newspaper publication of certain notices concerning insolvent insurers; providing for notice by e-mail or telephone; providing applicability; providing effective date.

—a companion measure, was substituted for **CS for CS for SB 292** and read the second time by title.

On motion by Senator Bennett, by two-thirds vote **CS for CS for HB 937** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—23

Alexander	Bogdanoff	Diaz de la Portilla
Altman	Bullard	Gardiner
Benacquisto	Dean	Gibson
Bennett	Detert	Hays

Jones	Oelrich	Storms
Latvala	Richter	Thrasher
Lynn	Simmons	Wise
Norman	Smith	

Nays—13

Dockery	Joyner	Ring
Evers	Margolis	Sachs
Fasano	Montford	Sobel
Gaetz	Negron	
Garcia	Rich	

On motion by Senator Bennett, by unanimous consent—

CS for CS for SB 1382—A bill to be entitled An act relating to service animals; providing a short title; amending s. 413.08, F.S.; removing provisions related to service animals; creating s. 413.083, F.S.; providing definitions; specifying rights of an individual accompanied by a service animal; providing that documentation that a service animal is trained is not a precondition for providing certain services to an individual accompanied by a service animal; authorizing a public accommodation to make certain inquiries regarding the animal; providing restrictions for a public accommodation imposing a deposit or surcharge; providing for liability of an individual accompanied by or the trainer of a service animal under certain circumstances; providing responsibility for care and supervision of a service animal; providing conditions for exclusion or removal of a service animal from a public accommodation; providing penalties for denying or interfering with admittance to or enjoyment of a public accommodation; specifying rights to housing accommodations for an individual accompanied by a service animal; providing limitations; providing rights of housing to the owner or trainer of a service animal; providing a penalty for misrepresentation as an owner or trainer; amending s. 252.355, F.S.; conforming a cross-reference; providing an effective date.

—was taken up out of order and read the second time by title.

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment which was adopted:

Amendment 1 (105162)—Delete line 270 and insert:

(5) *A person who trains a service animal, or who is a puppy raiser providing training for specific disability-related tasks and is issued identification certifying that the puppy in his or her care is being trained as a service animal, while engaged in*

On motion by Senator Bennett, by two-thirds vote **CS for CS for SB 1382** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

THE PRESIDENT PRESIDING

On motion by Senator Norman, by unanimous consent—

CS for SB 1324—A bill to be entitled An act relating to metal theft; amending s. 538.23, F.S.; increasing the criminal penalties for specified violations relating to secondary metals recycling; providing increased criminal penalties for third and subsequent criminal violations; amending s. 812.145, F.S.; defining the term “electrical substation”; prohibiting removing or assisting with the removal of copper or other nonferrous metals from an electrical substation site without authorization of the utility; providing criminal penalties; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for SB 1324** to **CS for HB 1323**.

Pending further consideration of **CS for SB 1324** as amended, on motion by Senator Norman, by two-thirds vote **CS for HB 1323** was withdrawn from the Committees on Commerce and Tourism; Criminal Justice; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Norman—

CS for HB 1323—A bill to be entitled An act relating to metal theft; amending s. 538.23, F.S.; increasing the criminal penalties for specified violations relating to secondary metals recycling; providing increased criminal penalties for third and subsequent criminal violations; amending s. 812.145, F.S.; providing a definition; prohibiting removing copper or other nonferrous metals from an electrical substation site without authorization of the utility; providing criminal penalties; providing an effective date.

—a companion measure, was substituted for **CS for SB 1324** as amended and read the second time by title.

On motion by Senator Norman, by two-thirds vote **CS for HB 1323** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Smith, by unanimous consent—

CS for CS for CS for SB 540—A bill to be entitled An act relating to secondhand dealers and secondary metals recyclers; amending s. 538.03, F.S.; requiring that a secondary metals recycler conform to the requirements for a secondhand dealer; defining the term “appropriate law enforcement official”; deleting exemptions from regulation as a secondhand dealer which relate to flea market transactions; conforming terminology; amending s. 538.04, F.S., relating to recordkeeping requirements; conforming terminology and clarifying provisions; amending s. 538.18, F.S.; revising and providing definitions; amending s. 319.30, F.S.; conforming a cross-reference; amending s. 538.19, F.S.; revising requirements for the types of information that secondary metals recyclers must obtain and maintain regarding purchase transactions, in-

cluding requirements for the maintenance and transmission of electronic records of such transactions; revising the period required for secondary metals recyclers to maintain certain information regarding purchase transactions involving regulated metals property; limiting the liability of secondary metals recyclers for the conversion of motor vehicles to scrap metal under certain circumstances; amending s. 538.235, F.S.; revising requirements for payments made by secondary metals recyclers to sellers of regulated metals property to prohibit certain cash transactions; providing penalties; providing methods of payment for restricted regulated metals property; requiring that purchases of certain property be made by check or by electronic payment; providing procedures; amending s. 538.25, F.S.; requiring the Department of Revenue to accept applications from a fixed business address; prohibiting the department from accepting an application that provides an address from a hotel or motel room, a vehicle, or a post office box; amending s. 538.26, F.S.; prohibiting secondary metals recyclers from purchasing regulated metals property, restricted regulated metals property, or ferrous metals during specified times or from certain locations; prohibiting the purchase of regulated metal property from a seller who uses a name other than his or her own name or the registered name of the business, is younger than 18 years of age, or is under the influence of drugs or alcohol, if such a condition is visible or apparent; prohibiting the purchase of specified restricted regulated metals property without obtaining certain proof of the seller’s ownership and authorization to sell the property; providing penalties; creating s. 538.28, F.S.; preempting to the state the regulation of secondary metals recyclers and purchase transactions involving regulated metals property; exempting county and municipal ordinances and regulations enacted before March 1, 2012, from preemption; prohibiting requirements for verification of compliance with certain federal regulations; reenacting and amending s. 538.23(1)(a), F.S., relating to violations and penalties, to incorporate the amendments made by this act to ss. 538.19 and 538.235, F.S., in references thereto; correcting a cross-reference; amending s. 812.145, F.S.; redefining the term “utility”; providing that a person who assists in the taking of certain metals commits a felony of the first degree; providing that a person who illegally takes copper or other nonferrous metals from a utility or communications services provider is liable to the utility or communications provider for damages equal to three times the amount of any claim against the utility or communication services provider resulting from the illegal taking of copper or other nonferrous metals; limiting the liability of a public or private owner of metal property for injuries occurring during the theft or attempted theft of metal property and for injuries occurring as the result of the theft or attempted theft; providing that no additional duty of care is imposed on the owner of metal property; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for CS for CS for SB 540** to **CS for CS for HB 885**.

Pending further consideration of **CS for CS for CS for SB 540** as amended, on motion by Senator Smith, by two-thirds vote **CS for CS for HB 885** was withdrawn from the Committees on Commerce and Tourism; Community Affairs; Criminal Justice; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Smith—

CS for CS for HB 885—A bill to be entitled An act relating to transactions by secondhand dealers and secondary metals recyclers; amending s. 538.03, F.S.; defining the term “appropriate law enforcement official”; deleting exemptions from regulation as a secondhand dealer which relate to flea market transactions and auction businesses; conforming terminology; amending s. 538.04, F.S., relating to recordkeeping requirements; conforming terminology and clarifying provisions; amending s. 538.18, F.S.; revising and providing definitions; amending s. 319.30, F.S.; conforming a cross-reference; providing requirements for salvaged motor vehicles and mobile homes; amending s. 538.19, F.S.; revising requirements for the types of information that secondary metals recyclers must obtain and maintain regarding purchase transactions, including requirements for the maintenance and transmission of electronic records of such transactions; revising the period required for secondary metals recyclers to maintain certain information regarding purchase transactions involving regulated metals property; limiting the liability of secondary metals recyclers for the conversion of motor vehicles to scrap metal under certain circumstances; amending s. 538.235, F.S.; revising requirements for payments made by

secondary metals recyclers to sellers of regulated metals property, to prohibit certain cash transactions; providing penalties; providing methods of payment for restricted regulated metals property; requiring that purchases of certain property be made by check or by electronic payment; providing procedures; amending s. 538.25, F.S.; requiring an application for registration as a secondary metals recycler to contain the address of a fixed business location; amending s. 538.26, F.S.; prohibiting secondary metals recyclers from purchasing regulated metals property, restricted regulated metals property, or ferrous metals during specified times, from certain locations, or from certain sellers; prohibiting the purchase of specified restricted regulated metals property without obtaining certain proof of the seller's ownership and authorization to sell the property; providing penalties; creating s. 538.28, F.S.; preempting to the state the regulation of secondary metals recyclers and purchase transactions involving regulated metals property; providing exceptions; providing for applicability; amending s. 538.23, F.S.; increasing the criminal penalties for specified violations relating to secondary metals recycling; providing increased criminal penalties for third and subsequent criminal violations; amending s. 812.145, F.S., relating to theft of copper or other nonferrous metals from a utility or communications services provider; revising and providing definitions; providing civil liability and penalties; prohibiting removing copper or other nonferrous metals from an electrical substation site without authorization of the utility; providing criminal penalties; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 540** as amended and read the second time by title.

MOTION

On motion by Senator Smith, by the required two-thirds vote, consideration of the following amendments were allowed:

Senator Smith moved the following amendments which were adopted:

Amendment 1 (163942) (with directory and title amendments)—Delete lines 337-394.

And the directory clause is amended as follows:

Delete lines 329 and 330 and insert:

Section 4. Paragraph (u) of subsection (1) of section 319.30, Florida Statutes, is

And the title is amended as follows:

Delete lines 12-14 and insert: 319.30, F.S.; conforming a cross-reference; amending s. 538.19, F.S.; revising requirements

Amendment 2 (290144)—Delete line 726 and insert: *second third* degree, punishable as provided in s. 775.082, s.

On motion by Senator Smith, by two-thirds vote **CS for CS for HB 885** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Latvala, by unanimous consent—

CS for SB 1276—A bill to be entitled An act relating to hiring, leasing, or obtaining personal property or equipment with the intent to defraud; amending s. 812.155, F.S.; providing that in a prosecution, failing to redeliver property or equipment within a specified time after receiving the demand for return from a courier service with tracking capability or by certified mail, return receipt requested, or within a specified time after delivery by the courier service or return receipt from the certified mailing of the demand for return, is prima facie evidence of abandonment or refusal to redeliver the property or equipment; providing that notice mailed by delivery by courier with tracking capability to the address given by the renter at the time of the rental is sufficient and equivalent to notice having been received by the renter, if the notice is returned undelivered; providing that in a prosecution for failing to pay any amount due which is incurred as the result of the failure to redeliver property or equipment after the rental period expires, and after the demand for return is made, is prima facie evidence of abandonment or refusal to redeliver the property or equipment; providing that a demand for return of overdue property or equipment and for payment of amounts due may be made by courier service with tracking capability; providing that possession of personal property or equipment by a third party does not alleviate the lessee of his or her obligation to return the personal property or equipment according to the terms stated in the contract; providing an exception when the personal property or equipment was obtained without the lessee's consent; providing that a lessor of a vehicle that is not returned at the conclusion of a lease is entitled to report the vehicle as stolen to a law enforcement agency and have the vehicle listed as stolen on any local or national registry of such vehicles; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1276**, on motion by Senator Latvala, by two-thirds vote **CS for CS for HB 729** was withdrawn from the Committees on Criminal Justice; Judiciary; and Banking and Insurance.

On motion by Senator Latvala—

CS for CS for HB 729—A bill to be entitled An act relating to hiring, leasing, or obtaining personal property or equipment with the intent to defraud; amending s. 812.155, F.S.; providing that in a prosecution, the failure to redeliver property or equipment within a specified time after receiving a demand for return delivered by a courier service with tracking capability or by certified mail, return receipt requested, or within a specified time after delivery by the courier service or return receipt from the certified mailing of the demand for return, is prima facie evidence of abandonment or refusal to redeliver the property or equipment; providing that notice sent by delivery by courier with tracking capability to the address given by the renter at the time of the rental is sufficient and equivalent to notice having been received by the renter, if the notice is returned undelivered; providing that in a prosecution for failing to pay any amount due which is incurred as the result of the failure to redeliver property or equipment after the rental period expires, and after the demand for return is made, is prima facie evidence of abandonment or refusal to redeliver the property or equipment; providing that a demand for return of overdue property or equipment and for payment of amounts due may be made by courier service with tracking capability; providing that possession of personal property or equipment by a third party does not alleviate the lessee of his or her obligation to return the personal property or equipment according to the terms stated in the contract; providing an exception when the personal property or equipment was obtained without the lessee's consent; providing that a lessor of a vehicle that is not returned at the conclusion of a lease is entitled to report the vehicle as stolen to a law enforcement agency and have the vehicle listed as stolen on any local or national registry of such vehicles; providing an effective date.

—a companion measure, was substituted for **CS for SB 1276** and read the second time by title.

On motion by Senator Latvala, by two-thirds vote **CS for CS for HB 729** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Montford, by unanimous consent—

CS for SB 1228—A bill to be entitled An act relating to physical therapy; creating ss. 486.0715 and 486.1065, F.S.; authorizing issuance of a temporary permit to practice as a physical therapist or physical therapist assistant; providing requirements for issuing a temporary permit; providing for voiding of a temporary permit; providing requirements for the supervision of temporary permittees; amending s. 486.151, F.S.; prohibiting certain acts concerning temporary permits; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1228**, on motion by Senator Montford, by two-thirds vote **CS for CS for CS for HB 799** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Montford, the rules were waived and—

CS for CS for CS for HB 799—A bill to be entitled An act relating to physical therapy; creating ss. 486.0715 and 486.1065, F.S.; authorizing issuance of a temporary permit to practice as a physical therapist or physical therapist assistant; providing requirements for issuing a temporary permit; providing for voiding of a temporary permit; providing requirements for the supervision of temporary permittees; providing an effective date.

—a companion measure, was substituted for **CS for SB 1228** and read the second time by title.

Senator Montford moved the following amendment:

Amendment 1 (317724) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 486.0715, Florida Statutes, is created to read:

486.0715 Physical therapist; issuance of temporary permit.—

(1) *The board shall issue a temporary physical therapist permit to an applicant who meets the following requirements:*

(a) *Completes an application for a temporary permit on a form approved by the department.*

(b) *Meets all the eligibility requirements for licensure under chapter 456, s. 486.031, and related rules, except passage of a national examination approved by the board is not required.*

(c) *Submits an application for licensure under s. 486.041.*

(d) *Demonstrates proof of possessing malpractice insurance.*

(e) *Submits documentation, under rules adopted by the board, verifying that the applicant will practice under the direct supervision of a licensed physical therapist as provided in subsection (3).*

(2) *A temporary permit is not renewable and is valid until a license is granted by the board. A temporary permit is void if the permittee does not pass or sit for a national examination approved by the board within 6 months after the date of graduation from a physical therapy training program.*

(3) *An applicant for a temporary permit may not work as a physical therapist until a temporary permit is issued by the board. A physical therapist who is practicing under a temporary permit must do so under the direct supervision of a licensed physical therapist. A supervising physical therapist shall supervise only one permittee at any given time. The supervising physical therapist must be licensed for a minimum of 6 months before the supervision period begins and must cosign all patient records produced by the physical therapist who is practicing under a temporary permit.*

Section 2. Section 486.1065, Florida Statutes, is created to read:

486.1065 Physical therapist assistant; issuance of temporary permit.—

(1) *The board shall issue a temporary physical therapist assistant permit to an applicant who meets the following requirements:*

(a) *Completes an application for a temporary permit on a form approved by the department.*

(b) *Is a graduate of an approved United States physical therapy educational program and meets all the eligibility requirements for licensure under ch. 456, s. 486.031(1)-(3)(a), and related rules, except passage of a national examination approved by the board is not required.*

(c) *Submits an application for licensure under s. 486.103.*

(d) *Demonstrates proof of possessing malpractice insurance.*

(e) *Submits documentation, under rules adopted by the board, verifying that the applicant will practice under the direct supervision of a licensed physical therapist as provided in subsection (3).*

(2) *A temporary permit is not renewable and is valid until a license is granted by the board. A temporary permit is void if the permittee does not pass or sit for a national examination approved by the board within 6 months after the date of graduation from a physical therapy assistant training program.*

(3) *An applicant for a temporary permit may not work as a physical therapist assistant until a temporary permit is issued by the board. A physical therapist assistant who is practicing under a temporary permit must do so under the direct supervision of a licensed physical therapist. A supervising physical therapist shall supervise only one permittee at any given time. The supervising physical therapist must be licensed for a minimum of 6 months before the supervision period begins and must cosign all patient records produced by the physical therapist assistant who is practicing under a temporary permit.*

Section 3. Subsection (1) of section 486.151, Florida Statutes, is amended to read:

486.151 Prohibited acts; penalty.—

(1) *It is unlawful for any person to:*

(a) *Practice physical therapy or attempt to practice physical therapy without an active license or temporary permit.*

(b) *Use or attempt to use a license or temporary permit to practice physical therapy which is suspended, ~~or~~ revoked, or void.*

(c) *Obtain or attempt to obtain a license or temporary permit to practice physical therapy by fraudulent misrepresentation.*

(d) *Use the name or title “Physical Therapist” or “Physical Therapist Assistant” or any other name or title which would lead the public to believe that the person using the name or title is licensed to practice physical therapy, unless such person holds a valid license.*

(e) *Make any willfully false oath or affirmation whenever an oath or affirmation is required by this chapter.*

(f) Knowingly conceal information relating to violations of this chapter.

Section 4. This act shall take effect June 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to physical therapy; creating ss. 486.0715 and 486.1065, F.S.; authorizing issuance of a temporary permit to practice as a physical therapist or physical therapist assistant; providing requirements for issuing a temporary permit; providing for voiding of a temporary permit; providing requirements for the supervision of temporary permittees; amending s. 486.151, F.S.; prohibiting certain acts concerning temporary permits; providing an effective date.

Senator Montford moved the following substitute amendment which was adopted:

Amendment 2 (416304) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 486.0715, Florida Statutes, is created to read:

486.0715 *Physical therapist; issuance of temporary permit.*—

(1) *The board shall issue a temporary physical therapist permit to an applicant who meets the following requirements:*

(a) *Completes an application for a temporary permit on a form approved by the department.*

(b) *Is a graduate of an approved United States physical therapy educational program and meets all the eligibility requirements for licensure under ch. 456, s. 486.031(1)-(3)(a), and related rules, except passage of a national examination approved by the board is not required.*

(c) *Submits an application for licensure under s. 486.041.*

(d) *Demonstrates proof of possessing malpractice insurance.*

(e) *Submits documentation, under rules adopted by the board, verifying that the applicant will practice under the direct supervision of a licensed physical therapist as provided in subsection (3).*

(2) *A temporary permit is not renewable and is valid until a license is granted by the board. A temporary permit is void if the permittee does not pass or sit for a national examination approved by the board within 6 months after the date of graduation from a physical therapy training program.*

(3) *An applicant for a temporary permit may not work as a physical therapist until a temporary permit is issued by the board. A physical therapist who is practicing under a temporary permit must do so under the direct supervision of a licensed physical therapist. A supervising physical therapist shall supervise only one permittee at any given time. The supervising physical therapist must be licensed for a minimum of 6 months before the supervision period begins and must cosign all patient records produced by the physical therapist who is practicing under a temporary permit.*

Section 2. Section 486.1065, Florida Statutes, is created to read:

486.1065 *Physical therapist assistant; issuance of temporary permit.*—

(1) *The board shall issue a temporary physical therapist assistant permit to an applicant who meets the following requirements:*

(a) *Completes an application for a temporary permit on a form approved by the department.*

(b) *Is a graduate of an approved United States physical therapy assistant educational program and meets all the eligibility requirements for licensure under ch. 456, s. 486.102(1)-(3)(a), and related rules, except passage of a national examination approved by the board is not required.*

(c) *Submits an application for licensure under s. 486.103.*

(d) *Demonstrates proof of possessing malpractice insurance.*

(e) *Submits documentation, under rules adopted by the board, verifying that the applicant will practice under the direct supervision of a licensed physical therapist as provided in subsection (3).*

(2) *A temporary permit is not renewable and is valid until a license is granted by the board. A temporary permit is void if the permittee does not pass or sit for a national examination approved by the board within 6 months after the date of graduation from a physical therapy assistant training program.*

(3) *An applicant for a temporary permit may not work as a physical therapist assistant until a temporary permit is issued by the board. A physical therapist assistant who is practicing under a temporary permit must do so under the direct supervision of a licensed physical therapist. A supervising physical therapist shall supervise only one permittee at any given time. The supervising physical therapist must be licensed for a minimum of 6 months before the supervision period begins and must cosign all patient records produced by the physical therapist assistant who is practicing under a temporary permit.*

Section 3. Subsection (1) of section 486.151, Florida Statutes, is amended to read:

486.151 Prohibited acts; penalty.—

(1) It is unlawful for any person to:

(a) Practice physical therapy or attempt to practice physical therapy without an active license or temporary permit.

(b) Use or attempt to use a license or temporary permit to practice physical therapy which is suspended, ~~or~~ revoked, or void.

(c) Obtain or attempt to obtain a license or temporary permit to practice physical therapy by fraudulent misrepresentation.

(d) Use the name or title “Physical Therapist” or “Physical Therapist Assistant” or any other name or title which would lead the public to believe that the person using the name or title is licensed to practice physical therapy, unless such person holds a valid license.

(e) Make any willfully false oath or affirmation whenever an oath or affirmation is required by this chapter.

(f) Knowingly conceal information relating to violations of this chapter.

Section 4. This act shall take effect June 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to physical therapy; creating ss. 486.0715 and 486.1065, F.S.; authorizing issuance of a temporary permit to practice as a physical therapist or physical therapist assistant; providing requirements for issuing a temporary permit; providing for voiding of a temporary permit; providing requirements for the supervision of temporary permittees; amending s. 486.151, F.S.; prohibiting certain acts concerning temporary permits; providing an effective date.

On motion by Senator Montford, by two-thirds vote **CS for CS for CS for HB 799** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Evers	Margolis
Alexander	Fasano	Montford
Altman	Flores	Negron
Benacquisto	Gaetz	Norman
Bennett	Garcia	Oelrich
Bogdanoff	Gardiner	Rich
Braynon	Gibson	Richter
Bullard	Hays	Ring
Dean	Jones	Sachs
Detert	Joyner	Simmons
Diaz de la Portilla	Latvala	Siplin
Dockery	Lynn	Smith

Sobel Thrasher
 Storms Wise

Nays—None

MOTIONS

On motion by Senator Thrasher, by two-thirds vote **CS for SB 1648** and **CS for SB 1650** were placed on the Special Order Calendar.

SPECIAL ORDER CALENDAR

On motion by Senator Garcia, by unanimous consent—

CS for SB 1738—A bill to be entitled An act relating to homestead exemptions for seniors; amending s. 196.075, F.S.; authorizing the board of county commissioners of any county or the governing authority of any municipality to adopt an ordinance granting an additional homestead tax exemption up to the assessed value of the property to an owner who has maintained permanent residency on the property for a specified duration, who has attained age 65, and whose household income does not exceed a specified amount; providing definitions applicable to such additional exemption; providing applicability of requirements relating to the adoption of a local ordinance granting such exemption; providing for annual cost-of-living adjustments of the household-income limitation relating to such additional homestead exemption; amending s. 196.031, F.S.; conforming provisions to changes made by the act; reenacting s. 197.252(2)(a), F.S., relating to homestead tax deferral, to incorporate the amendments made to s. 196.075, F.S., in reference thereto; providing a contingent effective date.

—was taken up out of order and read the second time by title.

MOTION

On motion by Senator Garcia, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Garcia moved the following amendment which was adopted:

Amendment 1 (938060) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 196.075, Florida Statutes, is amended to read:

196.075 Additional homestead exemption for persons 65 and older.—

(1) As used in this section, the term:

(a) “Household” means a person or group of persons living together in a room or group of rooms as a housing unit, but the term does not include persons boarding in or renting a portion of the dwelling.

(b) “Household income” means the adjusted gross income, as defined in s. 62 of the United States Internal Revenue Code, of all members of a household.

(2) In accordance with s. 6(d), Art. VII of the State Constitution, the board of county commissioners of any county or the governing authority of any municipality may adopt an ordinance to allow *either or both of the following an additional homestead exemptions: exemption of up to*

(a) *Fifty-thousand dollars \$50,000* for any person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, who has attained age 65, and whose household income does not exceed \$20,000; *or-*

(b) *The amount of the assessed value of the property for any person who has the legal or equitable title to real estate with a just value less than \$250,000 and has maintained thereon the permanent residence of the owner for at least 25 years, who has attained age 65, and whose household income does not exceed the income limitation prescribed in paragraph (a), as calculated in subsection (3).*

(3) Beginning January 1, 2001, the \$20,000 income limitation shall be adjusted annually, on January 1, by the percentage change in the average cost-of-living index in the period January 1 through December

31 of the immediate prior year compared with the same period for the year prior to that. The index is the average of the monthly consumer-price-index figures for the stated 12-month period, relative to the United States as a whole, issued by the United States Department of Labor.

(4) An ordinance granting *an* additional homestead exemption as authorized by this section must meet the following requirements:

(a) It must be adopted under the procedures for adoption of a non-emergency ordinance specified in chapter 125 by a board of county commissioners; or chapter 166 by a municipal governing authority, *except that the exemption authorized by paragraph (2)(b) must be authorized by a super majority (a majority plus one) vote of the members of the governing body of the county or municipality granting such exemption.*

(b) It must specify that the exemption applies only to taxes levied by the unit of government granting the exemption. Unless otherwise specified by the county or municipality, this exemption will apply to all tax levies of the county or municipality granting the exemption, including dependent special districts and municipal service taxing units.

(c) It must specify the amount of the exemption, which may not exceed *the applicable amount specified in subsection (2) \$50,000*. If the county or municipality specifies a different exemption amount for dependent special districts or municipal service taxing units, the exemption amount must be uniform in all dependent special districts or municipal service taxing units within the county or municipality.

(d) It must require that a taxpayer claiming the exemption annually submit to the property appraiser, not later than March 1, a sworn statement of household income on a form prescribed by the Department of Revenue.

(5) The department must require by rule that the filing of the statement be supported by copies of any federal income tax returns for the prior year, any wage and earnings statements (W-2 forms), any request for an extension of time to file returns, and any other documents it finds necessary, for each member of the household, to be submitted for inspection by the property appraiser. The taxpayer’s sworn statement shall attest to the accuracy of the documents and grant permission to allow review of the documents if requested by the property appraiser. Submission of supporting documentation is not required for the renewal of an exemption under this section unless the property appraiser requests such documentation. Once the documents have been inspected by the property appraiser, they shall be returned to the taxpayer or otherwise destroyed. The property appraiser is authorized to generate random audits of the taxpayers’ sworn statements to ensure the accuracy of the household income reported. If so selected for audit, a taxpayer shall execute Internal Revenue Service Form 8821 or 4506, which authorizes the Internal Revenue Service to release tax information to the property appraiser’s office. All reviews conducted in accordance with this section shall be completed on or before June 1. The property appraiser may not grant or renew the exemption if the required documentation requested is not provided.

(6) The board of county commissioners or municipal governing authority must deliver a copy of any ordinance adopted under this section to the property appraiser no later than December 1 of the year prior to the year the exemption will take effect. If the ordinance is repealed, the board of county commissioners or municipal governing authority shall notify the property appraiser no later than December 1 of the year prior to the year the exemption expires.

(7) Those persons entitled to the homestead exemption in s. 196.031 may apply for and receive an additional homestead exemption as provided in this section. Receipt of the additional homestead exemption provided for in this section shall be subject to the provisions of ss. 196.131 and 196.161, if applicable.

(8) If title is held jointly with right of survivorship, the person residing on the property and otherwise qualifying may receive the entire amount of the additional homestead exemption.

(9) If the property appraiser determines that for any year within the immediately previous 10 years a person who was not entitled to the additional homestead exemption under this section was granted such an exemption, the property appraiser shall serve upon the owner a notice of intent to record in the public records of the county a notice of tax lien

against any property owned by that person in the county, and that property must be identified in the notice of tax lien. Any property that is owned by the taxpayer and is situated in this state is subject to the taxes exempted by the improper homestead exemption, plus a penalty of 50 percent of the unpaid taxes for each year and interest at a rate of 15 percent per annum. However, if such an exemption is improperly granted as a result of a clerical mistake or omission by the property appraiser, the person who improperly received the exemption may not be assessed a penalty and interest. Before any such lien may be filed, the owner must be given 30 days within which to pay the taxes, penalties, and interest. Such a lien is subject to the procedures and provisions set forth in s. 196.161(3).

Section 2. Paragraph (d) of subsection (7) of section 196.031, Florida Statutes, is amended to read:

196.031 Exemption of homesteads.—

(7) The exemptions provided in paragraphs (1)(a) and (b) and other homestead exemptions shall be applied as follows:

(d) Other exemptions include and shall be applied in the following order: widows, widowers, blind persons, and disabled persons, as provided in s. 196.202; disabled ex-servicemembers and surviving spouses, as provided in s. 196.24, applicable to all levies; the local option low-income senior exemption ~~up to \$50,000~~, applicable to county levies or municipal levies, as provided in s. 196.075; and the veterans percentage discount, as provided in s. 196.082.

Section 3. For the purpose of incorporating the amendment made by this act to section 196.075, Florida Statutes, in a reference thereto, paragraph (a) of subsection (2) of section 197.252, Florida Statutes, is reenacted to read:

197.252 Homestead tax deferral.—

(2)(a) Approval of an application for homestead tax deferral shall defer the combined total of ad valorem taxes and non-ad valorem assessments:

1. Which exceeds 5 percent of the applicant's household income for the prior calendar year if the applicant is younger than 65 years old;
2. Which exceeds 3 percent of the applicant's household income for the prior calendar year if the applicant is 65 years old or older; or
3. In its entirety if the applicant's household income:
 - a. For the previous calendar year is less than \$10,000; or
 - b. Is less than the designated amount for the additional homestead exemption under s. 196.075 and the applicant is 65 years old or older.

Section 4. *Effective July 1, 2012, the sum of \$93,403 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of State for purposes of publishing, as required under s. 5(d), Article XI of the State Constitution, the proposed constitutional amendment contained in House Joint Resolution 169, or a similar joint resolution having substantially the same specific intent and purpose.*

Section 5. Except as otherwise expressly provided in this act, this act shall take effect upon the approval of House Joint Resolution 169, or a similar joint resolution having substantially the same specific intent and purpose, at the general election to be held in November 2012 or at an earlier special election specifically authorized by law for that purpose, and shall first apply to the 2013 tax roll.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to homestead exemptions for seniors; amending s. 196.075, F.S.; authorizing the board of county commissioners of any county or the governing authority of any municipality to adopt an ordinance granting an additional homestead tax exemption equal to a specified amount, or an additional homestead tax exemption equal to the assessed value of property with a just value lower than a specified amount, or both such exemptions, to an owner who has maintained permanent residency on the property or permanent residency on the property for a specified duration, who has attained age 65, and whose

household income does not exceed a specified amount; providing definitions applicable to such additional exemption; providing applicability of requirements relating to the adoption of a local ordinance granting such exemption; amending s. 196.031, F.S.; conforming provisions to changes made by the act; reenacting s. 197.252(2)(a), F.S., relating to homestead tax deferral, to incorporate the amendments made to s. 196.075, F.S., in reference thereto; providing an appropriation; providing application; providing effective dates.

On motion by Senator Garcia by two-thirds vote, **CS for SB 1738** as amended was read the third time by title. Further consideration of **CS for SB 1738** as amended was deferred.

On motion by Senator Garcia, by unanimous consent—

SJR 1740—A joint resolution proposing an amendment to Section 6 of Article VII of the State Constitution to authorize the Legislature, by general law, to allow counties and municipalities to grant an additional homestead tax exemption not exceeding the assessed value of the property to an owner who has maintained permanent residency on the property for a specified duration, who has attained age 65, and whose household income does not exceed a specified amount.

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

That the following amendment to Section 6 of Article VII of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 6. Homestead exemptions.—

(a) Every person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except assessments for special benefits, up to the assessed valuation of twenty-five thousand dollars and, for all levies other than school district levies, on the assessed valuation greater than fifty thousand dollars and up to seventy-five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real estate may be held by legal or equitable title, by the entireties, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the owner's or member's proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect to any assessment roll until such roll is first determined to be in compliance with the provisions of section 4 by a state agency designated by general law. This exemption is repealed on the effective date of any amendment to this Article which provides for the assessment of homestead property at less than just value.

(b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential unit. No exemption shall exceed the value of the real estate assessable to the owner or, in case of ownership through stock or membership in a corporation, the value of the proportion which the interest in the corporation bears to the assessed value of the property.

(c) By general law and subject to conditions specified therein, the Legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

(d) The legislature may, by general law, allow counties or municipalities, for the purpose of their respective tax levies and subject to the provisions of general law, to grant an additional homestead tax exemption not exceeding:

(1) Fifty thousand dollars to any person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner and who has attained age sixty-five and whose household income, as defined by general law, does not exceed twenty thousand dollars; or-

(2) *The value assessable to any person who has the legal or equitable title to real estate and who has maintained thereon the permanent residence of the owner for not less than twenty years and who has attained age sixty-five and whose household income, as defined by general law, does not exceed fifteen thousand dollars.*

The general law must allow counties and municipalities to grant this additional exemption, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and must provide for the periodic adjustment of the income limitation prescribed in this subsection for changes in the cost of living.

(e) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a discount from the amount of the ad valorem tax otherwise owed on homestead property the veteran owns and resides in if the disability was combat related, the veteran was a resident of this state at the time of entering the military service of the United States, and the veteran was honorably discharged upon separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount granted by this subsection, an applicant must submit to the county property appraiser, by March 1, proof of residency at the time of entering military service, an official letter from the United States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence that reasonably identifies the disability as combat related, and a copy of the veteran's honorable discharge. If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons for the denial, and the veteran may reapply. The Legislature may, by general law, waive the annual application requirement in subsequent years. This subsection shall take effect December 7, 2006, is self-executing, and does not require implementing legislation.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT
ARTICLE VII, SECTION 6

ADDITIONAL HOMESTEAD EXEMPTION; LOW-INCOME SENIORS WHO MAINTAIN LONG-TERM RESIDENCY ON PROPERTY; NOT EXCEEDING ASSESSED VALUE.—Proposing an amendment to the State Constitution to authorize the Legislature, by general law and subject to conditions set forth in the general law, to allow counties and municipalities to grant an additional homestead tax exemption not exceeding the assessed value of the property to an owner who has maintained permanent residency on the property for not less than 20 years, who has attained age 65, and whose household income does not exceed \$15,000. The general law must allow counties and municipalities to grant this additional exemption by ordinance and must provide for periodic adjustment of the household income limitation of \$15,000 for changes in the cost of living.

—was taken up out of order and read the second time in full.

An amendment was considered and adopted to conform **SJR 1740** to **CS for HJR 169**.

Pending further consideration of **SJR 1740** as amended, on motion by Senator Garcia, by two-thirds vote **CS for HJR 169** was withdrawn from the Committees on Community Affairs; Judiciary; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Garcia—

CS for HJR 169—A joint resolution proposing an amendment to Section 6 of Article VII of the State Constitution to authorize the Legislature, by general law, to allow counties and municipalities to grant an additional homestead tax exemption equal to the assessed value of homestead property, if the property has a just value lower than a specified amount, to an owner who has maintained permanent residency on the property for a specified duration, who has attained age 65, and whose household income does not exceed a specified amount.

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

That the following amendment to Section 6 of Article VII of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII
FINANCE AND TAXATION

SECTION 6. Homestead exemptions.—

(a) Every person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except assessments for special benefits, up to the assessed valuation of twenty-five thousand dollars and, for all levies other than school district levies, on the assessed valuation greater than fifty thousand dollars and up to seventy-five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real estate may be held by legal or equitable title, by the entireties, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the owner's or member's proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect to any assessment roll until such roll is first determined to be in compliance with the provisions of section 4 by a state agency designated by general law. This exemption is repealed on the effective date of any amendment to this Article which provides for the assessment of homestead property at less than just value.

(b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential unit. No exemption shall exceed the value of the real estate assessable to the owner or, in case of ownership through stock or membership in a corporation, the value of the proportion which the interest in the corporation bears to the assessed value of the property.

(c) By general law and subject to conditions specified therein, the Legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

(d) The legislature may, by general law, allow counties or municipalities, for the purpose of their respective tax levies and subject to the provisions of general law, to grant *either or both of the following* ~~an~~ additional homestead tax exemptions:

(1) *An exemption not exceeding fifty thousand dollars to any person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner and who has attained age sixty-five and whose household income, as defined by general law, does not exceed twenty thousand dollars; or-*

(2) *An exemption equal to the assessed value of the property to any person who has the legal or equitable title to real estate with a just value less than two hundred and fifty thousand dollars and who has maintained thereon the permanent residence of the owner for not less than twenty-five years and who has attained age sixty-five and whose household income does not exceed the income limitation prescribed in paragraph (1).*

The general law must allow counties and municipalities to grant ~~this~~ ~~additional exemptions~~ ~~exemption~~, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and must provide for the periodic adjustment of the income limitation prescribed in this subsection for changes in the cost of living.

(e) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a discount from the amount of the ad valorem tax otherwise owed on homestead property the veteran owns and resides in if the disability was combat related, the veteran was a resident of this state at the time of entering the military service of the United States, and the veteran was honorably discharged upon separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount granted by this subsection, an applicant must submit to the county property appraiser, by March 1, proof of residency

at the time of entering military service, an official letter from the United States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence that reasonably identifies the disability as combat related, and a copy of the veteran's honorable discharge. If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons for the denial, and the veteran may reapply. The Legislature may, by general law, waive the annual application requirement in subsequent years. This subsection shall take effect December 7, 2006, is self-executing, and does not require implementing legislation.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 6

ADDITIONAL HOMESTEAD EXEMPTION; LOW-INCOME SENIORS WHO MAINTAIN LONG-TERM RESIDENCY ON PROPERTY; EQUAL TO ASSESSED VALUE.—Proposing an amendment to the State Constitution to authorize the Legislature, by general law and subject to conditions set forth in the general law, to allow counties and municipalities to grant an additional homestead tax exemption equal to the assessed value of homestead property if the property has a just value less than \$250,000 to an owner who has maintained permanent residency on the property for not less than 25 years, who has attained age 65, and who has a low household income as defined by general law.

—a companion measure, was substituted for **SJR 1740** as amended and read the second time in full.

On motion by Senator Garcia, by two-thirds vote **CS for HJR 169** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

RECONSIDERATION OF BILL

On motion by Senator Hays, the Senate reconsidered the vote by which—

CS for CS for HB 1299—A bill to be entitled An act relating to the North Lake County Hospital District, Lake County; codifying special laws relating to the district; providing legislative intent; amending, codifying, reenacting, and repealing chapters 2002-348 and 2004-460, Laws of Florida, relating to the district; re-creating the district and re-creating and reenacting the charter; providing definitions; providing a public purpose; prohibiting a person from seeking election to the board of trustees if the person has previously served on the board of directors of certain entities within a specified time; requiring publication of the annual meeting notice on a publicly accessible website; providing general powers of the district, including the power to levy an ad valorem tax not to exceed a specified millage; establishing permitted uses of tax funds; providing restrictions on the district board's activities; prescribing requirements of the board for fiscal responsibility, transparency, and

accountability; providing financial disclosure requirements and reporting, notice, and public meeting provisions for the board; providing for sovereign immunity; providing for expiration of the district at a specified time without further legislative action and permitting continuation of the district by referendum at the end of 10-year intervals; providing for a referendum; providing an effective date.

—as amended passed this day.

On motion by Senator Hays, the Senate reconsidered the vote by which **Amendments 1 (973138), 2 (899868), 3 (785310), 4 (936270) and 5 (474162)** were adopted.

Amendments 1 (973138), 2 (899868), 3 (785310), 4 (936270) and 5 (474162) were withdrawn.

On motion by Senator Hays, **CS for CS for HB 1299** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Hays, by unanimous consent—

CS for SB 1648—A bill to be entitled An act relating to the Department of Citrus; amending s. 20.29, F.S.; providing for the appointment, compensation, and powers and duties of the department's executive director; deleting and conforming obsolete provisions relating to the Florida Citrus Commission; amending ss. 570.55 and 600.041, F.S.; conforming cross-references; amending s. 601.01, F.S.; revising a short title; amending s. 601.03, F.S.; defining the term "department" and conforming definitions for purposes of the Florida Citrus Code; amending s. 601.04, F.S.; revising the qualifications and terms of members of the Florida Citrus Commission; providing for staggered terms of members appointed from each citrus district; providing for shortened terms of current members; specifying that members are eligible for reappointment; deleting obsolete provisions; requiring the commission to elect a chair and secretary; deleting legislative intent relating to redistricting of the commission; amending ss. 601.045, 601.05, 601.06, 601.07, and 601.08, F.S.; conforming provisions; amending s. 601.09, F.S.; providing legislative intent; authorizing the commission to submit recommendations to the Legislature for redistricting of the state's citrus districts; amending s. 601.10, F.S.; revising the department's powers; deleting provisions relating to the appointment, discharge, compensation, and powers and duties of the department's executive director; establishing staffing requirements for the department; deleting requirements relating to the days, hours, and other conditions of employment for department employees; conforming provisions; amending s. 601.101, F.S.; conforming provisions; amending s. 601.11, F.S.; revising the powers and duties of the department to adopt maturity and quality standards for citrus fruit and food products thereof; authorizing the department to issue permits for the export of citrus fruit grown in the state to certain foreign countries; authorizing the department to establish standards limiting increases in spacing between stacked field boxes caused by the placement of cleats or other devices on the field boxes; requiring that the commission issue and renew permits for processors of certain concentrated orange juice and suspend or revoke the permits of processors that violate certain rules; requiring that the commission issue emergency quality assurance orders upon determining that freezing tem-

peratures have caused damage or freeze-related injury to citrus fruit; requiring the department to adopt rules; amending s. 601.111, F.S.; revising the department's authority to modify maturity standards for citrus fruit and the number of commission members required to approve such modifications; revising legislative intent; authorizing the department to adopt emergency rules under certain conditions; amending s. 601.13, F.S.; revising the department's powers and duties for citrus research; providing for research related to disease and crop efficiency; conforming provisions; amending s. 601.15, F.S.; redesignating the advertising excise tax on citrus fruit as an assessment; revising the maximum rates of such assessments; revising the guarantee requirements for assessment payments; conforming provisions; amending s. 601.152, F.S.; revising the number of commission members required to issue marketing orders for special marketing campaigns and impose assessments upon citrus handlers to defray the expenses of such campaigns; conforming provisions; amending s. 601.155, F.S.; redesignating the equalizing excise tax on processed orange and grapefruit products as an assessment; revising the guarantee requirements for assessment payments; conforming provisions; amending ss. 601.24, 601.25, 601.28, 601.31, 601.32, 601.33, 601.34, 601.35, 601.37, 601.38, 601.40, 601.43, 601.44, 601.45, 601.46, 601.49, 601.50, 601.501, 601.51, 601.52, 601.54, 601.55, 601.56, 601.57, 601.58, 601.60, and 601.601, F.S.; conforming provisions and cross-references; amending s. 601.61, F.S.; specifying that the amount of bonds or certificates of deposit that must be furnished by citrus fruit dealer licensees shall be determined by the department pursuant to department rules; deleting obsolete provisions relating to the applicability and effect of certain provisions if such provisions had been determined invalid; amending ss. 601.64, 601.66, 601.67, 601.69, 601.70, 601.701, 601.731, 601.74, 601.75, 601.76, 601.77, 601.78, and 601.80, F.S.; conforming provisions; amending ss. 601.85 and 601.86, F.S.; specifying dimensions for standard shipping boxes and standard field boxes for fresh citrus fruit; revising circumstances under which such standard boxes must be used; amending ss. 601.91, 601.9901, 601.9902, 601.9903, and 601.99035, F.S.; conforming provisions; amending s. 601.99036, F.S.; revising requirements for the commission's approval of changes in the salaries of certain employees; amending ss. 601.9904, 601.9908, 601.9910, 601.9911, 601.9918, and 601.992, F.S.; conforming provisions; amending s. 603.161, F.S.; conforming a cross-reference; repealing ss. 601.16, 601.17, 601.18, 601.19, 601.20, 601.21, and 601.22, F.S., relating to maturity and quality standards for grapefruit, oranges, and tangerines; repealing s. 601.87, F.S., relating to limits on increased spacing between stacked field boxes caused by the placement of cleats or other devices on the field boxes; repealing ss. 601.90 and 601.901, F.S., relating to the issuance of emergency quality assurance orders following freezing temperatures that cause damage or freeze-related injury to citrus fruit and the use of such freeze-damaged citrus fruit in frozen concentrated products; repealing s. 601.981, F.S., relating to permits for the export to certain foreign countries of citrus fruit grown in the state and quality standards for such exported fruit; repealing s. 601.9905, F.S., relating to quality standards and labeling requirements for canned orange juice; repealing s. 601.9906, F.S., relating to quality standards for certain grapefruit juice products; repealing ss. 601.9907, 601.9909, and 601.9913, F.S., relating to quality standards and labeling requirements for canned blends of orange juice and grapefruit juice, frozen concentrated orange juice, and high-density frozen concentrated orange juice sold in retail, institutional, or bulk size containers; repealing s. 601.9914, F.S., relating to authority of the commission to adopt rules modifying citrus juice quality standards for specified purposes; repealing s. 601.9916, F.S., relating to the issuance of permits for the processing, shipping, and sale of frozen concentrated orange juice or concentrated orange juice for manufacturing into which certain nutritive sweetening ingredients are added, the inspection of such processors, and quality standards and labeling requirements for such concentrated orange juice; providing effective dates.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1648**, on motion by Senator Hays, by two-thirds vote **CS for CS for HB 1237** was withdrawn from the Committees on Agriculture; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Hays—

CS for CS for HB 1237—A bill to be entitled An act relating to the Department of Citrus; amending s. 20.29, F.S.; providing for the appointment, compensation, and powers and duties of the department's executive director; deleting and conforming obsolete provisions relating

to the Florida Citrus Commission; amending ss. 570.55 and 600.041, F.S.; conforming cross-references; amending s. 601.01, F.S.; revising a short title; amending s. 601.03, F.S.; defining the term "department" and conforming definitions for purposes of the Florida Citrus Code; amending s. 601.04, F.S.; revising the qualifications and terms of members of the Florida Citrus Commission; providing for staggered terms of members appointed from each citrus district; providing for shortened terms of current members; specifying that members are eligible for reappointment; deleting obsolete provisions; requiring the commission to elect a chair and secretary; deleting legislative intent relating to redistricting of the commission; amending ss. 601.045, 601.05, 601.06, 601.07, and 601.08, F.S.; conforming provisions; amending s. 601.09, F.S.; providing legislative intent; authorizing the commission to submit recommendations to the Legislature for redistricting of the state's citrus districts; amending s. 601.10, F.S.; revising the department's powers; deleting provisions relating to the appointment, discharge, compensation, and powers and duties of the department's executive director; establishing staffing requirements for the department; deleting requirements relating to the days, hours, and other conditions of employment for department employees; conforming provisions; amending s. 601.101, F.S.; conforming provisions; amending s. 601.11, F.S.; revising the powers and duties of the department to adopt maturity and quality standards for citrus fruit and food products thereof; authorizing the department to issue permits for the export of citrus fruit grown in the state to certain foreign countries; authorizing the department to limit increases in spacing between stacked field boxes caused by the placement of cleats or other devices on the field boxes; requiring the commission to issue permits for processors of concentrated orange juice into which nutritive sweetening ingredients are added and to suspend or revoke the permits of processors that violate certain rules; requiring the commission to issue emergency quality assurance orders upon determining that freezing temperatures have caused damage or freeze-related injury to citrus fruit; requiring the department to adopt rules; amending s. 601.111, F.S.; revising the department's authority to modify maturity standards for citrus fruit and the number of commission members required to approve such modifications; revising legislative intent; authorizing the department to adopt emergency rules under certain conditions; amending s. 601.13, F.S.; revising the department's powers and duties for citrus research; providing for research related to disease and crop efficiency; conforming provisions; amending s. 601.15, F.S.; redesignating the advertising excise tax on citrus fruit as an assessment; revising the maximum rates of such assessments; revising the guarantee requirements for assessment payments; conforming provisions; amending s. 601.152, F.S.; revising the number of commission members required to issue marketing orders for special marketing campaigns and impose assessments upon citrus handlers to defray the expenses of such campaigns; conforming provisions; amending s. 601.155, F.S.; redesignating the equalizing excise tax on processed orange and grapefruit products as an assessment; revising the guarantee requirements for assessment payments; conforming provisions; amending ss. 601.24, 601.25, 601.28, 601.31, 601.32, 601.33, 601.34, 601.35, 601.37, 601.38, 601.40, 601.43, 601.44, 601.45, 601.46, 601.49, 601.50, 601.501, 601.51, 601.52, 601.54, 601.55, 601.56, 601.57, 601.58, 601.60, and 601.601, F.S.; conforming provisions and cross-references; amending s. 601.61, F.S.; specifying that the amount of bonds or certificates of deposit that must be furnished by citrus fruit dealer licensees shall be determined by the department pursuant to department rules; deleting obsolete provisions relating to the applicability and effect of certain provisions if such provisions had been determined invalid; amending ss. 601.64, 601.66, 601.67, 601.69, 601.70, 601.701, 601.731, 601.74, 601.75, 601.76, 601.77, 601.78, and 601.80, F.S.; conforming provisions; amending ss. 601.85 and 601.86, F.S.; specifying dimensions for standard shipping boxes and standard field boxes for fresh citrus fruit; revising circumstances under which such standard boxes must be used; amending ss. 601.91, 601.9901, 601.9902, 601.9903, and 601.99035, F.S.; conforming provisions; amending s. 601.99036, F.S.; revising requirements for the commission's approval of changes in the salaries of certain employees; amending ss. 601.9904, 601.9908, 601.9910, 601.9911, 601.9918, and 601.992, F.S.; conforming provisions; amending s. 603.161, F.S.; conforming a cross-reference; repealing ss. 601.16, 601.17, 601.18, 601.19, 601.20, 601.21, and 601.22, F.S., relating to maturity and quality standards for grapefruit, oranges, and tangerines; repealing s. 601.87, F.S., relating to limits on increased spacing between stacked field boxes caused by the placement of cleats or other devices on the field boxes; repealing ss. 601.90 and 601.901, F.S., relating to the issuance of emergency quality assurance orders following freezing temperatures that cause damage or freeze-related injury to citrus fruit and the use of such freeze-damaged

citrus fruit in frozen concentrated products; repealing s. 601.981, F.S., relating to permits for the export to certain foreign countries of citrus fruit grown in the state and quality standards for such exported fruit; repealing s. 601.9905, F.S., relating to quality standards and labeling requirements for canned orange juice; repealing s. 601.9906, F.S., relating to quality standards for certain grapefruit juice products; repealing ss. 601.9907, 601.9909, and 601.9913, F.S., relating to quality standards and labeling requirements for canned blends of orange juice and grapefruit juice, frozen concentrated orange juice, and high-density frozen concentrated orange juice sold in retail, institutional, or bulk size containers; repealing s. 601.9914, F.S., relating to authority of the commission to adopt rules modifying citrus juice quality standards for specified purposes; repealing s. 601.9916, F.S., relating to the issuance of permits for the processing, shipping, and sale of frozen concentrated orange juice or concentrated orange juice for manufacturing into which certain nutritive sweetening ingredients are added, the inspection of such processors, and quality standards and labeling requirements for such concentrated orange juice; providing effective dates.

—a companion measure, was substituted for **CS for SB 1648** and read the second time by title.

On motion by Senator Hays, by two-thirds vote **CS for CS for HB 1237** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Hays, by unanimous consent—

CS for SB 1650—A bill to be entitled An act relating to public records; amending s. 601.10, F.S.; providing an exemption from public records requirements for nonpublished reports or data related to certain studies or research related to citrus fruit, citrus fruit juices, and the products and byproducts thereof that is conducted, caused to be conducted, or funded by the Department of Citrus; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1650**, on motion by Senator Hays, by two-thirds vote **HB 1239** was withdrawn from the Committees on Agriculture; and Governmental Oversight and Accountability.

On motion by Senator Hays—

HB 1239—A bill to be entitled An act relating to public records; amending s. 601.10, F.S.; providing an exemption from public records requirements for nonpublished reports or data related to certain studies or research related to citrus fruit, citrus fruit juices, and the products and byproducts thereof that is conducted, caused to be conducted, or funded by the Department of Citrus; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for **CS for SB 1650** and read the second time by title.

On motion by Senator Hays, by two-thirds vote **HB 1239** was read the third time by title, passed by the required constitutional two-thirds vote of the members present and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Benacquisto, by unanimous consent—

CS for CS for SB 964—A bill to be entitled An act relating to protection of minors; providing a short title; amending s. 775.21, F.S.; requiring a person convicted of a second or subsequent violation of a specified video voyeurism provision to register as a sexual offender if the victim of the violation was a minor; amending s. 827.071, F.S.; providing that if more than one child is involved in a violation of provisions prohibiting sexual performance by a child, a separate offense may be charged for each child; amending s. 943.0435, F.S.; requiring a person convicted of a video voyeurism violation to register as a sexual offender if the victim of the violation was a minor; amending ss. 944.606 and 944.607, F.S.; redefining the term “sexual offender”; amending s. 810.145, F.S.; revising the definition of the term “place and time when a person has a reasonable expectation of privacy” to include the interior of a residential dwelling; increasing the classification of specified video voyeurism offenses involving minors; amending s. 921.0022, F.S.; ranking a violation of s. 810.145(8)(b), F.S., above its default value for purposes of the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 964**, on motion by Senator Benacquisto, by two-thirds vote **CS for HB 437** was withdrawn from the Committees on Criminal Justice; Children, Families, and Elder Affairs; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Benacquisto—

CS for HB 437—A bill to be entitled An act relating to protection of minors; providing a short title; amending s. 775.21, F.S.; requiring a person convicted of a second or subsequent violation of specified video voyeurism provisions to register as a sexual predator; amending s. 827.071, F.S.; providing that if more than one child is involved in a violation of provisions prohibiting sexual performance by a child, each child involved in the violation creates a separate offense; amending s. 943.0435, F.S.; requiring a person convicted of video voyeurism violations to register as a sexual offender; amending ss. 944.606 and 944.607, F.S.; revising the definition of the term “sexual offender” to include persons convicted of specified video voyeurism provisions; amending s. 810.145, F.S.; increasing the classification of specified video voyeurism offenses involving minors; amending s. 921.0022, F.S.; ranking a violation of s. 810.145(8)(b), F.S., above its default value for purposes of the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 964** and read the second time by title.

Senator Benacquisto moved the following amendment which was adopted:

Amendment 1 (309942) (with title amendment)—Delete lines 47-56 and insert: s. 796.035; s. 800.04; s. 810.145(8)(b); s. 825.1025(2)(b); s. 827.071; s. 847.0135(5); s. 847.0145; or s. 985.701(1); or a violation of a similar law of another jurisdiction, and the offender has previously been convicted of or found to have committed, or has pled nolo contendere or guilty to, regardless of adjudication, any violation of s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim’s parent or guardian; s. 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135,

And the title is amended as follows:

Delete line 6 and insert: a sexual predator if that person has been convicted of a specified prior offense; amending s. 827.071, F.S.;

On motion by Senator Benacquisto, by two-thirds vote **CS for HB 437** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Flores	Oelrich
Altman	Gaetz	Rich
Benacquisto	Garcia	Richter
Bennett	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Hays	Simmons
Bullard	Jones	Siplin
Dean	Joyner	Smith
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—None

On motion by Senator Benacquisto, by unanimous consent—

CS for SB 876—A bill to be entitled An act relating to robbery by sudden snatching; amending s. 812.131, F.S.; clarifying that the offense of robbery by sudden snatching includes the taking of money or other property from the victim’s person or from the area within the victim’s immediate reach or control; providing criminal penalties; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for SB 876** to **CS for HB 429**.

Pending further consideration of **CS for SB 876** as amended, on motion by Senator Benacquisto, by two-thirds vote **CS for HB 429** was withdrawn from the Committees on Criminal Justice; Budget Subcommittee on Criminal and Civil Justice Appropriations; and Budget.

On motion by Senator Benacquisto—

CS for HB 429—A bill to be entitled An act relating to robbery by sudden snatching; amending s. 812.131, F.S.; clarifying that the offense of robbery by sudden snatching includes the taking of money or other property from the victim’s person or from the area within the victim’s immediate reach or control; providing criminal penalties; providing an effective date.

—a companion measure, was substituted for **CS for SB 876** as amended and read the second time by title.

MOTION

On motion by Senator Diaz de la Portilla, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Diaz de la Portilla moved the following amendment:

Amendment 1 (298876) (with title amendment)—Delete lines 16 and 17 and insert: money or other property from *or on* the victim’s person, with intent

And the title is amended as follows:

Delete lines 5-7 and insert: money or other property from or on the victim’s person; providing criminal penalties; providing an

MOTION

On motion by Senator Diaz de la Portilla, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Diaz de la Portilla moved the following substitute amendment which was adopted:

Amendment 2 (589748) (with title amendment)—Delete lines 14-21 and insert: 812.131 Robbery by sudden snatching.—

(1)(a) “Robbery by sudden snatching” means the taking of money or other *personal* property *in the possession of another from his or her person or immediate control* ~~from the victim’s person~~, with intent to permanently or temporarily deprive the victim or the owner of the money or other property, when, in the course of the taking, the victim was or became aware of the taking. In order to satisfy this definition, it is not necessary to show that:

And the title is amended as follows:

Delete lines 5-7 and insert: money or other personal property from or on the victim’s person; providing criminal penalties; providing an

MOTION

On motion by Senator Diaz de la Portilla, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Diaz de la Portilla moved the following amendment which was adopted:

Amendment 3 (562664)—Between lines 44 and 45 insert:

This section does not apply to theft of merchandise as defined in s. 812.015.

On motion by Senator Benacquisto, by two-thirds vote **CS for HB 429** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Smith, by unanimous consent—

SB 1814—A bill to be entitled An act relating to a uniform home grading scale; repealing s. 215.55865, F.S., relating to the required adoption by the Financial Services Commission of a uniform home grading scale to grade the ability of a home to withstand the wind load from certain tropical storms or hurricanes; amending s. 215.5586, F.S., to conform; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **SB 1814**, on motion by Senator Smith, by two-thirds vote **HB 4061** was withdrawn from the Committees on Banking and Insurance; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Smith—

HB 4061—A bill to be entitled An act relating to a uniform home grading scale; repealing s. 215.55865, F.S., relating to the required adoption by the Financial Services Commission of a uniform home grading scale to grade the ability of a home to withstand the wind load from certain tropical storms or hurricanes; amending s. 215.5586, F.S., to conform; providing an effective date.

—a companion measure, was substituted for **SB 1814** and read the second time by title.

On motion by Senator Smith, by two-thirds vote **HB 4061** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—1

Flores

On motion by Senator Dean, by unanimous consent—

CS for CS for SB 824—A bill to be entitled An act relating to mitigation; amending s. 373.4137, F.S.; revising legislative intent to encourage the use of other mitigation options that satisfy state and federal requirements; providing the Department of Transportation or a transportation authority the option of participating in a mitigation project; requiring a transportation authority that chooses to participate in the program to submit lists of its projects in the adopted work program to the water management districts; requiring a list rather than a survey of threatened or endangered species and species of special concern affected by a proposed project; providing conditions for the release of certain environmental mitigation funds; prohibiting a mitigation plan from being implemented unless the plan is submitted to and approved, in part or in its entirety, by the Department of Environmental Protection; providing additional factors that must be explained regarding the choice of mitigation bank; removing a provision requiring an explanation for excluding certain projects from the mitigation plan; providing criteria that the Department of Transportation must use in determining which projects to include or exclude in the mitigation plan; amending s. 373.4135, F.S.; limiting the circumstances under which a governmental entity may create or provide mitigation for a project other than its own project; specifying certain exceptions; providing an effective date.

—was taken up out of order and read the second time by title.

Amendments were considered and adopted to conform **CS for CS for SB 824** to **CS for CS for CS for HB 599**.

Pending further consideration of **CS for CS for SB 824**, on motion by Senator Dean, by two-thirds vote **CS for CS for CS for HB 599** was withdrawn from the Committees on Transportation; and Budget.

On motion by Senator Dean—

CS for CS for CS for HB 599—A bill to be entitled An act relating to transportation and mitigation programs; amending s. 341.301, F.S.; revising the definition of the term “limited covered accident”; amending s. 341.302, F.S.; authorizing the Department of Transportation to contract to indemnify against loss and purchase liability insurance coverage for National Railroad Passenger Corporation subject to specified terms and conditions; amending s. 373.4137, F.S.; revising legislative intent to encourage the use of other mitigation options that satisfy state and federal requirements; providing the Department of Transportation or a transportation authority the option of participating in a mitigation project; requiring the Department of Transportation or a transportation authority to submit lists of its projects in the adopted work program to the water management districts; requiring a list rather than a survey of threatened or endangered species and species of special concern affected by a proposed project; providing conditions for the release of certain environmental mitigation funds; prohibiting a mitigation plan from being implemented unless the plan is submitted to and approved by the Department of Environmental Protection; providing additional factors that must be explained regarding the choice of mitigation bank; removing a provision requiring an explanation for excluding certain projects from the mitigation plan; providing criteria that the Department of Transportation must use in determining which projects to include in or exclude from the mitigation plan; amending s. 373.4135, F.S.; authorizing a governmental entity to create or provide mitigation for projects other than its own under specified circumstances; providing applicability; amending s. 373.4136, F.S.; authorizing certain seaport projects to use a mitigation bank; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 824** as amended and read the second time by title.

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment:

Amendment 1 (826678) (with title amendment)—Between lines 566 and 567 insert:

Section 6. Paragraph (d) of subsection (2) of section 163.2511, Florida Statutes, is amended to read:

163.2511 Urban infill and redevelopment.—

(2) It is declared that:

(d) State urban policies should guide the state, regional agencies, local governments, and the private sector in preserving and redeveloping existing urban cores and promoting the adequate provision of infrastructure, human services, ~~neighborhood improvement safe neighborhoods~~, educational facilities, and economic development to sustain these cores into the future.

Section 7. Paragraph (c) of subsection (3) of section 163.2517, Florida Statutes, is amended to read:

163.2517 Designation of urban infill and redevelopment area.—

(3) A local government seeking to designate a geographic area within its jurisdiction as an urban infill and redevelopment area shall prepare a plan that describes the infill and redevelopment objectives of the local government within the proposed area. In lieu of preparing a new plan, the local government may demonstrate that an existing plan or combination of plans associated with a community redevelopment area, Florida Main Street program, Front Porch Florida Community, sustainable community, enterprise zone, or neighborhood improvement

district includes the factors listed in paragraphs (a)-(n), including a collaborative and holistic community participation process, or amend such existing plans to include these factors. The plan shall demonstrate the local government and community's commitment to comprehensively address the urban problems within the urban infill and redevelopment area and identify activities and programs to accomplish locally identified goals such as code enforcement; improved educational opportunities; reduction in crime; neighborhood revitalization and preservation; provision of infrastructure needs, including mass transit and multimodal linkages; and mixed-use planning to promote multifunctional redevelopment to improve both the residential and commercial quality of life in the area. The plan shall also:

(c) Identify and map existing enterprise zones, community redevelopment areas, community development corporations, brownfield areas, downtown redevelopment districts, ~~safe~~ neighborhood improvement districts, historic preservation districts, and empowerment zones or enterprise communities located within the area proposed for designation as an urban infill and redevelopment area and provide a framework for coordinating infill and redevelopment programs within the urban core.

Section 8. Paragraph (a) of subsection (6) of section 163.3182, Florida Statutes, is amended to read:

163.3182 Transportation deficiencies.—

(6) EXEMPTIONS.—

(a) The following public bodies or taxing authorities are exempt from this section:

1. A special district that levies ad valorem taxes on taxable real property in more than one county.
2. A special district for which the sole available source of revenue is the authority to levy ad valorem taxes at the time an ordinance is adopted under this section. However, revenues or aid that may be dispensed or appropriated to a district as defined in s. 388.011 at the discretion of an entity other than such district are not deemed available.
3. A library district.
4. A neighborhood improvement district created under the ~~Safe~~ Neighborhoods Improvement Act.
5. A metropolitan transportation authority.
6. A water management district created under s. 373.069.
7. A community redevelopment agency.

Section 9. Paragraph (e) of subsection (2) of section 163.3246, Florida Statutes, is amended to read:

163.3246 Local government comprehensive planning certification program.—

(2) In order to be eligible for certification under the program, the local government must:

(e) Demonstrate that it has adopted programs in its local comprehensive plan and land development regulations which:

1. Promote infill development and redevelopment, including prioritized and timely permitting processes in which applications for local development permits within the certification area are acted upon expeditiously for proposed development that is consistent with the local comprehensive plan.
2. Promote the development of housing for low-income and very-low-income households or specialized housing to assist elderly and disabled persons to remain at home or in independent living arrangements.
3. Achieve effective intergovernmental coordination and address the extrajurisdictional effects of development within the certified area.

4. Promote economic diversity and growth while encouraging the retention of rural character, where rural areas exist, and the protection and restoration of the environment.

5. Provide and maintain public urban and rural open space and recreational opportunities.

6. Manage transportation and land uses to support public transit and promote opportunities for pedestrian and nonmotorized transportation.

7. Use design principles to foster individual community identity, create a sense of place, and promote pedestrian-oriented ~~safe~~ neighborhoods and town centers.

8. Redevelop blighted areas.

9. Adopt a local mitigation strategy and have programs to improve disaster preparedness and the ability to protect lives and property, especially in coastal high-hazard areas.

10. Encourage clustered, mixed-use development that incorporates greenspace and residential development within walking distance of commercial development.

11. Encourage urban infill at appropriate densities and intensities and separate urban and rural uses and discourage urban sprawl while preserving public open space and planning for buffer-type land uses and rural development consistent with their respective character along and outside the certification area.

12. Assure protection of key natural areas and agricultural lands that are identified using state and local inventories of natural areas. Key natural areas include, but are not limited to:

- a. Wildlife corridors.
- b. Lands with high native biological diversity, important areas for threatened and endangered species, species of special concern, migratory bird habitat, and intact natural communities.
- c. Significant surface waters and springs, aquatic preserves, wetlands, and outstanding Florida waters.
- d. Water resources suitable for preservation of natural systems and for water resource development.
- e. Representative and rare native Florida natural systems.

13. Ensure the cost-efficient provision of public infrastructure and services.

Section 10. Paragraph (c) of subsection (2) of section 163.387, Florida Statutes, is amended to read:

163.387 Redevelopment trust fund.—

(2)

(c) The following public bodies or taxing authorities are exempt from paragraph (a):

1. A special district that levies ad valorem taxes on taxable real property in more than one county.
2. A special district for which the sole available source of revenue the district has the authority to levy is ad valorem taxes at the time an ordinance is adopted under this section. However, revenues or aid that may be dispensed or appropriated to a district as defined in s. 388.011 at the discretion of an entity other than such district shall not be deemed available.
3. A library district, except a library district in a jurisdiction where the community redevelopment agency had validated bonds as of April 30, 1984.
4. A neighborhood improvement district created under the ~~Safe~~ Neighborhoods Improvement Act.
5. A metropolitan transportation authority.

6. A water management district created under s. 373.069.

Section 11. Section 163.501, Florida Statutes, is amended to read:

163.501 Short title.—This part may be cited as the “~~Safe Neighborhoods Improvement Act.~~”

Section 12. Section 163.502, Florida Statutes, is amended to read:

163.502 ~~Safe Neighborhoods improvement~~; legislative findings and purpose.—

(1) The Legislature ~~hereby~~ finds and declares that among the many causes of deterioration in the business and residential neighborhoods of the state are the following: proliferation of crime, automobile traffic flow strangled by outmoded street patterns, unsuitable topography, faulty lot layouts, fragmentation of land uses and parking areas necessitating frequent automobile movement, lack of separation of pedestrian areas from automobile traffic, lack of separation of vehicle traffic lanes and railroad traffic, ~~and~~ excessive noise levels from automobile traffic, ~~and lack of adequate public improvements such as streets, street lights, street furniture, street landscaping, sidewalks, traffic signals, way-finding signs, mass transit, stormwater systems, and other public utilities and improvements.~~

(2) The Legislature further finds and declares that ~~healthy and vibrant safe~~ neighborhoods are the product of planning and implementation of appropriate environmental design concepts, comprehensive ~~crime prevention programs~~, land use recommendations, and beautification techniques.

(3) The Legislature further finds and declares that the provisions of this part and the powers granted to local governments, property owners’ associations, special dependent districts, and community redevelopment neighborhood improvement districts are desirable to guide and accomplish the coordinated, balanced, and harmonious development of ~~healthy and vibrant safe~~ neighborhoods; to promote the health, ~~safety~~, and general welfare of these areas and their inhabitants, visitors, property owners, and workers; to establish, maintain, and preserve property values and preserve and foster the development of attractive neighborhood and business environments; to prevent ~~overcrowding and~~ congestion; ~~and to improve or redirect automobile traffic and provide pedestrian safety; to reduce crime rates and the opportunities for the commission of crime; and to provide improvements in neighborhoods so they are defensible against crime.~~

(4) It is the intent of the Legislature to assist local governments in implementing plans that ~~improve the employ crime prevention through community policing innovations, environmental design, environmental security, and defensible space techniques to establish safe neighborhoods of this state.~~ The Legislature, therefore, declares that the development, redevelopment, preservation, and revitalization of neighborhoods in this state, and all the purposes of this part, are public purposes for which public money may be borrowed, expended, loaned, and granted.

Section 13. Section 163.503, Florida Statutes, is amended to read:

163.503 ~~Safe neighborhoods~~; Definitions.—

(1) “~~Safe Neighborhood improvement district,~~” “~~district,~~” or “~~neighborhood improvement district~~” means a district located in an area in which more than 75 percent of the land is used for residential purposes, or in an area in which more than 75 percent of the land is used for commercial, office, business, or industrial purposes, excluding the land area used for public facilities, ~~and where there is a plan to reduce crime through the implementation of crime prevention through environmental design, environmental security, or defensible space techniques, or through community policing innovations.~~ Nothing in This section ~~does not shall~~ preclude the inclusion of public land in a neighborhood improvement district although the amount of land used for public facilities is excluded from the land use acreage calculations.

(2) “~~Association~~” means a property owners’ association which is incorporated for the purpose of creating and operating a neighborhood improvement district.

(3) “~~Department~~” means the Department of *Economic Opportunity Legal Affairs*.

(4) “~~Board~~” means the board of directors of a neighborhood improvement district, which may be the governing body of a municipality or county or the officers of a property owners’ association or the board of directors of a special neighborhood improvement district or community redevelopment neighborhood improvement district.

(5) “~~Environmental security~~” means an urban planning and design process which integrates crime prevention with neighborhood design and community development.

(6) “~~Crime prevention through environmental design~~” means the planned use of environmental design concepts such as natural access control, natural surveillance, and territorial reinforcement in a neighborhood or community setting which is designed to reduce criminal opportunity and foster positive social interaction among the legitimate users of that setting.

(7) “~~Defensible space~~” means an architectural perspective on crime prevention through physical design of the environment to create the ability to monitor and control the environment along individual perceived zones of territorial influence that result in a proprietary interest and a felt responsibility.

(8) “~~Enterprise zone~~” means an area designated pursuant to s. 290.0065.

(9) “~~Community policing innovation~~” means techniques or strategies as defined by s. 163.340.

Section 14. Section 163.5035, Florida Statutes, is amended to read:

163.5035 ~~Safe Neighborhood improvement districts~~; compliance with special district provisions.—Any special district created pursuant to this part shall comply with all applicable provisions contained in chapter 189. In cases where a provision contained in this part conflicts with a provision in chapter 189, the provision in chapter 189 shall prevail.

Section 15. Section 163.504, Florida Statutes, is amended to read:

163.504 ~~Safe Neighborhood improvement districts~~; ~~planning funds.~~—

(1) The governing body of any municipality or county may authorize the formation of ~~safe~~ neighborhood improvement districts through the adoption of ~~an a planning ordinance that which~~ specifies that such districts may be created by one or more of the methods established in ss. 163.506, 163.508, 163.511, and 163.512. A ~~No~~ district may ~~not~~ overlap the jurisdictional boundaries of a municipality and the unincorporated area of a county, ~~unless approved except~~ by interlocal agreement.

(2) ~~If the governing body of a municipality or county elects to create a safe neighborhood improvement district, it shall be eligible to request a grant from the Safe Neighborhoods Program, created pursuant to s. 163.517 and administered by the Department of Legal Affairs, to prepare a safe neighborhood improvement plan for the district.~~

(3) ~~Municipalities and counties may implement the provisions of this section without planning funds from the Department of Legal Affairs. However, nothing in this section shall be construed to exempt any district from the requirements of providing a safe neighborhood improvement plan pursuant to s. 163.516.~~

Section 16. Section 163.5055, Florida Statutes, is amended to read:

163.5055 ~~Notice Registration~~ of district establishment; notice of dissolution.—

(1)(a) Each neighborhood improvement district authorized and established under this part shall within 30 days thereof ~~notify register with both the Department of Economic Opportunity Community Affairs and the Department of Legal Affairs by providing the department these departments with the district’s name, location, size, and type, and such other information as the department departments may request require.~~

(2)(b) Each local governing body ~~that which~~ authorizes the dissolution of a district shall notify ~~both the Department of Economic Opportunity Community Affairs and the Department of Legal Affairs~~ within 30 days after the dissolution of the district.

~~(2) This section shall apply to all neighborhood improvement districts established on or after July 1, 1987.~~

Section 17. Section 163.506, Florida Statutes, is amended to read:

163.506 Local government neighborhood improvement districts; creation; advisory council; dissolution.—

(1) After ~~an a local planning~~ ordinance has been adopted authorizing the creation of local government neighborhood improvement districts, the local governing body of a municipality or county may create local government neighborhood improvement districts by the enactment of a separate ordinance for each district, which ~~ordinance~~:

- (a) Specifies the boundaries, size, and name of the district.
- (b) Authorizes the district to receive ~~grants a planning grant from the department.~~
- (c) Authorizes the local government neighborhood improvement district to levy an ad valorem tax on real and personal property of up to 2 mills annually.
- (d) Authorizes the use of special assessments to support planning and implementation of district improvements pursuant to the provisions of s. 163.514(16), ~~if the district is a residential local government neighborhood improvement district including community policing innovations.~~
- (e) Designates the local governing body as the board of directors of the district.
- (f) Establishes an advisory council to the board of directors comprised of property owners, ~~representatives of property owners, business owners,~~ or residents of the district.
- (g) May prohibit the use of any district power authorized by s. 163.514.
- (h) Requires the district to notify the ~~Department of Legal Affairs and the Department of Economic Opportunity Community Affairs~~ in writing of its establishment within 30 days thereof pursuant to s. 163.5055.

(i) *Authorizes the district to borrow money, contract loans, and issue bonds, certificates, warrants, notes, or other evidence of indebtedness from time to time to finance the undertaking of any capital or other project for the purposes permitted by the State Constitution and this part and pledge the funds, credit, property, and taxing power of the improvement district for the payment of such debts and bonds.*

1. *Bonds issued under this part shall be authorized by resolution of the governing board of the district and, if required by the State Constitution, by affirmative vote of the electors of the district. Such bonds may be issued in one or more series and shall bear such date or dates, be payable upon demand or mature at such time or times, bear interest at such rate or rates, be in such denomination or denominations, be in such form, registered or not, with or without coupon, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment, at such place or places, and subject to such terms of redemption, with or without premium, be secured in such manner, and have such other characteristics as may be provided by such resolution or trust indenture or mortgage issued pursuant thereto.*

2. *The governing body of the district shall determine the terms and manner of sale and distribution or other disposition of any and all bonds it may issue, consistent with s. 218.385, and shall have any and all powers necessary and convenient to such disposition.*

3. *The governing body of the district may establish and administer such sinking funds as it deems necessary or convenient for the payment, purchase, or redemption of any outstanding bonded indebtedness of the district.*

4. *The governing body of the improvement district may levy ad valorem taxes upon real and tangible personal property within the district as it deems necessary to make payment, including principal and interest, upon the general obligation and ad valorem bonded indebtedness of the district or into any sinking fund created pursuant to this part.*

5. *This part shall be full authority for the issuance of bonds authorized herein.*

(j) *Authorizes the district to make and collect special assessments pursuant to ss. 197.3632 and 197.3635 to pay for capital improvements within the district and for reasonable expenses of operating the district, including the payment of expenses included in the district's budget, if the district is a commercial local government neighborhood improvement district. Such assessments may not exceed \$500 for each individual parcel of land per year.*

(k) *Authorizes the district to charge, collect, and enforce fees and other user charges.*

(l) *Conditions the exercise of the powers provided in paragraphs (c), (i), and (j) on approval pursuant to a referendum as described in this paragraph:*

1. *Within 45 days after the date the governing body of the municipality or county enacts an ordinance calling a referendum pursuant to this subsection, the city clerk or the supervisor of elections, whichever is appropriate, shall certify such ordinance and compile a list of the names and last known addresses of the freeholders in the proposed local government neighborhood improvement district from the tax assessment roll of the county applicable as of December 31 in the year preceding the year in which the ordinance was enacted. Except as otherwise provided in this paragraph, the list shall constitute the registration list for the purposes of the freeholders' referendum required under this paragraph.*

2. *Within 45 days after compilation of the freeholders' registration list pursuant to subparagraph 1., the city clerk or the supervisor of elections shall notify each such freeholder of the general provisions of this paragraph, including the taxing authority and the date of the upcoming referendum, and the method provided for submitting corrections to the registration list if the status of the freeholder has changed since the compilation of the tax rolls. Notification shall be by first-class United States mail and, in addition thereto, by publication one time in a newspaper of general circulation in the county or municipality in which the district is located.*

3. *Any freeholder whose name does not appear on the tax rolls compiled pursuant to subparagraph 1. may register to vote with the city clerk or the supervisor of elections. The registration list shall remain open for 75 days after enactment of the ordinance calling for the referendum.*

4. *Within 15 days after the closing of the registration list, the city clerk or the supervisor of elections shall send a ballot to each registered freeholder at his or her last known mailing address by first-class United States mail. The ballot shall include:*

- a. *A description of the general provisions of this paragraph applicable to local government neighborhood improvement districts;*
- b. *The assessed value of the freeholder's property;*
- c. *The percent of the freeholder's interest in such property; and*
- d. *Immediately following the information required in sub-subparagraphs a.-c., the following:*

"Do you favor authorizing the ... Local Government Neighborhood Improvement District to levy up to 2 mills of ad valorem taxes by such proposed district?"

...Yes, for authorizing the levy of up to 2 mills of ad valorem taxes by such proposed district.

...No, against authorizing the levy of up to 2 mills of ad valorem taxes by such proposed district."

"Do you favor authorizing the ... Local Government Neighborhood Improvement District to borrow money, including the issuance of bonds, as provided by s. 163.506(1)(i)?"

...Yes, for authorizing the borrowing of money for district purposes.

...No, against authorizing the borrowing of money for district purposes."

“Do you favor authorizing the Local Government Neighborhood Improvement District to impose a special assessment of not greater than \$500 for each individual parcel of land per year to pay for the expenses of operating the neighborhood improvement district and for approved capital improvements?

....Yes, for the special assessment.

....No, against the special assessment.”

5. Ballots shall be returned by first-class United States mail or by personal delivery.

6. All ballots received within 120 days after enactment of the ordinance shall be tabulated by the city clerk or the supervisor of elections, who shall certify the results thereof to the city council or county commission no later than 5 days after the 120-day period.

7. The freeholders shall be deemed to have approved of the provisions of this paragraph at such time as the city clerk or the supervisor of elections certifies to the governing body of the municipality or county that approval has been given by freeholders owning in excess of 50 percent of the assessed value of the properties represented by ballots cast.

8. The city clerk or the supervisor of elections, whichever is appropriate, shall enclose with each ballot sent pursuant to this paragraph two envelopes: a secrecy envelope, into which the freeholder shall enclose the marked ballot; and a mailing envelope, into which the freeholder shall then place the secrecy envelope, which shall be addressed to the city clerk or the supervisor of elections. The back side of the mailing envelope shall bear a certificate in substantially the following form:

NOTE: PLEASE READ INSTRUCTIONS CAREFULLY BEFORE MARKING BALLOT AND COMPLETING VOTER'S CERTIFICATE.

VOTER'S CERTIFICATE

I,, am a duly qualified and registered freeholder of the proposed ...(name)... local government neighborhood improvement district; and I am entitled to vote this ballot. I do solemnly swear or affirm that I have not and will not vote more than one ballot in this election. I understand that failure to sign this certificate and have my signature witnessed will invalidate my ballot.

...(Voter's Signature)...

NOTE: YOUR SIGNATURE MUST BE WITNESSED BY ONE WITNESS 18 YEARS OF AGE OR OLDER AS PROVIDED IN THE INSTRUCTION SHEET.

I swear or affirm that the elector signed this voter's certificate in my presence.

...(Signature of Witness)...

...(Address)...(City / State)...

9. The certificate shall be arranged on the back of the mailing envelope so that the lines for the signatures of the freeholder and the attesting witness are across the seal of the envelope; however, no statement shall appear on the envelope which indicates that a signature of the freeholder or witness must cross the seal of the envelope. The freeholder and the attesting witness shall execute the certificate on the envelope.

10. The city clerk or the supervisor of elections shall enclose with each ballot sent to a freeholder pursuant to this paragraph separate printed instructions in substantially the following form:

READ THESE INSTRUCTIONS CAREFULLY BEFORE MARKING BALLOT.

a. VERY IMPORTANT. In order to ensure that your ballot will be counted, it should be completed and returned as soon as possible so that it can reach the city clerk or the supervisor of elections no later than 7 p.m. on the (final day of the 120-day period given here).

b. Mark your ballot in secret as instructed on the ballot.

c. Place your marked ballot in the enclosed secrecy envelope.

d. Insert the secrecy envelope into the enclosed mailing envelope, which is addressed to the city clerk or the supervisor of elections.

e. Seal the mailing envelope and completely fill out the Voter's Certificate on the back of the mailing envelope.

f. VERY IMPORTANT. Sign your name on the line provided for "(Voter's Signature)."

g. VERY IMPORTANT. In order for your ballot to be counted, it must include the signature and address of a witness 18 years of age or older affixed to the Voter's Certificate.

h. Mail, deliver, or have delivered the completed mailing envelope. Be sure there is sufficient postage if mailed.

(2) The advisory council shall perform such duties as may be prescribed by the governing body and shall submit within the time period specified by the governing body, acting as the board of directors, a report on the district's activities and a proposed budget to accomplish its objectives. In formulating a plan for services or improvements the advisory board shall consult in public session with the appropriate staff or consultants of the local governing body responsible for the district's plan.

(3) ~~As an alternative to designating the local governing body as the board of directors, a majority of the local governing body of a city or county may appoint a board of three to seven directors for the district who shall be residents of the proposed area and who are subject to ad valorem taxation in the residential neighborhood improvement district or who are property owners in a commercial neighborhood improvement district. The directors shall be appointed for staggered terms of 3 years. The initial appointments shall be as follows: one director for a 1 year term; one director for a 2 year term; and one director for a 3 year term. If more than three directors are to be appointed, the additional members shall initially be appointed for 3 year terms. Vacancies shall be filled for the unexpired portion of a term in the same manner as the initial appointments were made. Each director shall hold office until his or her successor is appointed and qualified unless the director ceases to be qualified or is removed from office. Upon appointment and qualification and in January of each year, the directors shall organize by electing from their number a chair and a secretary.~~

(3)(4) A district may be dissolved by the governing body by rescinding the ordinance creating the district. The governing body may rescind ~~shall consider rescinding~~ the ordinance if presented with a petition requesting that it be rescinded. Petitions related to a residential neighborhood improvement district must contain ~~containing~~ the signatures of 60 percent of the residents. Petitions related to a commercial neighborhood improvement district must contain signatures representing owners of 60 percent of the land area of the ~~of a~~ district.

Section 18. Section 163.508, Florida Statutes, is amended to read:

163.508 Property owners' association neighborhood improvement districts; creation; powers and duties; duration.—

(1) After ~~an a local planning~~ ordinance has been adopted authorizing the creation of property owners' association neighborhood improvement districts, the local governing body of a municipality or county may create property owners' association neighborhood improvement districts by the enactment of a separate ordinance for each district; which ~~ordinance~~:

(a) Establishes that an incorporated property owners' association representing 75 percent of all owners of property within a proposed district meeting the requirements of this section has petitioned the governing body of the municipality or county for creation of a district for the area encompassed by the property owned by members of the association.

(b) Specifies the boundaries, size, and name of the district.

(c) Authorizes the governing body through mutual agreement with the property owners' association to:

1. Request ~~grants a matching grant from the state's Safe Neighborhoods Program to prepare the first year's safe neighborhood improvement plan. The provider of the local match for the state grant shall be mutually agreed upon between the governing body and the property owners' association. The governing body may agree to provide the match~~

~~as a no interest bearing loan to be paid back from assessments imposed by the association on its members or shareholders.~~

2. Provide staff and other technical assistance to the property owners' association on a mutually agreed-upon basis, contractual or otherwise.

~~3. Prepare the first year's safe neighborhood improvement plan, which shall comply with and be consistent with the governing body's adopted comprehensive plan.~~

(d) Provides for an audit of the property owners' association.

(e) Designates the officers of the incorporated property owners' association as the board of directors of the district.

(f) May prohibit the use of any district power authorized by s. 163.514.

~~(g) Requires the district to notify the Department of Legal Affairs and the Department of Economic Opportunity Community Affairs in writing of its establishment within 30 days thereof pursuant to s. 163.5055.~~

(2) In order to qualify for the creation of a neighborhood improvement district, the property owners shall form an association in compliance with this section, or use an existing property owners' association in compliance with this section, which shall be a corporation, for profit or not for profit. ~~At least, and of which not less than 75 percent of all property owners within the proposed area must consent have consented in writing to become members or shareholders.~~ Upon such consent by 75 percent of the property owners in the proposed district, all consenting property owners and their successors shall become members of the association and shall be bound by the provisions of the articles of incorporation, the bylaws of the association, the covenants, the deed restrictions, the indentures, and any other properly promulgated restrictions. The association shall have no member ~~or shareholder~~ who is not a bona fide owner of property within the proposed district. Upon receipt of its certificate of incorporation, the property owners' association shall notify the clerk of the city or county court, whichever is appropriate, in writing, of such incorporation and shall list the names and addresses of the officers of the association.

(3) Any incorporated property owners' association operating pursuant to this part ~~has shall have~~ the power:

(a) To negotiate with the governing body of a municipality or county for closing, privatizing, or modifying the rights-of-way, and appurtenances thereto, within the district.

(b) To ~~use~~ utilize various legal instruments such as covenants, deed restrictions, and indentures to preserve and maintain the integrity of property, land, and rights-of-way owned and conveyed to it within the district.

(c) To make and collect assessments against all property within the boundaries of the district pursuant to the provisions of s. 163.514(16) and to lease, maintain, repair, and reconstruct any privatized street, land, or common area within the district upon dedication thereof to the association.

(d) Without the joinder of any property owner, to modify, move, or create any easement for ingress and egress or for the purpose of utilities, if such easement constitutes part of or crosses district property. However, this ~~does shall~~ not authorize the association to modify or move any easement ~~that which~~ is created in whole or in part for the use or benefit of anyone other than association members, or ~~that which~~ crosses the property of anyone other than association members, without the consent or approval of such person as required by law or by the instrument creating the easement. Nothing in this paragraph shall affect the rights of ingress or egress of any member of the association.

(4) A property owners' association neighborhood improvement district shall continue in perpetuity as long as the property owners' association created pursuant to this section exists under the applicable laws of the state.

Section 19. Subsections (1), (7), (8), and (10) of section 163.511, Florida Statutes, are amended to read:

163.511 Special neighborhood improvement districts; creation; referendum; board of directors; duration; extension.—

(1) After ~~an a local planning~~ ordinance has been adopted authorizing the creation of special neighborhood improvement districts, the governing body of a municipality or county may declare the need for and create special residential or business neighborhood improvement districts by the enactment of a separate ordinance for each district, which ordinance:

(a) Conditions the implementation of the ordinance on the approval of a referendum as provided in subsection (2).

(b) Authorizes the special neighborhood improvement district to levy an ad valorem tax on real and personal property of up to 2 mills annually.

(c) Authorizes the use of special assessments to support planning and implementation of district improvements pursuant to the provisions of s. 163.514(16), ~~including community policing innovations.~~

(d) Specifies the boundaries, size, and name of the district.

(e) Authorizes the district to receive a planning grant from the department.

(f) Provides for the appointment of a 3-member board of directors for the district.

(g) May authorize a special neighborhood improvement district to exercise the power of eminent domain pursuant to chapters 73 and 74. Any property identified for eminent domain by the district shall be subject to the approval of the local governing body before eminent domain procedures are exercised.

(h) May prohibit the use of any district power authorized by s. 163.514.

~~(i) Requires the district to notify the Department of Legal Affairs and the Department of Economic Opportunity Community Affairs in writing of its establishment within 30 days thereof pursuant to s. 163.5055.~~

(j) May authorize a special neighborhood improvement district to develop and implement community policing innovations in consultation with the local law enforcement agency having jurisdiction within the district boundaries.

(7) The business and affairs of a special neighborhood improvement district shall be conducted and administered by a board of three directors who shall be residents of ~~or property owners within~~ the proposed area and who are subject to ad valorem taxation in the district. Upon their *initial* appointment and qualification and in January of each year *thereafter*, the directors shall organize by electing from their number a chair and a secretary, and may also employ staff and legal representatives as deemed appropriate, who shall serve at the pleasure of the board and may receive such compensation as shall be fixed by the board. The secretary shall keep a record of the proceedings of the district and shall be custodian of all books and records of the district. The directors ~~may shall~~ not receive any compensation for their services, nor may they be employed by the district.

(8) Within 30 days of the approval of the creation of a special neighborhood improvement district, if the district is in a municipality, a ~~majority of~~ the governing body of the municipality, or if the district is in the unincorporated area of the county, a ~~majority of~~ the county commission, shall appoint the three directors provided for herein for staggered terms of 3 years. The initial appointments shall be as follows: one for a 1-year term, one for a 2-year term, and one for a 3-year term. Each director shall hold office until his or her successor is appointed and qualified unless the director ceases to be qualified to act as a director or is removed from office. Vacancies on the board shall be filled for the unexpired portion of a term in the same manner as the initial appointments were made.

(10) The governing body of a municipality or county may remove a director for inefficiency, neglect of duty, or misconduct in office ~~only after a hearing and only if he or she has been given a copy of the charges at least 10 days prior to such hearing and has had an opportunity to be~~

~~heard in person or by counsel.~~ A vacancy so created shall be filled as provided herein.

Section 20. Section 163.512, Florida Statutes, is amended to read:

163.512 Community redevelopment neighborhood improvement districts; creation; advisory council; dissolution.—

(1) Upon the recommendation of the community redevelopment agency and after ~~an a local planning~~ ordinance has been adopted authorizing the creation of community redevelopment neighborhood improvement districts, the local governing body of a municipality or county may create community redevelopment neighborhood improvement districts by the enactment of a separate ordinance for each district, which ~~ordinance:~~

- (a) Specifies the boundaries, size, and name of the district.
- (b) Authorizes the district to receive *grants* ~~a planning grant from the department.~~
- (c) Authorizes the use of the community redevelopment trust fund created pursuant to s. 163.387 for the purposes of implementing the *district's safe neighborhood* improvement plan ~~and furthering crime prevention through community policing innovations, environmental design, environmental security, and defensible space techniques, if the expenditures from the community redevelopment trust fund are consistent with the community redevelopment plan created pursuant to s. 163.360.~~
- (d) Designates the community redevelopment board of commissioners established pursuant to s. 163.356 or s. 163.357 as the board of directors for the district.
- (e) Establishes an advisory council to the board of directors comprised of property owners or residents of the district.
- (f) May prohibit the use of any district power authorized by s. 163.514.
- (g) Requires that the *district's safe* neighborhood improvement plan be consistent with the community redevelopment plan created pursuant to s. 163.360, and permits the *safe* neighborhood improvement plan to be included in the community redevelopment plan as an optional element.
- (h) Requires that the boundaries of the community redevelopment district be contained in whole within the community redevelopment area established pursuant to ss. 163.355 and 163.356.
- (i) Requires the district to notify ~~the Department of Legal Affairs and the Department of Economic Opportunity Community Affairs~~ in writing of its establishment within 30 days thereof pursuant to s. 163.5055.

(2) The advisory council shall perform such duties as may be prescribed by the community redevelopment board established pursuant to s. 163.356 and shall submit within the time period specified by the board of directors a report on the district's activities and a proposed budget to accomplish its objectives. In formulating a plan for services or improvements, the advisory council shall consult in public session with the appropriate staff or consultants of the community redevelopment board ~~responsible for the district's plan.~~

(3) A district may be dissolved by the local governing body by rescinding the ordinance creating the district. The governing body *may rescind* ~~shall consider rescinding~~ the ordinance if presented with a petition containing the signatures of 60 percent of the residents of a district.

Section 21. Section 163.513, Florida Statutes, is repealed.

Section 22. Section 163.514, Florida Statutes, is amended to read:

163.514 Powers of neighborhood improvement districts.—Unless prohibited by ordinance, the board of any district ~~is shall~~ be empowered to:

(1) Enter into contracts and agreements and sue and be sued as a body corporate.

(2) Have and use a corporate seal.

(3) Acquire, own, convey, or otherwise dispose of, lease as lessor or lessee, construct, maintain, improve, enlarge, raze, relocate, operate, and manage property and facilities of whatever type to which it holds title and grant and acquire licenses, easements, and options with respect thereto.

(4) Accept grants and donations of any type of property, labor, or other thing of value from any public or private source.

(5) Have exclusive control of funds legally available to it, subject to limitations imposed by law or by any agreement validly entered into by it.

(6) Cooperate and contract with other governmental agencies or other public bodies.

(7) Contract for services of *planners, engineers, attorneys, and other planning consultants, experts on crime prevention through community policing innovations, environmental design, environmental security, or defensible space, or other experts* in areas pertaining to the operations of the board of directors or the district.

(8) Contract with the county or municipal government for planning assistance, *legal advice*, and ~~for~~ increased levels of law enforcement protection and security, including additional personnel.

(9) Promote and advertise the commercial advantages of the district so as to attract new businesses and encourage the expansion of existing businesses.

(10) Promote and advertise the district to the public and engage in cooperative advertising programs with businesses located in the district.

(11) Improve, *plan, design, construct, operate, provide, and maintain* street lighting, parks, streets, drainage, utilities, swales, *parking facilities, transit facilities, landscaping,* and open areas, and provide ~~safe~~ access to mass transportation facilities in the district.

(12) Undertake innovative approaches to securing neighborhoods from crime, such as crime prevention through community policing innovations, environmental design, environmental security, and defensible space.

(13) Privatize, close, vacate, plan, or replan streets, roads, sidewalks, and alleys, subject to the concurrence of the local governing body and, if required, the state Department of Transportation.

(14) Prepare, adopt, implement, and modify a ~~safe~~ neighborhood improvement plan for the district.

(15) Identify areas with blighted influences, including, but not limited to, areas where unlawful urban dumping or graffiti are prevalent, and develop programs for eradication thereof.

(16)(a) Subject to referendum approval, *and for residential local government, special, community redevelopment, and property owners' association neighborhood improvement districts only,* make and collect special assessments pursuant to ss. 197.3632 and 197.3635 to pay for improvements to the district and for reasonable expenses of operating the district, including the payment of expenses included in the district's budget, subject to an affirmative vote by a majority of the registered voters residing in the district. Such assessments shall not exceed \$500 for each individual parcel of land per year. Notwithstanding the provisions of s. 101.6102, the referendum to approve the special assessment shall be by mail ballot.

(b) In order to implement this subsection, the city clerk or the supervisor of elections, whichever is appropriate, shall compile a list of the names and last known addresses of the electors in the neighborhood improvement district from the list of registered voters of the county as of the last day of the preceding month. The same shall constitute the registration list for the purposes of a referendum. Within 45 days after compilation of the voter registration list, the city clerk or the supervisor of elections shall notify each elector of the general provisions of this section, including the taxing authority and the date of the upcoming referendum. Notification shall be by United States mail and, in addition

thereto, by publication one time in a newspaper of general circulation in the county or municipality in which the district is located.

(c) Any resident of the district whose name does not appear on the list compiled pursuant to paragraph (b) may register to vote as provided by law. The registration list shall remain open for 75 days after the notification required in paragraph (b).

(d) Within 15 days after the closing of registration, the city clerk or the supervisor of elections shall send a ballot to each elector at his or her last known mailing address by first-class United States mail. The ballot shall include:

1. A description of the general provisions of this section applicable to the neighborhood improvement district; and

2. Immediately following said information, the following:

“Do you favor the imposition of a special assessment of not greater than \$500 for each individual parcel of land per year to pay for the expenses of operating the neighborhood improvement district?

_____ Yes, for the special assessment.

_____ No, against the special assessment.”

(e) Ballots shall be returned by United States mail or by personal delivery.

(f) All ballots received within 60 days after the closing of registration shall be tabulated by the city clerk or the supervisor of elections, who shall certify the results thereof to the city governing body or county commission no later than 5 days after said 60-day period.

(17) Exercise all lawful powers incidental to the effective and expedient exercise of the foregoing powers.

Section 23. Subsections (3) and (4) of section 163.5151, Florida Statutes, are amended to read:

163.5151 Fiscal management; budget preparation.—

(3) Each local government and special neighborhood improvement district levying an ad valorem tax on real or personal property shall establish its budget pursuant to the provisions of chapter 200. Before adopting ~~Prior to adoption of~~ the final budget and setting of the millage rate to be levied by the board, the board shall submit a tentative budget and proposed millage rate of the district to the governing body of the municipality in which the district is located, or to the county if the district is located in the unincorporated portion of the county, for approval or disapproval. Such governing body shall have the power to modify the budget or millage submitted by the board. Subsequent to approval, the board shall adopt its final budget and millage rate in accordance with the requirements of chapter 200.

(4) At the option of the county property appraiser for the county within which the neighborhood improvement district is located, the assessments levied by the district may ~~shall~~ be collected in the same manner as all ad valorem taxes if so requested by the local governing body pursuant to s. 197.363.

Section 24. Section 163.516, Florida Statutes, is amended to read:

163.516 Safe Neighborhood improvement plans.—

(1) A safe neighborhood improvement plan is mandated for all neighborhood improvement districts. The plan ~~must shall~~ contain at least the following elements:

(a) Demographics of the district.

~~(b) Crime activity data and analysis.~~

~~(b)(c)~~ Land use, zoning, housing, and traffic analysis.

~~(d) Determination of the problems of the crime to environment relationship and the stability of the neighborhood improvement district.~~

~~(c)(e)~~ Statement of the district’s goal and objectives.

~~(f) Assessment of crime prevention through community policing innovations, environmental design, environmental security, and defensible space strategies and tactics that will be applied to the crime to environment relationship problems.~~

~~(g) Cost estimates and the methods of financing.~~

~~(h) Outline of program participants and their functions and responsibilities.~~

~~(i) Schedule for executing program activities.~~

~~(j) Evaluation guidelines.~~

(2) Every safe neighborhood improvement plan ~~must shall~~ show, by diagram and by general explanation:

(a) Such property as is intended for use as public parks, recreation areas, streets, public utilities, and public improvements of any nature.

(b) Specific identification of any publicly funded capital improvement projects to be undertaken within the district.

~~(c) Adequate assurances that the improvements will be carried out pursuant to the plan.~~

~~(d) Provision for the retention of controls and the establishment of any restrictions or covenants running with land sold or leased for private use for such periods of time and under such conditions as the governing body of the municipality in which the district is located, or the county if the district is located in the unincorporated portion of the county, deems necessary to effectuate the purposes of this part.~~

~~(c)(e)~~ Projected costs of improvements, including the amount to be expended on publicly funded capital improvement projects in the district and any indebtedness of the district, the county, or the municipality proposed to be incurred if such indebtedness is to be repaid with district revenues.

~~(f) Promotion of advertising programs to be undertaken by the district or in conjunction with businesses in the district.~~

~~(g) Suggested physical improvements necessary for the safety of residents in or visitors to the district.~~

~~(h) Law enforcement and security plans for the district.~~

(3) The safe neighborhood improvement plan ~~must shall~~:

(a) Be consistent with the adopted comprehensive plan for the county or municipality pursuant to the Community Planning Act. No district plan shall be implemented unless the local governing body has determined said plan is consistent.

(b) Be sufficiently complete to indicate such land acquisition, demolition and removal of structures, street modifications, redevelopment, and rehabilitation as may be proposed to be carried out in the district.

~~(c) Provide some method for and measurement of the reduction of crime within the district.~~

~~(4) The county, municipality, or district may prepare or cause to be prepared a safe neighborhood improvement plan, or any person or agency, public or private, may submit such a plan to a district. Prior to its consideration of a safe neighborhood improvement plan, the district shall submit such plan to the local governing body for review and written approval as to its consistency with the local government comprehensive plan. The district must be notified of approval or disapproval within 60 days after receipt of the plan for review, and a revised version of the plan may be submitted to satisfy any inconsistencies. The district may not proceed with the safe neighborhood improvement plan until final approval is given by the local governing body.~~

~~(4)(b)~~ Prior to adoption of the safe neighborhood improvement plan, the board shall hold a public hearing on the plan after public notice thereof by publication in a newspaper of general circulation in the county or municipality in which the district is located. The notice shall describe the time, date, place, and purpose of the hearing; identify the boundaries of the district; and outline the general scope of the plan.

(5)(6) The board, after the public hearing, may approve the ~~safe~~ neighborhood improvement plan if it finds:

(a) The plan has been approved as consistent with the local comprehensive plan by the local governing body; and

(b) The plan will improve the promotion, appearance, ~~safety, security,~~ and public amenities of the neighborhood improvement district as stipulated in s. 163.502.

(6)(7) If, at any time after approval of the ~~safe~~ neighborhood improvement plan, it becomes desirable to amend or modify the plan, the board may do so. Prior to any such amendment or modification, the board shall obtain written approval of the local governing body concerning conformity to the local government comprehensive plan and hold a public hearing on the proposed amendment or modification after public notice thereof by publication in a newspaper of general circulation in the county or municipality in which the district is located. The notice shall describe the time, place, and purpose of the hearing and generally describe the proposed amendment or modification.

~~(8) Pursuant to s. 163.3184, the governing body of a municipality or county shall hold two public hearings to consider the board adopted safe neighborhood improvement plan as an amendment or modification to the municipality's or county's adopted local comprehensive plan.~~

~~(9) A safe neighborhood improvement plan for each district shall be prepared and adopted by the municipality or county prior to the levy and expenditure of any of the proceeds of any tax assessment or fee authorized to such districts other than for the preparation of the safe community or business improvement plan.~~

Section 25. *Section 163.517, Florida Statutes, is repealed.*

Section 26. *Section 163.519, Florida Statutes, is repealed.*

Section 27. *Section 163.521, Florida Statutes, is repealed.*

Section 28. *Section 163.5215, Florida Statutes, is repealed.*

Section 29. *Section 163.522, Florida Statutes, is repealed.*

Section 30. *Section 163.523, Florida Statutes, is repealed.*

Section 31. *Section 163.524, Florida Statutes, is repealed.*

Section 32. *Section 163.526, Florida Statutes, is repealed.*

Section 33. Paragraph (c) of subsection (1) of section 376.84, Florida Statutes, is amended to read:

376.84 Brownfield redevelopment economic incentives.—It is the intent of the Legislature that brownfield redevelopment activities be viewed as opportunities to significantly improve the utilization, general condition, and appearance of these sites. Different standards than those in place for new development, as allowed under current state and local laws, should be used to the fullest extent to encourage the redevelopment of a brownfield. State and local governments are encouraged to offer redevelopment incentives for this purpose, as an ongoing public investment in infrastructure and services, to help eliminate the public health and environmental hazards, and to promote the creation of jobs in these areas. Such incentives may include financial, regulatory, and technical assistance to persons and businesses involved in the redevelopment of the brownfield pursuant to this act.

(1) Financial incentives and local incentives for redevelopment may include, but not be limited to:

(c) ~~Safe~~ Neighborhood improvement districts as provided in *part IV of chapter 163 ss. 163.501-163.523.*

Section 34. Subsection (2) of section 704.01, Florida Statutes, is amended to read:

704.01 Common-law and statutory easements defined and determined.—

(2) STATUTORY WAY OF NECESSITY EXCLUSIVE OF COMMON-LAW RIGHT.—Based on public policy, convenience, and ne-

cessity, a statutory way of necessity exclusive of any common-law right exists when any land, including land formed by *or connected to adjoining land* by accretion, reliction, or other naturally occurring processes, or portion thereof, which is being used or is desired to be used for a dwelling or dwellings or for agricultural or for timber raising or cutting or stockraising purposes, is shut off or hemmed in by lands, fencing, or other improvements by other persons so that a ~~no~~ practicable route of egress or ingress is ~~not~~ available ~~therefrom~~ to the nearest practicable public ~~or private~~ road, *or to a private road* in which the landlocked owner has vested easement rights *to a public road*. The owner or tenant thereof, or anyone ~~in~~ their behalf, lawfully may use and maintain an easement for persons, vehicles, stock, franchised cable television service, and any utility service, including, but not limited to, water, wastewater, reclaimed water, natural gas, electricity, and telephone service, over, under, through, and upon the lands ~~that which~~ lie between the said shut-off or hemmed-in lands and such public or private road by means of the nearest practical route, considering the use to which ~~the said~~ lands are being put; and the use thereof ~~does, as aforesaid, shall~~ not constitute a trespass; nor shall the party thus using the same be liable in damages for the use thereof ~~if, provided that such easement is shall be~~ used only in an orderly and proper manner. *This subsection applies to any land that was previously hemmed in or landlocked or that becomes hemmed in or landlocked if the owner of such land provides compensation under s. 404.04 for any loss of private property rights to the owner of land over which a statutory easement is granted.*

Section 35. Subsection (2) of section 775.083, Florida Statutes, is amended to read:

775.083 Fines.—

(2) In addition to the fines set forth in subsection (1), court costs shall be assessed and collected in each instance a defendant pleads nolo contendere to, or is convicted of, or adjudicated delinquent for, a felony, a misdemeanor, or a criminal traffic offense under state law, or a violation of any municipal or county ordinance if the violation constitutes a misdemeanor under state law. The court costs imposed by this section shall be \$50 for a felony and \$20 for any other offense and shall be deposited by the clerk of the court into an appropriate county account for disbursement for the purposes provided in this subsection. A county shall account for the funds separately from other county funds as crime prevention funds. The county, in consultation with the sheriff, must expend such funds for crime prevention programs in the county, including ~~safe~~ neighborhood improvement programs under *part IV of chapter 163 ss. 163.501-163.523.*

Section 36. Paragraphs (a) and (c) of subsection (5) of section 932.7055, Florida Statutes, are amended to read:

932.7055 Disposition of liens and forfeited property.—

(5)(a) If the seizing agency is a county or municipal agency, the remaining proceeds shall be deposited in a special law enforcement trust fund established by the board of county commissioners or the governing body of the municipality. Such proceeds and interest earned therefrom shall be used for school resource officer, crime prevention, ~~safe~~ neighborhood improvement, drug abuse education and prevention programs, or for other law enforcement purposes, which include defraying the cost of protracted or complex investigations, providing additional equipment or expertise, purchasing automated external defibrillators for use in law enforcement vehicles, and providing matching funds to obtain federal grants. The proceeds and interest may not be used to meet normal operating expenses of the law enforcement agency.

(c) An agency or organization, other than the seizing agency, that wishes to receive such funds shall apply to the sheriff or chief of police for an appropriation and its application shall be accompanied by a written certification that the moneys will be used for an authorized purpose. Such requests for expenditures shall include a statement describing anticipated recurring costs for the agency for subsequent fiscal years. An agency or organization that receives money pursuant to this subsection shall provide an accounting for such moneys and shall furnish the same reports as an agency of the county or municipality that receives public funds. Such funds may be expended in accordance with the following procedures:

1. Such funds may be used only for school resource officer, crime prevention, ~~safe~~ neighborhood improvement, drug abuse education, or

drug prevention programs or such other law enforcement purposes as the board of county commissioners or governing body of the municipality deems appropriate.

2. Such funds shall not be a source of revenue to meet normal operating needs of the law enforcement agency.

3. After July 1, 1992, and during every fiscal year thereafter, any local law enforcement agency that acquires at least \$15,000 pursuant to the Florida Contraband Forfeiture Act within a fiscal year must expend or donate no less than 15 percent of such proceeds for the support or operation of any drug treatment, drug abuse education, drug prevention, crime prevention, ~~safe neighborhood improvement~~, or school resource officer ~~program~~ ~~program(s)~~. The local law enforcement agency has the discretion to determine which ~~program or programs~~ ~~program(s)~~ will receive the designated proceeds.

Notwithstanding the drug abuse education, drug treatment, drug prevention, crime prevention, ~~safe neighborhood improvement~~, or school resource officer minimum expenditures or donations, the sheriff and the board of county commissioners or the chief of police and the governing body of the municipality may agree to expend or donate such funds over a period of years if the expenditure or donation of such minimum amount in any given fiscal year would exceed the needs of the county or municipality for such ~~program or programs~~ ~~program(s)~~. Nothing in this section precludes the expenditure or donation of forfeiture proceeds in excess of the minimum amounts established herein.

And the title is amended as follows:

Delete line 37 and insert: seaport projects to use a mitigation bank; amending ss. 163.2511, 163.2517, 163.3182, 163.3246, and 163.387, F.S.; conforming provisions to changes made by the act; amending s. 163.501, F.S.; renaming the “Safe Neighborhoods Act” as the “Neighborhoods Improvement Act”; amending s. 163.502, F.S.; revising legislative findings and purpose; amending s. 163.503, F.S.; revising and deleting definitions; amending s. 163.5035, F.S.; conforming provisions to changes made by the act; amending s. 163.504, F.S.; authorizing the governing body of any municipality or county to form a neighborhood improvement district through the adoption of an ordinance rather than by a planning ordinance; removing provisions pertaining to the creation and funding of safe neighborhood improvement districts; amending s. 163.5055, F.S.; requiring each neighborhood improvement district authorized under law to notify the Department of Economic Opportunity of its existence rather than to register with the Department of Community Affairs and the Department of Legal Affairs; removing the requirement that the neighborhood improvement district notify the Department of Community Affairs and the Department of Legal Affairs; amending s. 163.506, F.S.; revising provisions authorizing a local governing body to create a local government neighborhood improvement district; specifying that the ordinance may authorize the improvement district to borrow money, contract loans, and issue bonds; authorizing the governing body of the improvement district to levy ad valorem taxes upon real and tangible personal property within the district; authorizing the district to make and collect special assessments; conditioning the exercise of power by the local government neighborhood improvement district to borrow money, contract loans, issue bonds, charge, collect, and enforce fees, make and collect special assessments, and levy ad valorem taxes upon real and tangible personal property within the district upon the approval of a referendum by the freeholders of the district; providing ballot requirements; removing provisions allowing an alternative organization for the board of directors; amending s. 163.508, F.S., relating to property owners’ association neighborhood improvement districts; revising the requirements for creating a property owners’ association neighborhood improvement district by the enactment of a separate ordinance for each district; authorizing the governing body to request grants from the state; amending s. 163.511, F.S., relating to special neighborhood improvement districts; revising provisions to conform to changes made by the act; revising the method of appointing and removing directors of the district; amending s. 163.512, F.S.; revising provisions authorizing a municipality or county to create a community redevelopment neighborhood improvement district; authorizing the district to receive grants and other funding; providing that the local governing body may dissolve the district under certain circumstances; repealing s. 163.513, F.S., relating to crime prevention through community policing innovations; amending s. 163.514, F.S.; revising the powers of neighborhood improvement districts; allowing the district to contract with legal counsel and other needed professionals; authorizing the district to collect special assess-

ments under certain circumstances and following designated procedures; amending s. 163.5151, F.S.; requiring a local government and a special neighborhood improvement district to prepare its budget in a specified manner if levying an ad valorem tax on real or personal property; amending s. 163.516, F.S.; requiring neighborhood improvement plans to be created for each improvement district; revising the contents of the neighborhood improvement district’s plan; repealing s. 163.517, F.S., relating to the Safe Neighborhoods Program; repealing s. 163.519, F.S., relating to the duties of the Department of Legal Affairs relating to neighborhood improvement districts; repealing s. 163.521, F.S., relating to funding for a neighborhood improvement district inside an enterprise zone; repealing s. 163.5215, F.S., relating to the effect and construction of existing laws relating to neighborhood improvement districts; repealing s. 163.522, F.S., relating to state redevelopment programs; repealing s. 163.523, F.S., relating to cooperation and involvement of community organizations in the creation of safe neighborhood improvement districts; repealing s. 163.524, F.S., relating to participation in the Neighborhood Preservation and Enhancement Program; repealing s. 163.526, F.S., relating to powers and duties of the Neighborhood Councils and the designated agency of the local government; amending ss. 376.84, F.S.; conforming provision to changes made by the act; amending s. 704.01, F.S., relating to a statutory way of necessity over land; providing applicability to hemmed in or landlocked land; requiring compensation; amending ss. 775.083 and 932.7055, F.S.; conforming provisions to changes made by the act; providing

MOTION

On motion by Senator Bennett, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bennett moved the following amendment to **Amendment 1** which was adopted:

Amendment 1A (198884)—Delete line 1109 and insert: *of such land provides compensation under s. 704.04 for any loss*

Amendment 1 as amended was adopted.

On motion by Senator Dean, further consideration of **CS for CS for CS for HB 599** as amended was deferred.

RECESS

The President declared the Senate in recess at 5:07 p.m. to reconvene at 5:22 p.m.

CALL TO ORDER

The Senate was called to order by the President at 5:38 p.m. A quorum present—27.

Mr. President	Gaetz	Norman
Alexander	Garcia	Oelrich
Altman	Gardiner	Rich
Benacquisto	Gibson	Richter
Bennett	Hays	Ring
Bogdanoff	Joyner	Sachs
Bullard	Lynn	Sobel
Dean	Margolis	Storms
Evers	Negron	Thrasher

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 909** as further amended, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for HB 909—A bill to be entitled An act for the relief of Anais Cruz Peinado by the School Board of Miami-Dade County; providing for an appropriation to compensate Anais Cruz Peinado, mother of Juan Carlos Rivera, deceased, for the death of Juan Carlos Rivera as a result of the negligence of the School Board of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (767777)—Remove lines 5-8 of the amendment and insert: *remainder awarded under this act, for a total of \$167,000. However, taxable costs, which may not include attorney’s fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$167,000.*

On motion by Senator Gibson, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 909 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—30

Mr. President	Gardiner	Norman
Alexander	Gibson	Oelrich
Altman	Hays	Rich
Benacquisto	Jones	Richter
Bogdanoff	Joyner	Ring
Bullard	Latvala	Sachs
Evers	Lynn	Siplin
Fasano	Margolis	Sobel
Flores	Montford	Storms
Garcia	Negron	Thrasher

Nays—3

Bennett	Gaetz	Wise
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Vote after roll call:

Yea—Dean, Simmons

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 877** as further amended, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for HB 877—A bill to be entitled An act for the relief of Odette Acanda and Alexis Rodriguez by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing for an appropriation to compensate Odette Acanda and Alexis Rodriguez for the death of their son, Ryan Rodriguez, as a result of the negligence of employees of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (515733)—Remove lines 5-8 of the amendment and insert: *under section 2 of this act. However, taxable costs, which may not include attorney’s fees and lobbying fees, related to the underlying civil action may be collected in addition to 15 percent of the total amount awarded under section 2 of this act.*

On motion by Senator Montford, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 877 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—32

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Garcia	Oelrich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Jones	Sachs
Braynon	Joyner	Siplin
Bullard	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	

Nays—2

Gaetz	Wise
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Vote after roll call:

Yea—Dean, Simmons

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 579** as further amended, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for HB 579—A bill to be entitled An act for the relief of Ronnie Lopez and Roberto Guzman, as co-personal representatives of the Estate of Ana-Yency Velasquez, deceased, and for Ronnie Lopez, Jr., Ashley Lorena Lopez-Velasquez, and Steven Robert Guzman, minor children of Ana-Yency Velasquez, by Miami-Dade County; providing for an appropriation to compensate the estate and the minor children for the death of Ana-Yency Velasquez as a result of the negligence of an employee of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (721239)—Remove lines 5-8 of the amendment and insert: *remainder awarded under this act, for a total of \$151,000. However, taxable costs, which may not include attorney’s fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$151,000.*

On motion by Senator Braynon, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 579 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—29

Mr. President	Fasano	Montford
Alexander	Flores	Norman
Altman	Garcia	Oelrich
Benacquisto	Gibson	Rich
Bogdanoff	Hays	Richter
Braynon	Jones	Ring
Bullard	Joyner	Sachs
Diaz de la Portilla	Latvala	Siplin
Dockery	Lynn	Sobel
Evers	Margolis	

Nays—3

Bennett	Gaetz	Wise
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Vote after roll call:

Yea—Simmons

Vote Preference:

March 15: Yea—Negron

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 457** as further amended, and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

CS for HB 457—A bill to be entitled An act for the relief of Denise Gordon Brown and David Brown by the North Broward Hospital District; providing for an appropriation to compensate Denise Gordon Brown and David Brown, parents of Darian Brown, for injuries and damages sustained by Darian Brown as result of the negligence of Broward General Medical Center; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (248465)—Remove lines 5-7 of the amendment and insert: *for a total of \$250,000. However, taxable costs, which may not include attorney fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$250,000.*

On motion by Senator Negron, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 457 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Evers	Negron
Alexander	Fasano	Norman
Altman	Flores	Rich
Benacquisto	Garcia	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Siplin
Bullard	Joyner	Sobel
Dean	Latvala	Storms
Detert	Lynn	Thrasher
Diaz de la Portilla	Margolis	
Dockery	Montford	

Nays—3

Gaetz	Oelrich	Wise
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Vote after roll call:

Yea—Simmons

SPECIAL ORDER CALENDAR

On motion by Senator Garcia, by unanimous consent—

CS for SB 1086—A bill to be entitled An act relating to reclaimed water; amending s. 373.019, F.S.; defining the terms “reclaimed water” and “reclaimed water distribution system”; amending s. 373.250, F.S.; providing legislative findings relating to the use of reclaimed water; providing that reclaimed water is an alternative water supply and eligible for such funding; authorizing specified contract provisions for the development of reclaimed water as an alternative water supply; prohibiting the exclusion of reclaimed water use from regional water supply planning; deleting a definition for the term “uncommitted”; providing for the determination of uncommitted reclaimed water capacity by certain utilities; prohibiting water management districts from requiring permits for the use of reclaimed water; authorizing permit conditions for certain surface water and groundwater sources; authorizing water management

districts to require the use of reclaimed water under certain conditions; prohibiting water management districts from requiring or restricting services provided by reuse utilities; providing an exception; clarifying which permit applicants are required to submit certain information; requiring the Department of Environmental Protection and each water management district to initiate rulemaking to adopt specified revisions to the water resource implementation rule; revising applicability; providing for construction of the act; amending ss. 373.036, 373.421, 403.813, and 556.102, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1086**, on motion by Senator Garcia, by two-thirds vote **CS for HB 639** was withdrawn from the Committees on Environmental Preservation and Conservation; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Garcia—

CS for HB 639—A bill to be entitled An act relating to reclaimed water; amending s. 373.019, F.S.; defining the terms “reclaimed water” and “reclaimed water distribution system”; amending s. 373.250, F.S.; providing legislative findings relating to the use of reclaimed water; providing that reclaimed water is an alternative water supply and eligible for such funding; authorizing specified contract provisions for the development of reclaimed water as an alternative water supply; prohibiting the exclusion of reclaimed water use from regional water supply planning; deleting a definition for the term “uncommitted”; providing for the determination of uncommitted reclaimed water capacity by certain utilities; prohibiting water management districts from requiring permits for the use of reclaimed water; authorizing permit conditions for certain surface water and groundwater sources; authorizing water management districts to require the use of reclaimed water under certain conditions; prohibiting water management districts from requiring or restricting services provided by reuse utilities; providing an exception; clarifying which permit applicants are required to submit certain information; requiring the Department of Environmental Protection and each water management district to initiate rulemaking to adopt specified revisions to the water resource implementation rule; revising applicability; providing for construction of the act; amending ss. 373.036, 373.421, 403.813, and 556.102, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 1086** and read the second time by title.

On motion by Senator Garcia, by two-thirds vote **CS for HB 639** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Fasano	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	

Nays—None

On motion by Senator Bogdanoff, by unanimous consent—

CS for SB 1292—A bill to be entitled An act relating to health care facilities; amending s. 400.021, F.S.; revising definitions of the terms “geriatric outpatient clinic” and “resident care plan” and defining the term “therapeutic spa services”; amending s. 400.141, F.S.; revising provisions relating to facilities eligible to share programming and staff;

deleting requirements for the submission of certain reports to the Agency for Health Care Administration; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a prospective respite care recipient to provide certain information to the nursing home facility; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; amending s. 408.036, F.S.; adding to the exemptions from agency review and from the requirement of a certificate of need a pilot project to construct a nursing home that is affiliated with an accredited nursing school in a private accredited university and that meets certain criteria; providing an exception to a moratorium on new construction of nursing home beds; providing for expiration of the provision; amending s. 429.195, F.S.; revising provisions prohibiting certain rebates relating to assisted living facilities; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending ss. 458.3265 and 459.0137, F.S.; revising the definition of the term “chronic nonmalignant pain”; requiring that a pain-management clinic register with the Department of Health unless the clinic is wholly owned by certain board-eligible or board-certified physicians or medical specialists, organized as a physician-owned group practice, or wholly owned by physicians who are not board eligible or board certified but who have completed specified residency programs and have a specified number of years of full-time practice in pain medicine; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such sheltered beds and nursing home beds in those facilities; amending s. 817.505, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1292**, on motion by Senator Bogdanoff, by two-thirds vote **CS for CS for HB 787** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Bogdanoff—

CS for CS for HB 787—A bill to be entitled An act relating to nursing home facilities; amending s. 400.021, F.S.; revising definitions of the terms “geriatric outpatient clinic” and “resident care plan” and defining the term “therapeutic spa services”; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; revising provisions relating to facilities eligible to share programming and staff; deleting requirements for the submission of certain reports to the Agency for Health Care Administration; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a prospective respite care recipient to provide certain information to the nursing home facility; amending s. 408.036, F.S.; providing an exemption from certain certificate-of-need requirements to provide for the creation of a pilot project in any of specified Agency for Health Care Administration subdistricts; requiring the nursing home to be affiliated with an accredited nursing school that offers certain degree programs; providing requirements for affiliation with a private accredited university and for location and staffing of the nursing home; providing for the pilot project to proceed notwithstanding any moratorium under certain conditions; providing for expiration of the exemption; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such sheltered beds and nursing home beds in those facilities; providing an effective date.

—a companion measure, was substituted for **CS for SB 1292** and read the second time by title.

MOTION

On motion by Senator Bogdanoff, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bogdanoff moved the following amendment:

Amendment 1 (109490) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (8) and (16) of section 400.021, Florida Statutes, are amended, and subsection (19) is added to that section, to read:

400.021 Definitions.—When used in this part, unless the context otherwise requires, the term:

(8) “Geriatric outpatient clinic” means a site for providing outpatient health care to persons 60 years of age or older, which is staffed by a registered nurse, ~~or~~ a physician assistant, or a licensed practical nurse under the direct supervision of a registered nurse, advanced registered nurse practitioner, physician assistant, or physician.

(16) “Resident care plan” means a written plan developed, maintained, and reviewed not less than quarterly by a registered nurse, with participation from other facility staff and the resident or his or her designee or legal representative, which includes a comprehensive assessment of the needs of an individual resident; the type and frequency of services required to provide the necessary care for the resident to attain or maintain the highest practicable physical, mental, and psychosocial well-being; a listing of services provided within or outside the facility to meet those needs; and an explanation of service goals. ~~The resident care plan must be signed by the director of nursing or another registered nurse employed by the facility to whom institutional responsibilities have been delegated and by the resident, the resident’s designee, or the resident’s legal representative. The facility may not use an agency or temporary registered nurse to satisfy the foregoing requirement and must document the institutional responsibilities that have been delegated to the registered nurse.~~

(19) “Therapeutic spa services” means bathing, nail, and hair care services and other similar services related to personal hygiene.

Section 2. Subsection (2) of section 400.1183, Florida Statutes, is amended to read:

400.1183 Resident grievance procedures.—

(2) Each nursing home facility shall maintain records of all grievances and a ~~shall~~ report, *subject to agency inspection, of to the agency at the time of relicensure* the total number of grievances handled ~~during the prior licensure period~~, a categorization of the cases underlying the grievances, and the final disposition of the grievances.

Section 3. Paragraphs (p), (q), (s), (t), (u), (v), (w) of subsection (1) of section 400.141, Florida Statutes, are redesignated as paragraphs (o), (p), (q), (r), (s), (t), and (u), respectively, and present paragraphs (f), (g), (j), (n), (o), (p), (q), (r), and (s) of that subsection are amended, to read:

400.141 Administration and management of nursing home facilities.—

(1) Every licensed facility shall comply with all applicable standards and rules of the agency and shall:

(f) Be allowed and encouraged by the agency to provide other needed services under certain conditions. If the facility has a standard licensure status, ~~and has had no class I or class II deficiencies during the past 2 years or has been awarded a Gold Seal under the program established in s. 400.235~~, it may be encouraged by the agency to provide services, including, but not limited to, respite, *therapeutic spa*, and adult day services to nonresidents, ~~which enable individuals to move in and out of the facility~~. A facility is not subject to any additional licensure requirements for providing these services. Respite care may be offered to persons in need of short-term or temporary nursing home services. Respite care must be provided in accordance with this part ~~and rules adopted by the agency~~. ~~However, the agency shall, by rule, adopt modified requirements for resident assessment, resident care plans, resident contracts, physician orders, and other provisions, as appropriate, for short term or temporary nursing home services. Providers of adult day services must~~

comply with the requirements of s. 429.905(2). The agency shall allow for shared programming and staff in a facility which meets minimum standards and offers services pursuant to this paragraph, but, if the facility is cited for deficiencies in patient care, may require additional staff and programs appropriate to the needs of service recipients. A person who receives respite care may not be counted as a resident of the facility for purposes of the facility's licensed capacity unless that person receives 24-hour respite care. A person receiving either respite care for 24 hours or longer or adult day services must be included when calculating minimum staffing for the facility. Any costs and revenues generated by a nursing home facility from nonresidential programs or services shall be excluded from the calculations of Medicaid per diems for nursing home institutional care reimbursement.

(g) If the facility has a standard license ~~or is a Gold Seal facility~~, exceeds the minimum required hours of licensed nursing and certified nursing assistant direct care per resident per day, and is part of a continuing care facility licensed under chapter 651 or a retirement community that offers other services pursuant to part III of this chapter or part I or part III of chapter 429 on a single campus, be allowed to share programming and staff. At the time of inspection ~~and in the semiannual report required pursuant to paragraph (e)~~, a continuing care facility or retirement community that uses this option must demonstrate through staffing records that minimum staffing requirements for the facility were met. Licensed nurses and certified nursing assistants who work in the ~~nursing home~~ facility may be used to provide services elsewhere on campus if the facility exceeds the minimum number of direct care hours required per resident per day and the total number of residents receiving direct care services from a licensed nurse or a certified nursing assistant does not cause the facility to violate the staffing ratios required under s. 400.23(3)(a). Compliance with the minimum staffing ratios ~~must shall~~ be based on the total number of residents receiving direct care services, regardless of where they reside on campus. If the facility receives a conditional license, it may not share staff until the conditional license status ends. This paragraph does not restrict the agency's authority under federal or state law to require additional staff if a facility is cited for deficiencies in care which are caused by an insufficient number of certified nursing assistants or licensed nurses. The agency may adopt rules for the documentation necessary to determine compliance with this provision.

(j) Keep full records of resident admissions and discharges; medical and general health status, including medical records, personal and social history, and identity and address of next of kin or other persons who may have responsibility for the affairs of the ~~resident residents~~; and individual resident care plans, including, but not limited to, prescribed services, service frequency and duration, and service goals. The records ~~must shall~~ be open to agency inspection by the agency. ~~The licensee shall maintain clinical records on each resident in accordance with accepted professional standards and practices, which must be complete, accurately documented, readily accessible, and systematically organized.~~

(n) ~~Submit to the agency the information specified in s. 400.071(1)(b) for a management company within 30 days after the effective date of the management agreement.~~

~~(o)1. Submit semiannually to the agency, or more frequently if requested by the agency, information regarding facility staff to resident ratios, staff turnover, and staff stability, including information regarding certified nursing assistants, licensed nurses, the director of nursing, and the facility administrator. For purposes of this reporting:~~

~~a. Staff to resident ratios must be reported in the categories specified in s. 400.23(3)(a) and applicable rules. The ratio must be reported as an average for the most recent calendar quarter.~~

~~b. Staff turnover must be reported for the most recent 12-month period ending on the last workday of the most recent calendar quarter prior to the date the information is submitted. The turnover rate must be computed quarterly, with the annual rate being the cumulative sum of the quarterly rates. The turnover rate is the total number of terminations or separations experienced during the quarter, excluding any employee terminated during a probationary period of 3 months or less, divided by the total number of staff employed at the end of the period for which the rate is computed, and expressed as a percentage.~~

~~e. The formula for determining staff stability is the total number of employees that have been employed for more than 12 months, divided by~~

~~the total number of employees employed at the end of the most recent calendar quarter, and expressed as a percentage.~~

~~(n) Comply with state minimum-staffing requirements:~~

~~1.d. A nursing facility that has failed to comply with state minimum-staffing requirements for 2 consecutive days is prohibited from accepting new admissions until the facility has achieved the minimum-staffing requirements for a period of 6 consecutive days. For the purposes of this subparagraph sub-subparagraph, any person who was a resident of the facility and was absent from the facility for the purpose of receiving medical care at a separate location or was on a leave of absence is not considered a new admission. Failure by the facility to impose such an admissions moratorium is subject to a \$1,000 fine constitutes a class II deficiency.~~

~~2.e. A nursing facility that which does not have a conditional license may be cited for failure to comply with the standards in s. 400.23(3)(a) 1.b. and c. only if it has failed to meet those standards on 2 consecutive days or if it has failed to meet at least 97 percent of those standards on any one day.~~

~~3.f. A facility that which has a conditional license must be in compliance with the standards in s. 400.23(3)(a) at all times.~~

~~2. This paragraph does not limit the agency's ability to impose a deficiency or take other actions if a facility does not have enough staff to meet the residents' needs.~~

~~(o)(p) Notify a licensed physician when a resident exhibits signs of dementia or cognitive impairment or has a change of condition in order to rule out the presence of an underlying physiological condition that may be contributing to such dementia or impairment. The notification must occur within 30 days after the acknowledgment of such signs by facility staff. If an underlying condition is determined to exist, the facility shall arrange, with the appropriate health care provider, arrange for the necessary care and services to treat the condition.~~

~~(p)(q) If the facility implements a dining and hospitality attendant program, ensure that the program is developed and implemented under the supervision of the facility director of nursing. A licensed nurse, licensed speech or occupational therapist, or a registered dietitian must conduct training of dining and hospitality attendants. A person employed by a facility as a dining and hospitality attendant must perform tasks under the direct supervision of a licensed nurse.~~

~~(r) Report to the agency any filing for bankruptcy protection by the facility or its parent corporation, divestiture or spin off of its assets, or corporate reorganization within 30 days after the completion of such activity.~~

~~(q)(s) Maintain general and professional liability insurance coverage that is in force at all times. In lieu of such general and professional liability insurance coverage, a state-designated teaching nursing home and its affiliated assisted living facilities created under s. 430.80 may demonstrate proof of financial responsibility as provided in s. 430.80(3)(g).~~

Section 4. Subsection (3) of section 400.142, Florida Statutes, is amended to read:

400.142 Emergency medication kits; orders not to resuscitate.—

(3) Facility staff may withhold or withdraw cardiopulmonary resuscitation if presented with an order not to resuscitate executed pursuant to s. 401.45. ~~The agency shall adopt rules providing for the implementation of such orders.~~ Facility staff and facilities ~~are shall~~ not be subject to criminal prosecution or civil liability, ~~or nor~~ be considered to have engaged in negligent or unprofessional conduct, for withholding or withdrawing cardiopulmonary resuscitation pursuant to such an order ~~and rules adopted by the agency.~~ The absence of an order not to resuscitate executed pursuant to s. 401.45 does not preclude a physician from withholding or withdrawing cardiopulmonary resuscitation as otherwise permitted by law.

Section 5. Subsections (9) through (15) of section 400.147, Florida Statutes, are renumbered as subsections (8) through (13), respectively, and present subsections (7), (8), and (10) of that section are amended to read:

400.147 Internal risk management and quality assurance program.—

(7) The nursing home facility shall initiate an investigation and shall notify the agency within 1 business day after the risk manager or his or her designee has received a report pursuant to paragraph (1)(d). ~~The facility must complete the investigation and submit a report to the agency within 15 calendar days after the adverse incident occurred. The notification must be made in writing and be provided electronically, by facsimile device or overnight mail delivery.~~ The agency shall develop a form for the report which ~~notification~~ must include the name of the risk manager, information regarding the identity of the affected resident, the type of adverse incident, the initiation of an investigation by the facility, and whether the events causing or resulting in the adverse incident represent a potential risk to any other resident. The report ~~notification~~ is confidential as provided by law and is not discoverable or admissible in any civil or administrative action, except in disciplinary proceedings by the agency or the appropriate regulatory board. The agency may investigate, as it deems appropriate, any such incident and prescribe measures that must or may be taken in response to the incident. The agency shall review each report ~~incident~~ and determine whether it potentially involved conduct by the health care professional who is subject to disciplinary action, in which case the provisions of s. 456.073 shall apply.

(8)(a) ~~Each facility shall complete the investigation and submit an adverse incident report to the agency for each adverse incident within 15 calendar days after its occurrence. If, after a complete investigation, the risk manager determines that the incident was not an adverse incident as defined in subsection (5), the facility shall include this information in the report. The agency shall develop a form for reporting this information.~~

(b) ~~The information reported to the agency pursuant to paragraph (a) which relates to persons licensed under chapter 458, chapter 459, chapter 461, or chapter 466 shall be reviewed by the agency. The agency shall determine whether any of the incidents potentially involved conduct by a health care professional who is subject to disciplinary action, in which case the provisions of s. 456.073 shall apply.~~

(c) ~~The report submitted to the agency must also contain the name of the risk manager of the facility.~~

(d) ~~The adverse incident report is confidential as provided by law and is not discoverable or admissible in any civil or administrative action, except in disciplinary proceedings by the agency or the appropriate regulatory board.~~

(10) ~~By the 10th of each month, each facility subject to this section shall report any notice received pursuant to s. 400.0233(2) and each initial complaint that was filed with the clerk of the court and served on the facility during the previous month by a resident or a resident's family member, guardian, conservator, or personal legal representative. The report must include the name of the resident, the resident's date of birth and social security number, the Medicaid identification number for Medicaid eligible persons, the date or dates of the incident leading to the claim or dates of residency, if applicable, and the type of injury or violation of rights alleged to have occurred. Each facility shall also submit a copy of the notices received pursuant to s. 400.0233(2) and complaints filed with the clerk of the court. This report is confidential as provided by law and is not discoverable or admissible in any civil or administrative action, except in such actions brought by the agency to enforce the provisions of this part.~~

Section 6. Section 400.172, Florida Statutes, is created to read:

400.172 *Respite care provided in nursing home facilities.*—

(1) *For each person admitted for respite care as authorized under s. 400.141(1)(f), a nursing home facility operated by a licensee must:*

(a) *Have a written abbreviated plan of care that, at a minimum, includes nutritional requirements, medication orders, physician orders, nursing assessments, and dietary preferences. The nursing or physician assessments may take the place of all other assessments required for full-time residents.*

(b) *Have a contract that, at a minimum, specifies the services to be provided to a resident receiving respite care, including charges for services, activities, equipment, emergency medical services, and the administration of medications. If multiple admissions for a single person for respite care are anticipated, the original contract is valid for 1 year after the date the contract is executed.*

(c) *Ensure that each resident is released to his or her caregiver or an individual designated in writing by the caregiver.*

(2) *A person admitted under the respite care program shall:*

(a) *Be exempt from department rules relating to the discharge planning process.*

(b) *Be covered by the residents' rights specified in s. 400.022(1)(a)-(o) and (r)-(t). Funds or property of the resident are not be considered trust funds subject to the requirements of s. 400.022(1)(h) until the resident has been in the facility for more than 14 consecutive days.*

(c) *Be allowed to use his or her personal medications during the respite stay if permitted by facility policy. The facility must obtain a physician's order for the medications. The caregiver may provide information regarding the medications as part of the nursing assessment and that information must agree with the physician's order. Medications shall be released with the resident upon discharge in accordance with current physician's orders.*

(d) *Be entitled to reside in the facility for a total of 60 days within a contract year or for a total of 60 days within a calendar year if the contract is for less than 12 months. However, each single stay may not exceed 14 days. If a stay exceeds 14 consecutive days, the facility must comply with all assessment and care planning requirements applicable to nursing home residents.*

(e) *Reside in a licensed nursing home bed.*

(3) *A prospective respite care resident must provide medical information from a physician, physician assistant, or nurse practitioner and any other information provided by the primary caregiver required by the facility before or when the person is admitted to receive respite care. The medical information must include a physician's order for respite care and proof of a physical examination by a licensed physician, physician assistant, or nurse practitioner. The physician's order and physical examination may be used to provide intermittent respite care for up to 12 months after the date the order is written.*

(4) *The facility shall assume the duties of the primary caregiver. To ensure continuity of care and services, the resident may retain his or her personal physician and shall have access to medically necessary services such as physical therapy, occupational therapy, or speech therapy, as needed. The facility shall arrange for transportation of the resident to these services, if necessary.*

Section 7. Subsection (5) of section 400.23, Florida Statutes, is amended to read:

400.23 *Rules; evaluation and deficiencies; licensure status.*—

(5) The agency, in collaboration with the Division of Children's Medical Services of the Department of Health, must, ~~no later than December 31, 1993,~~ adopt rules for:

(a) *Minimum standards of care for persons under 21 years of age who reside in nursing home facilities. ~~The rules must include a methodology for reviewing a nursing home facility under ss. 408.031-408.045 which serves only persons under 21 years of age.~~ A facility may be exempted from these standards for specific persons between 18 and 21 years of age, if the person's physician agrees that minimum standards of care based on age are not necessary.*

(b) *Minimum staffing requirements for persons under 21 years of age who reside in nursing home facilities, which apply in lieu of the requirements contained in subsection (3).*

1. *For persons under 21 years of age who require skilled care:*

a. A minimum combined average of 3.9 hours of direct care per resident per day must be provided by licensed nurses, respiratory therapists, respiratory care practitioners, and certified nursing assistants.

b. A minimum licensed nursing staffing of 1.0 hour of direct care per resident per day must be provided.

c. No more than 1.5 hours of certified nursing assistant care per resident per day may be counted in determining the minimum direct care hours required.

d. One registered nurse must be on duty on the site 24 hours per day on the unit where children reside.

2. For persons under 21 years of age who are medically fragile:

a. A minimum combined average of 5.0 hours of direct care per resident per day must be provided by licensed nurses, respiratory therapists, respiratory care practitioners, and certified nursing assistants.

b. A minimum licensed nursing staffing of 1.7 hours of direct care per resident per day must be provided.

c. No more than 1.5 hours of certified nursing assistant care per resident per day may be counted in determining the minimum direct care hours required.

d. One registered nurse must be on duty on the site 24 hours per day on the unit where children reside.

Section 8. Subsection (1) of section 400.275, Florida Statutes, is amended to read:

400.275 Agency duties.—

(1) ~~The agency shall ensure that each newly hired nursing home surveyor, as a part of basic training, is assigned full time to a licensed nursing home for at least 2 days within a 7 day period to observe facility operations outside of the survey process before the surveyor begins survey responsibilities. Such observations may not be the sole basis of a deficiency citation against the facility. The agency may not assign an individual to be a member of a survey team for purposes of a survey, evaluation, or consultation visit at a nursing home facility in which the surveyor was an employee within the preceding 2 ½ years.~~

Section 9. For the purpose of incorporating the amendment made by this act to section 400.509, Florida Statutes, in a reference thereto, paragraph (a) of subsection (6) of section 400.506, Florida Statutes, is reenacted, and subsection (18) is added to that section, to read:

400.506 Licensure of nurse registries; requirements; penalties.—

(6)(a) A nurse registry may refer for contract in private residences registered nurses and licensed practical nurses registered and licensed under part I of chapter 464, certified nursing assistants certified under part II of chapter 464, home health aides who present documented proof of successful completion of the training required by rule of the agency, and companions or homemakers for the purposes of providing those services authorized under s. 400.509(1). A licensed nurse registry shall ensure that each certified nursing assistant referred for contract by the nurse registry and each home health aide referred for contract by the nurse registry is adequately trained to perform the tasks of a home health aide in the home setting. Each person referred by a nurse registry must provide current documentation that he or she is free from communicable diseases.

(18) *An administrator may manage only one nurse registry, except that an administrator may manage up to five registries if all five registries have identical controlling interests as defined in s. 408.803 and are located within one agency geographic service area or within an immediately contiguous county. An administrator shall designate, in writing, for each licensed entity, a qualified alternate administrator to serve during the administrator's absence.*

Section 10. Subsection (1) of section 400.509, Florida Statutes, is amended to read:

400.509 Registration of particular service providers exempt from licensure; certificate of registration; regulation of registrants.—

(1) Any organization that provides companion services or homemaker services and does not provide a home health service to a person is exempt from licensure under this part. However, any organization that provides companion services or homemaker services must register with the agency. *An organization under contract with the Agency for Persons with Disabilities which provides companion services only for persons with a developmental disability, as defined in s. 393.063, is exempt from registration.*

Section 11. Paragraph (i) of subsection (1) and subsection (4) of section 400.606, Florida Statutes, are amended to read:

400.606 License; application; renewal; conditional license or permit; certificate of need.—

(1) In addition to the requirements of part II of chapter 408, the initial application and change of ownership application must be accompanied by a plan for the delivery of home, residential, and homelike inpatient hospice services to terminally ill persons and their families. Such plan must contain, but need not be limited to:

~~(i) The projected annual operating cost of the hospice.~~

If the applicant is an existing licensed health care provider, the application must be accompanied by a copy of the most recent profit-loss statement and, if applicable, the most recent licensure inspection report.

(4) A freestanding hospice facility that is ~~primarily~~ engaged in providing inpatient and related services and that is not otherwise licensed as a health care facility shall ~~be required to~~ obtain a certificate of need. However, a freestanding hospice facility *that has with six or fewer beds is shall not be* required to comply with institutional standards such as, but not limited to, standards requiring sprinkler systems, emergency electrical systems, or special lavatory devices.

Section 12. Section 400.915, Florida Statutes, is amended to read:

400.915 Construction and renovation; requirements.—The requirements for the construction or renovation of a PPEC center shall comply with:

(1) The provisions of chapter 553, which pertain to building construction standards, including plumbing, electrical code, glass, manufactured buildings, accessibility for the physically disabled;

(2) ~~The provisions of s. 633.022 and applicable rules pertaining to physical minimum standards for nonresidential child care physical facilities in rule 10M 12.003, Florida Administrative Code, Child Care Standards; and~~

(3) The standards or rules adopted pursuant to this part and part II of chapter 408.

Section 13. Section 400.931, Florida Statutes, is amended to read:

400.931 Application for license; fee; ~~provisional license; temporary permit.~~—

(1) In addition to the requirements of part II of chapter 408, the applicant must file with the application satisfactory proof that the home medical equipment provider is in compliance with this part and applicable rules, including:

(a) A report, by category, of the equipment to be provided, indicating those offered either directly by the applicant or through contractual arrangements with existing providers. Categories of equipment include:

1. Respiratory modalities.
2. Ambulation aids.
3. Mobility aids.
4. Sickroom setup.
5. Disposables.

(b) A report, by category, of the services to be provided, indicating those offered either directly by the applicant or through contractual arrangements with existing providers. Categories of services include:

1. Intake.
2. Equipment selection.
3. Delivery.
4. Setup and installation.
5. Patient training.
6. Ongoing service and maintenance.
7. Retrieval.

(c) A listing of those with whom the applicant contracts, both the providers the applicant uses to provide equipment or services to its consumers and the providers for whom the applicant provides services or equipment.

(2) *An applicant for initial licensure, change of ownership, or license renewal to operate a licensed home medical equipment provider at a location outside the state must submit documentation of accreditation or an application for accreditation from an accrediting organization that is recognized by the agency. An applicant that has applied for accreditation must provide proof of accreditation that is not conditional or provisional within 120 days after the date the agency receives the application for licensure or the application shall be withdrawn from further consideration. Such accreditation must be maintained by the home medical equipment provider in order to maintain licensure. ~~As an alternative to submitting proof of financial ability to operate as required in s. 408.810(8), the applicant may submit a \$50,000 surety bond to the agency.~~*

(3) As specified in part II of chapter 408, the home medical equipment provider must also obtain and maintain professional and commercial liability insurance. Proof of liability insurance, as defined in s. 624.605, must be submitted with the application. The agency shall set the required amounts of liability insurance by rule, but the required amount must not be less than \$250,000 per claim. In the case of contracted services, it is required that the contractor have liability insurance not less than \$250,000 per claim.

(4) When a change of the general manager of a home medical equipment provider occurs, the licensee must notify the agency of the change within 45 days.

(5) In accordance with s. 408.805, an applicant or a licensee shall pay a fee for each license application submitted under this part, part II of chapter 408, and applicable rules. The amount of the fee shall be established by rule and may not exceed \$300 per biennium. The agency shall set the fees in an amount that is sufficient to cover its costs in carrying out its responsibilities under this part. However, state, county, or municipal governments applying for licenses under this part are exempt from the payment of license fees.

(6) An applicant for initial licensure, renewal, or change of ownership shall also pay an inspection fee not to exceed \$400, which shall be paid by all applicants except those not subject to licensure inspection by the agency as described in s. 400.933.

Section 14. Paragraph (a) of subsection (2) of section 408.033, Florida Statutes, is amended to read:

408.033 Local and state health planning.—

(2) FUNDING.—

(a) The Legislature intends that the cost of local health councils be borne by assessments on selected health care facilities subject to facility licensure by the Agency for Health Care Administration, including abortion clinics, assisted living facilities, ambulatory surgical centers, birthing centers, clinical laboratories except community nonprofit blood banks and clinical laboratories operated by practitioners for exclusive use regulated under s. 483.035, home health agencies, hospices, hospitals, intermediate care facilities for the developmentally disabled, nursing homes, health care clinics, and multiphasic testing centers and by assessments on organizations subject to certification by the agency pursuant to chapter 641, part III, including health maintenance organizations and prepaid health clinics. *Fees assessed may be collected*

prospectively at the time of licensure renewal and prorated for the licensure period.

Section 15. Subsection (2) of section 408.034, Florida Statutes, is amended to read:

408.034 Duties and responsibilities of agency; rules.—

(2) In the exercise of its authority to issue licenses to health care facilities and health service providers, as provided under chapters 393 and 395 and parts II, ~~and IV~~, *and VIII* of chapter 400, the agency may not issue a license to any health care facility or health service provider that fails to receive a certificate of need or an exemption for the licensed facility or service.

Section 16. Paragraph (n) of subsection (3) of section 408.036, Florida Statutes, is amended to read:

408.036 Projects subject to review; exemptions.—

(3) EXEMPTIONS.—Upon request, the following projects are subject to exemption from the provisions of subsection (1):

(n) For the provision of percutaneous coronary intervention for patients presenting with emergency myocardial infarctions in a hospital without an approved adult open-heart-surgery program. In addition to any other documentation required by the agency, a request for an exemption submitted under this paragraph must comply with the following:

1. The applicant must certify that it will meet and continuously maintain the requirements adopted by the agency for the provision of these services. These licensure requirements shall be adopted by rule ~~pursuant to ss. 120.536(1) and 120.54~~ and must be consistent with the guidelines published by the American College of Cardiology and the American Heart Association for the provision of percutaneous coronary interventions in hospitals without adult open-heart services. At a minimum, the rules ~~must~~ *shall* require the following:

a. Cardiologists must be experienced interventionalists who have performed a minimum of 75 interventions within the previous 12 months.

b. The hospital must provide a minimum of 36 emergency interventions annually in order to continue to provide the service.

c. The hospital must offer sufficient physician, nursing, and laboratory staff to provide the services 24 hours a day, 7 days a week.

d. Nursing and technical staff must have demonstrated experience in handling acutely ill patients requiring intervention based on previous experience in dedicated interventional laboratories or surgical centers.

e. Cardiac care nursing staff must be adept in hemodynamic monitoring and Intra-aortic Balloon Pump (IABP) management.

f. Formalized written transfer agreements must be developed with a hospital with an adult open-heart-surgery program, and written transport protocols must be in place to ensure safe and efficient transfer of a patient within 60 minutes. Transfer and transport agreements must be reviewed and tested, with appropriate documentation maintained at least every 3 months. *However, a hospital located more than 100 road miles from the closest Level II adult cardiovascular services program does not need to meet the 60-minute transfer time protocol if the hospital demonstrates that it has a formalized, written transfer agreement with a hospital that has a Level II program. The agreement must include written transport protocols that ensure the safe and efficient transfer of a patient, taking into consideration the patient's clinical and physical characteristics, road and weather conditions, and viability of ground and air ambulance service to transfer the patient.*

g. Hospitals implementing the service must first undertake a training program of 3 to 6 months' duration, which includes establishing standards and testing logistics, creating quality assessment and error management practices, and formalizing patient-selection criteria.

2. The applicant must certify that it will use at all times the patient-selection criteria for the performance of primary angioplasty at hospitals without adult open-heart-surgery programs issued by the American

College of Cardiology and the American Heart Association. At a minimum, these criteria would provide for the following:

a. Avoidance of interventions in hemodynamically stable patients who have identified symptoms or medical histories.

b. Transfer of patients who have a history of coronary disease and clinical presentation of hemodynamic instability.

3. The applicant must agree to submit a quarterly report to the agency detailing patient characteristics, treatment, and outcomes for all patients receiving emergency percutaneous coronary interventions pursuant to this paragraph. This report must be submitted within 15 days after the close of each calendar quarter.

4. The exemption provided by this paragraph does not apply unless the agency determines that the hospital has taken all necessary steps to be in compliance with all requirements of this paragraph, including the training program required under sub-subparagraph 1.g.

5. Failure of the hospital to continuously comply with the requirements of sub-subparagraphs 1.c.-f. and subparagraphs 2. and 3. will result in the immediate expiration of this exemption.

6. Failure of the hospital to meet the volume requirements of sub-subparagraphs 1.a. and b. within 18 months after the program begins offering the service will result in the immediate expiration of the exemption.

If the exemption for this service expires under subparagraph 5. or subparagraph 6., the agency may not grant another exemption for this service to the same hospital for 2 years and then only upon a showing that the hospital will remain in compliance with the requirements of this paragraph through a demonstration of corrections to the deficiencies that caused expiration of the exemption. Compliance with the requirements of this paragraph includes compliance with the rules adopted pursuant to this paragraph.

Section 17. Paragraph (b) of subsection (3) of section 408.0361, Florida Statutes, is amended to read:

408.0361 Cardiovascular services and burn unit licensure.—

(3) In establishing rules for adult cardiovascular services, the agency shall include provisions that allow for:

(b) For a hospital seeking a Level I program, demonstration that, for the most recent 12-month period as reported to the agency, it has provided a minimum of 300 adult inpatient and outpatient diagnostic cardiac catheterizations or, for the most recent 12-month period, has discharged or transferred at least 300 inpatients with the principal diagnosis of ischemic heart disease and that it has a formalized, written transfer agreement with a hospital that has a Level II program, including written transport protocols to ensure safe and efficient transfer of a patient within 60 minutes. *However, a hospital located more than 100 road miles from the closest Level II adult cardiovascular services program does not need to meet the 60-minute transfer time protocol if the hospital demonstrates that it has a formalized, written transfer agreement with a hospital that has a Level II program. The agreement must include written transport protocols to ensure the safe and efficient transfer of a patient, taking into consideration the patient's clinical and physical characteristics, road and weather conditions, and viability of ground and air ambulance service to transfer the patient.*

Section 18. Section 408.10, Florida Statutes, is amended to read:

408.10 Consumer complaints.—The agency shall:

(4) publish and make available to the public a toll-free telephone number for the purpose of handling consumer complaints and shall serve as a liaison between consumer entities and other private entities and governmental entities for the disposition of problems identified by consumers of health care.

~~(2) Be empowered to investigate consumer complaints relating to problems with health care facilities' billing practices and issue reports to be made public in any cases where the agency determines the health care facility has engaged in billing practices which are unreasonable and unfair to the consumer.~~

Section 19. *Subsection (1) of section 408.802, Florida Statutes, is repealed.*

Section 20. Subsection (3) is added to section 408.804, Florida Statutes, to read:

408.804 License required; display.—

(3) Any person who knowingly alters, defaces, or falsifies a license certificate issued by the agency, or causes or procures any person to commit such an offense, commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. Any licensee or provider who displays an altered, defaced, or falsified license certificate is subject to the penalties set forth in s. 408.815 and an administrative fine of \$1,000 for each day of illegal display.

Section 21. Paragraph (d) of subsection (2) of section 408.806, Florida Statutes, is amended, and paragraph (e) is added to that subsection, to read:

408.806 License application process.—

(2)

~~(d) The agency shall notify the licensee by mail or electronically at least 90 days before the expiration of a license that a renewal license is necessary to continue operation. The licensee's failure to timely file submit a renewal application and license application fee with the agency shall result in a \$50 per day late fee charged to the licensee by the agency; however, the aggregate amount of the late fee may not exceed 50 percent of the licensure fee or \$500, whichever is less. The agency shall provide a courtesy notice to the licensee by United States mail, electronically, or by any other manner at its address of record or mailing address, if provided, at least 90 days before the expiration of a license. This courtesy notice must inform the licensee of the expiration of the license. If the agency does not provide the courtesy notice or the licensee does not receive the courtesy notice, the licensee continues to be legally obligated to timely file the renewal application and license application fee with the agency and is not excused from the payment of a late fee. If an application is received after the required filing date and exhibits a hand-canceled postmark obtained from a United States post office dated on or before the required filing date, no fine will be levied.~~

(e) The applicant must pay the late fee before a late application is considered complete and failure to pay the late fee is considered an omission from the application for licensure pursuant to paragraph (3)(b).

Section 22. Paragraph (b) of subsection (1) of section 408.8065, Florida Statutes, is amended to read:

408.8065 Additional licensure requirements for home health agencies, home medical equipment providers, and health care clinics.—

(1) An applicant for initial licensure, or initial licensure due to a change of ownership, as a home health agency, home medical equipment provider, or health care clinic shall:

(b) Submit ~~projected~~ ~~pro forma~~ financial statements, including a balance sheet, income and expense statement, and a statement of cash flows for the first 2 years of operation which provide evidence that the applicant has sufficient assets, credit, and projected revenues to cover liabilities and expenses.

All documents required under this subsection must be prepared in accordance with generally accepted accounting principles and may be in a compilation form. The financial statements must be signed by a certified public accountant.

Section 23. Subsection (9) of section 408.810, Florida Statutes, is amended to read:

408.810 Minimum licensure requirements.—In addition to the licensure requirements specified in this part, authorizing statutes, and applicable rules, each applicant and licensee must comply with the requirements of this section in order to obtain and maintain a license.

(9) A controlling interest may not withhold from the agency any evidence of financial instability, including, but not limited to, checks returned due to insufficient funds, delinquent accounts, nonpayment of

withholding taxes, unpaid utility expenses, nonpayment for essential services, or adverse court action concerning the financial viability of the provider or any other provider licensed under this part that is under the control of the controlling interest. *A controlling interest shall notify the agency within 10 days after a court action to initiate bankruptcy, foreclosure, or eviction proceedings concerning the provider in which the controlling interest is a petitioner or defendant.* Any person who violates this subsection commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. Each day of continuing violation is a separate offense.

Section 24. Subsection (3) is added to section 408.813, Florida Statutes, to read:

408.813 Administrative fines; violations.—As a penalty for any violation of this part, authorizing statutes, or applicable rules, the agency may impose an administrative fine.

(3) *The agency may impose an administrative fine for a violation that is not designated as a class I, class II, class III, or class IV violation. Unless otherwise specified by law, the amount of the fine may not exceed \$500 for each violation. Unclassified violations include:*

- (a) *Violating any term or condition of a license.*
- (b) *Violating any provision of this part, authorizing statutes, or applicable rules.*
- (c) *Exceeding licensed capacity.*
- (d) *Providing services beyond the scope of the license.*
- (e) *Violating a moratorium imposed pursuant to s. 408.814.*

Section 25. Section 429.195, Florida Statutes, is amended to read:

429.195 Rebates prohibited; penalties.—

(1) ~~An It is unlawful for any~~ assisted living facility licensed under this part may not ~~to~~ contract or promise to pay or receive any commission, bonus, kickback, or rebate or engage in any split-fee arrangement in any form whatsoever with any person, health care provider, or health care facility as provided under s. 817.505 ~~physician, surgeon, organization, agency, or person, either directly or indirectly, for residents referred to an assisted living facility licensed under this part. A facility may employ or contract with persons to market the facility, provided the employee or contract provider clearly indicates that he or she represents the facility. A person or agency independent of the facility may provide placement or referral services for a fee to individuals seeking assistance in finding a suitable facility; however, any fee paid for placement or referral services must be paid by the individual looking for a facility, not by the facility.~~

(2) *This section does not apply to:*

- (a) *An individual employed by the assisted living facility, or with whom the facility contracts to provide marketing services for the facility, if the individual clearly indicates that he or she works with or for the facility.*
- (b) *Payments by an assisted living facility to a referral service that provides information, consultation, or referrals to consumers to assist them in finding appropriate care or housing options for seniors or disabled adults if the referred consumers are not Medicaid recipients.*
- (c) *A resident of an assisted living facility who refers a friend, family members, or other individuals with whom the resident has a personal relationship to the assisted living facility, in which case the assisted living facility may provide a monetary reward to the resident for making such referral.*

(3)(2) A violation of this section is ~~shall be considered~~ patient brokering and is punishable as provided in s. 817.505.

Section 26. Subsection (2) of section 429.905, Florida Statutes, is amended to read:

429.905 Exemptions; monitoring of adult day care center programs colocated with assisted living facilities or licensed nursing home facilities.—

(2) A licensed assisted living facility, a licensed hospital, or a licensed nursing home facility may provide services during the day which include, but are not limited to, social, health, therapeutic, recreational, nutritional, and respite services, to adults who are not residents. Such a facility need not be licensed as an adult day care center; however, the agency must monitor the facility during the regular inspection and at least biennially to ensure adequate space and sufficient staff. If an assisted living facility, a hospital, or a nursing home holds itself out to the public as an adult day care center, it must be licensed as such and meet all standards prescribed by statute and rule. *For the purpose of this subsection, the term “day” means any portion of a 24-hour day.*

Section 27. Present paragraphs (a), (c), and (d) of subsection (1), paragraph (a) of subsection (2), and paragraph (e) of subsection (3) of section 456.44, Florida Statutes, are amended, and a new paragraph (d) is added to subsection (1) of that section, to read:

456.44 Controlled substance prescribing.—

(1) DEFINITIONS.—

(a) “Addiction medicine specialist” means a board-certified ~~psychiatrist~~ *psychiatrist* with a subspecialty certification in addiction medicine or who is eligible for such subspecialty certification in addiction medicine, an addiction medicine physician certified or eligible for certification by the American Society of Addiction Medicine, or an osteopathic physician who holds a certificate of added qualification in Addiction Medicine through the American Osteopathic Association.

(c) “Board-certified pain management physician” means a physician who possesses board certification in pain medicine by the American Board of Pain Medicine, board certification by the American Board of Interventional Pain Physicians, or board certification or subcertification in pain management *or pain medicine* by a specialty board recognized by the American Association of Physician Specialists *or the American Board of Medical Specialties* or an osteopathic physician who holds a certificate in Pain Management by the American Osteopathic Association.

(d) “Board eligible” means successful completion of an anesthesia, physical medicine and rehabilitation, rheumatology, or neurology residency program approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association for a period of 6 years from successful completion of such residency program.

~~(e)(d)~~ “Chronic nonmalignant pain” means pain unrelated to cancer ~~or rheumatoid arthritis~~ which persists beyond the usual course of disease or the injury that is the cause of the pain or more than 90 days after surgery.

(2) REGISTRATION.—Effective January 1, 2012, a physician licensed under chapter 458, chapter 459, chapter 461, or chapter 466 who prescribes any controlled substance, *listed in Schedule II, Schedule III, or Schedule IV* as defined in s. 893.03, for the treatment of chronic nonmalignant pain, must:

(a) Designate himself or herself as a controlled substance prescribing practitioner on the physician’s practitioner profile.

(3) STANDARDS OF PRACTICE.—The standards of practice in this section do not supersede the level of care, skill, and treatment recognized in general law related to health care licensure.

(e) The physician shall refer the patient as necessary for additional evaluation and treatment in order to achieve treatment objectives. Special attention shall be given to those patients who are at risk for misusing their medications and those whose living arrangements pose a risk for medication misuse or diversion. The management of pain in patients with a history of substance abuse or with a comorbid psychiatric disorder requires extra care, monitoring, and documentation and requires consultation with or referral to an *addiction medicine specialist or psychiatrist* ~~addictionologist or psychiatrist~~.

This subsection does not apply to a *board-eligible* or board-certified anesthesiologist, psychiatrist, *rheumatologist*, or neurologist, or to a board-certified physician who has surgical privileges at a hospital or ambula-

tory surgery center and primarily provides surgical services. This subsection does not apply to a *board-eligible* or board-certified medical specialist who has also completed a fellowship in pain medicine approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association, or who is *board eligible* or board certified in pain medicine by *the American Board of Pain Medicine* or a board approved by the American Board of Medical Specialties or the American Osteopathic Association and performs interventional pain procedures of the type routinely billed using surgical codes. *This subsection does not apply to a physician who prescribes medically necessary controlled substances for a patient during an inpatient stay in a hospital licensed under chapter 395.*

Section 28. Paragraph (a) of subsection (1) of section 458.3265, Florida Statutes, is amended to read:

458.3265 Pain-management clinics.—

(1) REGISTRATION.—

(a)1. As used in this section, the term:

a. “*Board eligible*” means successful completion of an anesthesia, physical medicine and rehabilitation, rheumatology, or neurology residency program approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association for a period of 6 years from successful completion of such residency program.

~~b.a.~~ “Chronic nonmalignant pain” means pain unrelated to cancer or rheumatoid arthritis which persists beyond the usual course of disease or the injury that is the cause of the pain or more than 90 days after surgery.

~~c.b.~~ “Pain-management clinic” or “clinic” means any publicly or privately owned facility:

(I) That advertises in any medium for any type of pain-management services; or

(II) Where in any month a majority of patients are prescribed opioids, benzodiazepines, barbiturates, or carisoprodol for the treatment of chronic nonmalignant pain.

2. Each pain-management clinic must register with the department unless:

a. That clinic is licensed as a facility pursuant to chapter 395;

b. The majority of the physicians who provide services in the clinic primarily provide surgical services;

c. The clinic is owned by a publicly held corporation whose shares are traded on a national exchange or on the over-the-counter market and whose total assets at the end of the corporation’s most recent fiscal quarter exceeded \$50 million;

d. The clinic is affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows;

e. The clinic does not prescribe controlled substances for the treatment of pain;

f. The clinic is owned by a corporate entity exempt from federal taxation under 26 U.S.C. s. 501(c)(3);

g. The clinic is wholly owned and operated by one or more *board-eligible* or board-certified anesthesiologists, physiatrists, *rheumatologists*, or neurologists; or

h. The clinic is wholly owned and operated by a *physician multi-specialty practice* where one or more *board-eligible* or board-certified medical specialists who have also completed fellowships in pain medicine approved by the Accreditation Council for Graduate Medical Education, or who are also board-certified in pain medicine by *the American Board of Pain Medicine* or a board approved by the American Board of Medical Specialties, *the American Association of Physician Specialists*, or *the American Osteopathic Association* and perform interventional pain procedures of the type routinely billed using surgical codes.

Section 29. Paragraph (a) of subsection (1) of section 459.0137, Florida Statutes, is amended to read:

459.0137 Pain-management clinics.—

(1) REGISTRATION.—

(a)1. As used in this section, the term:

a. “*Board eligible*” means successful completion of an anesthesia, physical medicine and rehabilitation, rheumatology, or neurology residency program approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association for a period of 6 years from successful completion of such residency program.

~~b.a.~~ “Chronic nonmalignant pain” means pain unrelated to cancer or rheumatoid arthritis which persists beyond the usual course of disease or the injury that is the cause of the pain or more than 90 days after surgery.

~~c.b.~~ “Pain-management clinic” or “clinic” means any publicly or privately owned facility:

(I) That advertises in any medium for any type of pain-management services; or

(II) Where in any month a majority of patients are prescribed opioids, benzodiazepines, barbiturates, or carisoprodol for the treatment of chronic nonmalignant pain.

2. Each pain-management clinic must register with the department unless:

a. That clinic is licensed as a facility pursuant to chapter 395;

b. The majority of the physicians who provide services in the clinic primarily provide surgical services;

c. The clinic is owned by a publicly held corporation whose shares are traded on a national exchange or on the over-the-counter market and whose total assets at the end of the corporation’s most recent fiscal quarter exceeded \$50 million;

d. The clinic is affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows;

e. The clinic does not prescribe controlled substances for the treatment of pain;

f. The clinic is owned by a corporate entity exempt from federal taxation under 26 U.S.C. s. 501(c)(3);

g. The clinic is wholly owned and operated by one or more *board-eligible* or board-certified anesthesiologists, physiatrists, *rheumatologists*, or neurologists; or

h. The clinic is wholly owned and operated by a *physician multi-specialty practice* where one or more *board-eligible* or board-certified medical specialists who have also completed fellowships in pain medicine approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association, or who are also board-certified in pain medicine by *the American Board of Pain Medicine* or a board approved by the American Board of Medical Specialties, *the American Association of Physician Specialists*, or *the American Osteopathic Association* and perform interventional pain procedures of the type routinely billed using surgical codes.

Section 30. Paragraph (b) of subsection (1) of section 483.23, Florida Statutes, is amended to read:

483.23 Offenses; criminal penalties.—

(1)

(b) The performance of any act specified in paragraph (a) shall be referred by the agency to the local law enforcement agency and constitutes a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. *Additionally, the agency may issue and deliver a notice to cease and desist from such act and may impose by citation an administrative penalty not to exceed \$5,000 per act. Each day that un-*

licensed activity continues after issuance of a notice to cease and desist constitutes a separate act.

Section 31. Subsection (1) of section 483.245, Florida Statutes, is amended, and subsection (3) is added to that section, to read:

483.245 Rebates prohibited; penalties.—

(1) It is unlawful for any person to pay or receive any commission, bonus, kickback, or rebate or engage in any split-fee arrangement in any form whatsoever with any dialysis facility, physician, surgeon, organization, agency, or person, either directly or indirectly, for patients referred to a clinical laboratory licensed under this part. *A clinical laboratory is prohibited from, directly or indirectly, providing through employees, contractors, an independent staffing company, lease agreement, or otherwise, personnel to perform any functions or duties in a physician's office, or any part of a physician's office, for any purpose whatsoever, including for the collection or handling of specimens, unless the laboratory and the physician's office are wholly owned and operated by the same entity. A clinical laboratory is prohibited from leasing space within any part of a physician's office for any purpose, including for the purpose of establishing a collection station.*

(3) *The agency shall promptly investigate all complaints of non-compliance with subsection (1). The agency shall impose a fine of \$5,000 for each separate violation of subsection (1). In addition, the agency shall deny an application for a license or license renewal if the applicant, or any other entity with one or more common controlling interests in the applicant, demonstrates a pattern of violating subsection (1). A pattern may be demonstrated by a showing of at least two such violations.*

Section 32. Subsection (8) of section 651.118, Florida Statutes, is amended to read:

651.118 Agency for Health Care Administration; certificates of need; sheltered beds; community beds.—

(8) A provider may petition the Agency for Health Care Administration to use a designated number of sheltered nursing home beds to provide *assisted living* ~~extended congregate care as defined in s. 429.02~~ if the beds are in a distinct area of the nursing home which can be adapted to meet the requirements for *an assisted living facility as defined in s. 429.02* ~~extended congregate care~~. The provider may subsequently use such beds as sheltered beds after notifying the agency of the intended change. Any sheltered beds used to provide *assisted living* ~~extended congregate care~~ pursuant to this subsection may not qualify for funding under the Medicaid waiver. Any sheltered beds used to provide *assisted living* ~~extended congregate care~~ pursuant to this subsection may share common areas, services, and staff with beds designated for nursing home care, provided that all of the beds are under common ownership. For the purposes of this subsection, fire and life safety codes applicable to nursing home facilities shall apply.

Section 33. Paragraph (j) is added to subsection (3) of section 817.505, Florida Statutes, to read:

817.505 Patient brokering prohibited; exceptions; penalties.—

(3) This section shall not apply to:

(j) *Any activity permitted under s. 429.195(2).*

Section 34. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to health care facilities; amending s. 400.021, F.S.; revising definitions of the terms “geriatric outpatient clinic” and “resident care plan” and defining the term “therapeutic spa services”; amending s. 400.1183, F.S.; revising requirements relating to nursing home facility grievance reports; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; revising provisions relating to facilities eligible to share programming and staff; deleting requirements for the submission of certain reports to the Agency for Health Care Administration; amending s. 400.142, F.S.; deleting the agency's authority to adopt rules relating to orders not to resuscitate; amending s. 400.147, F.S.; revising provisions

relating to adverse incident reports; deleting certain reporting requirements; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a prospective respite care recipient to provide certain information to the nursing home facility; 400.23, F.S.; specifying the content of rules relating to nursing home facility staffing requirements for residents under 21 years of age; amending s. 400.275, F.S.; revising agency duties with regard to training nursing home surveyor teams; revising requirements for team members; reenacting s. 400.506(6)(a), F.S., relating to licensure of nurse registries, respectively, to incorporate the amendment made to s. 400.509, F.S., in references thereto; authorizing an administrator to manage up to five nurse registries under certain circumstances; requiring an administrator to designate, in writing, for each licensed entity, a qualified alternate administrator to serve during the administrator's absence; amending s. 400.509, F.S.; providing that organizations that provide companion or homemaker services only to persons with developmental disabilities, under contract with the Agency for Persons with Disabilities, are exempt from registration with the Agency for Health Care Administration; amending s. 400.606, F.S.; revising the content requirements of the plan accompanying an initial or change-of-ownership application for licensure of a hospice; revising requirements relating to certificates of need for certain hospice facilities; amending s. 400.915, F.S.; correcting an obsolete cross-reference to administrative rules; amending s. 400.931, F.S.; requiring each applicant for initial licensure, change of ownership, or license renewal to operate a licensed home medical equipment provider at a location outside the state to submit documentation of accreditation, or an application for accreditation, from an accrediting organization that is recognized by the Agency for Health Care Administration; requiring an applicant that has applied for accreditation to provide proof of accreditation within a specified time; deleting a requirement that an applicant for a home medical equipment provider license submit a surety bond to the agency; amending s. 408.033, F.S.; providing that fees assessed on selected health care facilities and organizations may be collected prospectively at the time of licensure renewal and prorated for the licensing period; amending s. 408.034, F.S.; revising agency authority relating to licensing of intermediate care facilities for the developmentally disabled; amending s. 408.036, F.S.; providing an exception from certain requirement for exemption from certificate-of-need review for hospitals providing percutaneous coronary intervention for certain patients; amending s. 408.0361, F.S.; revising the criteria for qualifying for an exemption from certificate-of-need review for hospitals providing cardiovascular services; amending s. 408.10, F.S.; removing agency authority to investigate certain consumer complaints; repealing s. 408.802(11), F.S., removing applicability of part II of ch. 408, F.S., relating to general licensure requirements, to private review agents; amending s. 408.804, F.S.; providing penalties for altering, defacing, or falsifying a license certificate issued by the agency or displaying such an altered, defaced, or falsified certificate; amending s. 408.806, F.S.; revising agency responsibilities for notification of licensees of impending expiration of a license; requiring payment of a late fee for a license application to be considered complete under certain circumstances; amending s. 408.8065, F.S.; revising the requirements for becoming licensed as a home health agency, home medical equipment provider, or health care clinic; amending s. 408.810, F.S.; requiring that the controlling interest of a health care licensee notify the agency of certain court proceedings; providing a penalty; amending s. 408.813, F.S.; authorizing the agency to impose fines for unclassified violations of part II of ch. 408, F.S.; amending s. 429.195, F.S.; revising provisions prohibiting certain rebates relating to assisted living facilities; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending s. 456.44, F.S.; revising the definition of the term “addiction medicine specialist” to include board-certified psychiatrists; defining the term “board eligible”; excluding a board-certified psychiatrist as an addiction medicine specialist; including the American Board of Medical Specialties as a recognized certification entity; revising the definition of the term “chronic nonmalignant pain” to exclude reference to rheumatoid arthritis; exempting specified board-eligible health care providers from application of certain provisions; adding the American Board of Pain Medicine as a recognized board-certification entity for purposes of exemption from application of certain provisions; amending s. 458.3265, F.S.; defining the term “board eligible”; revising the definition of the term “chronic nonmalignant pain” to exclude reference to rheumatoid arthritis; permitting specified board-eligible physicians to own a pain-management clinic without registering the clinic; permitting a rheumatologist to own a pain-management clinic without registering

the clinic; including a physician multispecialty practice to permitted ownership forms of pain-management clinics; requiring at least one specialist in multispecialty practice to be board-eligible; recognizing the American Board of Pain Medicine, the American Association of Physician Specialists, and the American Osteopathic Association as board-certification organizations for purposes of determining a board-certified pain medicine specialist as an owner of a pain-management clinic; amending s. 459.0137, F.S.; defining the term "board eligible"; revising the definition of the term "chronic nonmalignant pain" to exclude reference to rheumatoid arthritis; permitting a board-eligible rheumatologist to own a pain-management clinic; including a physician multispecialty practice to permitted ownership forms of pain-management clinics; permitting specified board-eligible physicians to own a pain-management clinic without registering the clinic; permitting a rheumatologist to own a pain-management clinic without registering the clinic; adding multispecialty practice to permitted ownership forms of pain-management clinics; requiring at least one specialist in multispecialty practice to be board eligible; recognizing the American Board of Pain Medicine and the American Association of Physician Specialists as board-certification organizations for purposes of determining a board-certified pain medicine specialist as owner of a pain-management clinic; amending s. 483.23, F.S.; requiring the agency to refer criminal acts regarding the operation of a clinical laboratory to a local law enforcement agency; authorizing the agency to issue and deliver notice to cease and desist and impose an administrative penalty for each act; amending s. 483.245, F.S.; providing that a clinical laboratory is prohibited from providing personnel to perform functions or duties in a physician's office unless the laboratory and the physician's office are owned and operated by the same entity; prohibiting a clinical laboratory from leasing space in a physician's office; requiring the agency to investigate complaints, impose fines, and deny an application for a license or license renewal under certain circumstances; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such sheltered beds and nursing home beds in those facilities; amending s. 817.505, F.S.; conforming provisions to changes made by the act; providing an effective date.

On motion by Senator Bogdanoff, further consideration of **CS for CS for HB 787** with pending **Amendment 1 (109490)** was deferred.

On motion by Senator Bogdanoff, by unanimous consent—

CS for SB 1202—A bill to be entitled An act relating to construction liens and bonds; amending s. 95.11, F.S.; adding a cross-reference; deleting a provision for the limitation of actions against a bond; amending s. 255.05, F.S.; requiring that the bond number be stated on the first page of the bond; providing that a provision in a payment bond furnished for a public works contract that limits or expands the effective duration of the bond or adds conditions precedent is unenforceable; requiring a contractor, or the contractor's attorney, to serve rather than mail a notice of contest of claim against the payment bond; providing additional time for service when the bond is not recorded; specifying the duration of the bond; providing that payment to a contractor who has furnished a payment bond on a public works project may not be conditioned upon production of certain documents; providing prerequisites for commencement of an action against a payment bond; creating s. 255.0518, F.S.; requiring that the state, a county, a municipality, or any other public body or institution open sealed bids received in response to a competitive solicitation at a public meeting, announce the name of each bidder and the price submitted, and make available upon request the names of bidders and submitted prices; amending s. 713.10, F.S.; providing that a specified notice concerning a lessor's liability for liens for improvements made by the lessee prohibits liens even if other leases do not expressly prohibit liens or if certain other provisions are not identical; amending s. 713.13, F.S.; revising a notice form to clarify that the notice of commencement expires 1 year after the date of recording; removing a perjury clause; providing additional time for service when a notice of commencement is not recorded with a copy of the bond attached; amending s. 713.132, F.S.; requiring notice of termination to be served on lienors in privity with the owner; amending s. 713.16, F.S.; revising requirements for demands for a copy of a construction contract and a statement of account; authorizing a lienor to make certain written demands to an owner for certain written statements; providing requirements for such written demands; amending s. 713.18, F.S.; pro-

viding additional methods by which certain items may be served; revising provisions relating to when service of specified items is effective; specifying requirements for certain written instruments under certain circumstances; amending s. 713.22, F.S.; requiring that the clerk serve rather than mail a notice of contest of lien; amending s. 713.23, F.S.; revising the contents of a notice to contractor; requiring that a contractor serve rather than mail a notice of contest of claim against the payment bond and a notice of bond; clarifying the attachment of the bond to the notice; providing that a provision in a payment bond that limits or expands the effective duration of the bond or adds conditions precedent is unenforceable; clarifying applicability of certain provisions; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for SB 1202** to **CS for CS for HB 897**.

Pending further consideration of **CS for SB 1202** as amended, on motion by Senator Bogdanoff, by two-thirds vote **CS for CS for HB 897** was withdrawn from the Committees on Judiciary; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Bogdanoff—

CS for CS for HB 897—A bill to be entitled An act relating to construction contracting; amending s. 95.11, F.S.; adding a cross-reference; amending s. 255.05, F.S.; requiring that the bond number be stated on the first page of the bond; providing that a public entity may not make payment to the contractor unless the public entity has received a certified copy of the bond; providing that a provision in a payment bond furnished for a public works contract that limits or expands the effective duration of the bond or adds conditions precedent is unenforceable; requiring a contractor, or the contractor's attorney, to serve rather than mail a notice of contest of claim against the payment bond; providing prerequisites for commencement of an action against a payment bond; requiring payment bond forms to reference specified notice and time limitation provisions; providing that payment to a contractor who has furnished a payment bond on a public works project may not be conditioned upon production of certain documents if the surety has given written consent; providing for the surety to withhold or revoke consent; creating s. 255.0518, F.S.; requiring that the state, a county, a municipality, or any other public body or institution open sealed bids received in response to a competitive solicitation at a public meeting, announce the name of each bidder and the price submitted, and make available upon request the names of bidders and submitted prices; amending s. 713.10, F.S.; providing that a specified notice concerning a lessor's liability for liens for improvements made by the lessee prohibits liens even if other leases do not expressly prohibit liens or if certain other provisions are not identical; amending s. 713.13, F.S.; revising a notice form to clarify that the notice of commencement expires 1 year after the date of recording; removing a clause relating to perjury; providing additional time for service when a notice of commencement is not recorded with a copy of the bond attached; reenacting and amending s. 489.118, F.S.; reviving certain grandfathering provisions and setting a new deadline by which certain registered contractors may apply for certification; amending s. 713.132, F.S.; requiring notice of termination to be served on lienors in privity with the owner; amending s. 713.16, F.S.; revising requirements for demands for a copy of a construction contract and a statement of account; authorizing a lienor to make certain written demands to an owner for certain written statements; providing requirements for such written demands; amending s. 713.18, F.S.; providing additional methods by which certain items may be served; revising provisions relating to when service of specified items is effective; specifying requirements for certain written instruments under certain circumstances; amending s. 713.22, F.S.; requiring that the clerk serve rather than mail a notice of contest of lien; amending s. 713.23, F.S.; revising the contents of a notice to contractor; requiring that a contractor serve rather than mail a notice of contest of claim against the payment bond and a notice of bond; clarifying the attachment of the bond to the notice; providing that a provision in a payment bond that limits or expands the effective duration of the bond or adds conditions precedent is unenforceable; clarifying applicability of certain provisions; providing effective dates.

—a companion measure, was substituted for **CS for SB 1202** as amended and read the second time by title.

On motion by Senator Bogdanoff, by two-thirds vote **CS for CS for HB 897** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

On motion by Senator Bogdanoff, by unanimous consent—

CS for SB 1388—A bill to be entitled An act relating to motor vehicle registration forms; amending s. 320.02, F.S.; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; amending s. 322.08, F.S.; requiring the application forms for an original, renewal, or replacement driver license or identification card to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1388**, on motion by Senator Bogdanoff, by two-thirds vote **CS for HB 1287** was withdrawn from the Committees on Transportation; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Budget.

On motion by Senator Bogdanoff—

CS for HB 1287—A bill to be entitled An act relating to voluntary contributions on registration, driver license, and identification card forms; amending s. 320.02, F.S.; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; amending s. 322.08, F.S.; requiring the application forms for an original, renewal, or replacement driver license or identification card to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; providing an effective date.

—a companion measure, was substituted for **CS for SB 1388** and read the second time by title.

On motion by Senator Bogdanoff, by two-thirds vote **CS for HB 1287** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Bennett	Dean
Alexander	Bogdanoff	Detert
Altman	Braynon	Diaz de la Portilla
Benacquisto	Bullard	Dockery

Evers	Latvala	Ring
Fasano	Lynn	Sachs
Gaetz	Margolis	Simmons
Garcia	Montford	Siplin
Gardiner	Negron	Smith
Gibson	Norman	Sobel
Hays	Oelrich	Storms
Jones	Rich	Thrasher
Joyner	Richter	Wise

Nays—None

MOTION

On motion by Senator Thrasher, by two-thirds vote **SB 1068** was placed on the Special Order Calendar.

On motion by Senator Bullard, by unanimous consent—

SB 148—A bill to be entitled An act relating to community redevelopment; amending s. 163.340, F.S.; expanding the definition of the term “blighted area” to include land previously used as a military facility; providing an effective date.

—was taken up out of order and read the second time by title.

MOTION

On motion by Senator Bullard, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bullard moved the following amendment which was adopted:

Amendment 1 (727934) (with title amendment)—Delete lines 57-59 and insert: *blighted, or the area was previously used as a military facility and is adjacent to a county-owned zoological park.* Such

And the title is amended as follows:

Delete line 5 and insert: *military facility and adjacent to a county-owned zoological park; providing an effective date.*

On motion by Senator Bullard, by two-thirds vote **SB 148** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	Wise
Fasano	Negron	
Flores	Norman	

Nays—1

Sobel

RECESS

The President declared the Senate in recess at 5:59 p.m. to reconvene at 6:14 p.m.

CALL TO ORDER

The Senate was called to order by the President at 6:18 p.m. A quorum present.

SPECIAL ORDER CALENDAR

On motion by Senator Joyner, by unanimous consent—

SB 1068—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.07, F.S.; specifying that a vehicle may not be operated after expiration of the renewal period or, for a natural person, after midnight on the owner’s birthday unless the registration was renewed before then; amending s. 320.15, F.S.; authorizing a person who has renewed a vehicle registration during an early registration period to apply for a refund of specified license taxes upon surrendering the registration license plate before the end of the renewal period; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **SB 1068**, on motion by Senator Joyner, by two-thirds vote **HB 763** was withdrawn from the Committees on Transportation; and Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations.

On motion by Senator Joyner—

HB 763—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.07, F.S.; specifying that a vehicle may not be operated after expiration of the renewal period or, for a natural person, after midnight on the owner’s birthday unless the registration was renewed before then; amending s. 320.15, F.S.; authorizing a person who has renewed a vehicle registration during an early registration period to apply for a refund of specified license taxes upon surrendering the registration license plate before the end of the renewal period; providing an effective date.

—a companion measure, was substituted for **SB 1068** and read the second time by title.

On motion by Senator Joyner, by two-thirds vote **HB 763** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—28

Mr. President	Garcia	Richter
Altman	Hays	Ring
Benacquisto	Joyner	Sachs
Bennett	Latvala	Simmons
Bullard	Lynn	Sobel
Dean	Margolis	Storms
Dockery	Montford	Thrasher
Fasano	Negron	Wise
Flores	Norman	
Gaetz	Oelrich	

Nays—None

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5005, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5005

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5005, same being:

An act relating to retirement.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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|--|----------------------------------|
| <i>s/ JD Alexander</i> | <i>s/ Joe Negron</i> |
| <i>Chair</i> | <i>Vice Chair</i> |
| <i>s/ Thad Altman</i> | <i>s/ Lizbeth Benacquisto</i> |
| <i>s/ Michael S. “Mike” Bennett</i> | <i>s/ Ellyn Setnor Bogdanoff</i> |
| <i>s/ Oscar Braynon II</i> | <i>s/ Larcenia J. Bullard</i> |
| <i>s/ Charles S. “Charlie” Dean, Sr.</i> | <i>s/ Nancy C. Detert</i> |
| <i>s/ Miguel Diaz de la Portilla</i> | <i>Paula Dockery</i> |
| <i>s/ Greg Evers</i> | <i>Mike Fasano</i> |
| <i>s/ Anitere Flores</i> | <i>s/ Don Gaetz</i> |
| <i>s/ Rene Garcia</i> | <i>Andy Gardiner</i> |
| <i>s/ Audrey Gibson</i> | <i>s/ Alan Hays</i> |
| <i>s/ Dennis L. Jones, D.C.</i> | <i>s/ Arthenia L. Joyner</i> |
| <i>Jack Latvala</i> | <i>Evelyn J. Lynn</i> |
| <i>s/ Gwen Margolis</i> | <i>s/ Bill Montford</i> |
| <i>s/ Jim Norman</i> | <i>s/ Steve Oelrich</i> |
| <i>Nan H. Rich</i> | <i>s/ Garrett Richter</i> |
| <i>s/ Jeremy Ring</i> | <i>Maria Lorts Sachs</i> |
| <i>s/ David Simmons</i> | <i>s/ Gary Siplin</i> |
| <i>s/ Christopher L. “Chris” Smith</i> | <i>Eleanor Sobel</i> |
| <i>s/ Ronda Storms</i> | <i>John Thrasher</i> |
| <i>s/ Stephen R. Wise</i> | |

Managers on the part of the Senate

- | | |
|---|---------------------------------------|
| <i>s/ Denise Grimsley</i> | <i>s/ Janet H. Adkins</i> |
| <i>Chair</i> | <i>s/ Larry Ahern</i> |
| <i>s/ Ben Albritton</i> | <i>s/ Frank Artiles</i> |
| <i>s/ Gary Aubuchon</i> | <i>s/ Dennis K. Baxley</i> |
| <i>Leonard L. Bembry</i> | <i>Lori Berman</i> |
| <i>Mack Bernard</i> | <i>s/ Michael Bileca</i> |
| <i>Jim Boyd</i> | <i>s/ Jeffrey “Jeff” Brandes</i> |
| <i>s/ Jason T. Brodeur</i> | <i>s/ Douglas Vaughn “Doug”</i> |
| <i>Dwight M. Bullard</i> | <i>Broxson</i> |
| <i>s/ Rachel V. Burgin</i> | <i>s/ Matthew H. “Matt” Caldwell</i> |
| <i>Charles S. “Chuck” Chestnut IV</i> | <i>Gwyndolen “Gwyn” Clarke-Reed</i> |
| <i>At Large</i> | <i>s/ Marti Coley</i> |
| <i>Richard Corcoran</i> | <i>s/ Fredrick W. “Fred” Costello</i> |
| <i>s/ Steve Crisafulli</i> | <i>Janet Cruz</i> |
| <i>s/ Daniel Davis</i> | <i>s/ Jose Felix Diaz</i> |
| <i>Chris Dorworth, At Large</i> | <i>s/ Brad Drake</i> |
| <i>s/ Eric Eisnaugle</i> | <i>s/ Erik Fresen</i> |
| <i>s/ James C. “Jim” Frishe, At Large</i> | <i>s/ Matt Gaetz</i> |
| <i>Joseph A. “Joe” Gibbons</i> | <i>s/ Richard “Rich” Glorioso</i> |
| <i>Eduardo “Eddy” Gonzalez</i> | <i>s/ Tom Goodson</i> |
| <i>s/ James W. “J.W.” Grant</i> | <i>s/ Bill Hager</i> |
| <i>s/ Gayle B. Harrell</i> | <i>s/ Shawn Harrison</i> |
| <i>s/ Doug Holder</i> | <i>s/ Ed Hooper</i> |
| <i>s/ Mike Horner</i> | <i>s/ Matt Hudson</i> |
| <i>Dorothy L. Hukill</i> | <i>Mia L. Jones</i> |
| <i>s/ John Patrick Julien</i> | <i>Martin David “Marty” Kiar</i> |
| <i>s/ John Legg</i> | <i>s/ Ana Rivas Logan</i> |
| <i>s/ Carlos Lopez-Cantera</i> | <i>s/ Debbie Mayfield</i> |
| <i>s/ Charles McBurney</i> | <i>s/ Seth McKeel</i> |
| <i>s/ Larry Metz</i> | <i>s/ Peter Nehr</i> |
| <i>s/ Bryan Nelson</i> | <i>s/ Jeanette M. Nunez</i> |

s/ Jose R. Oliva
 Mark S. Pafford
 s/ Jimmy Patronis
 Ray Pilon
 s/ Stephen L. Precourt
 Scott Randolph
 Betty Reed
 s/ Patrick Rooney, Jr.
 Franklin Sands
 s/ Robert C. "Rob" Schenck
 At Large
 s/ William D. Snyder, At Large
 s/ Kelli Stargel
 Dwayne L. Taylor
 Perry E. Thurston, Jr.
 James W. "Jim" Waldman
 Will W. Weatherford
 s/ Alan B. Williams
 s/ John Wood
 s/ Dana D. Young

s/ H. Marlene O'Toole
 s/ Kathleen C. Passidomo
 s/ W. Keith Perry
 s/ Elizabeth W. Porter
 s/ William L. "Bill" Proctor
 s/ Lake Ray
 Hazelle P. "Hazel" Rogers
 Darryl Ervin Rouson
 Ron Saunders
 Elaine J. Schwartz
 s/ Jimmie T. Smith
 Darren Soto
 W. Gregory "Greg" Steube
 Geraldine F. "Geri" Thompson
 s/ Carlos Trujillo
 Barbara Watson
 s/ Michael B. "Mike" Weinstein
 s/ Trudi K. Williams
 s/ Ritch Workman

Entities Funded by the State	General Revenue Fund	Trust Funds	Total
	(\$40.21M)	(\$0.07M)	(\$40.29M)

Conference Committee Amendment (712021)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (2) of section 121.051, Florida Statutes, is amended to read:

121.051 Participation in the system.—

(2) OPTIONAL PARTICIPATION.—

(c) Employees of public community colleges or charter technical career centers sponsored by public community colleges, designated in s. 1000.21(3), who are members of the Regular Class of the Florida Retirement System and who comply with the criteria set forth in this paragraph and s. 1012.875 may, in lieu of participating in the Florida Retirement System, elect to withdraw from the system altogether and participate in the State Community College System Optional Retirement Program provided by the employing agency under s. 1012.875.

1.a. Through June 30, 2001, the cost to the employer for benefits under the optional retirement program equals the normal cost portion of the employer retirement contribution which would be required if the employee were a member of the pension plan's Regular Class, plus the portion of the contribution rate required by s. 112.363(8) which would otherwise be assigned to the Retiree Health Insurance Subsidy Trust Fund.

b. Effective July 1, 2001, through June 30, 2011, each employer shall contribute on behalf of each member of the optional program an amount equal to 10.43 percent of the employee's gross monthly compensation. The employer shall deduct an amount for the administration of the program.

c. Effective July 1, 2011, through June 30, 2012, each member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of each program member an amount equal to the difference between 10.43 percent of the employee's gross monthly compensation and the employee's required contribution based on the employee's gross monthly compensation.

d. Effective July 1, 2012, each member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of each program member an amount equal to the difference between 8.15 percent of the employee's gross monthly compensation and the employee's required contribution based on the employee's gross monthly compensation.

e. The employer shall contribute an additional amount to the Florida Retirement System Trust Fund equal to the unfunded actuarial accrued liability portion of the Regular Class contribution rate.

2. The decision to participate in the optional retirement program is irrevocable as long as the employee holds a position eligible for participation, except as provided in subparagraph 3. Any service creditable under the Florida Retirement System is retained after the member withdraws from the system; however, additional service credit in the system may not be earned while a member of the optional retirement program.

3. An employee who has elected to participate in the optional retirement program shall have one opportunity, at the employee's discretion, to transfer from the optional retirement program to the pension plan of the Florida Retirement System or to the investment plan established under part II of this chapter, subject to the terms of the applicable optional retirement program contracts.

a. If the employee chooses to move to the investment plan, any contributions, interest, and earnings creditable to the employee under the optional retirement program are retained by the employee in the optional retirement program, and the applicable provisions of s. 121.4501(4) govern the election.

Managers on the part of the House

The Conference Committee Amendment for HB 5005, Retirement, provides for the following:

- Reduces the employer contribution rates into the Community College System Optional Retirement Program.
- Reduces the employer contribution rates into the Senior Management Service Optional Annuity Program.
- Reduces the employer contribution rates into the State University System Optional Retirement Program.
- Adjusts the employer-paid contribution rates for normal cost and unfunded actuarial liability for the Florida Retirement System (FRS), based on the 2011 Actuarial Valuation, as adjusted by the changes to the Investment Plan allocations.
- Reduce the allocation rates for all retirement classes being deposited into Investment Plan member accounts.

The Division of Retirement conducted an actuarial study to determine the impact from changes to the allocations to individual members Investment Plan accounts to the "blended" normal cost for the FRS, as determined in the July 1, 2011 Valuation Study. The net impacts of the adjustments to the "blended" normal cost of the FRS made by the bill upon state funded entities are as follows:

Entities Funded by the State	General Revenue Fund	Trust Funds	Total
State	\$11.17M	11.17M	22.34M
School Boards	46.73M		46.73M
State University System	4.48M		4.48M
Community Colleges	3.47M		3.47M
Total	\$62.38M	11.17M	\$77.02M

The reduction in employer-paid contributions to the State University System Optional Retirement Program, the Community College Optional Retirement Program and the Senior Management Service Optional Annuity Program produce the following savings to the entities indicated:

Entities Funded by the State	General Revenue Fund	Trust Funds	Total
State	(\$0.07M)	(\$0.07M)	(\$0.15M)
State University System	(37.57M)		(37.57M)
Community Colleges	(2.57M)		(2.57M)

b. If the employee chooses to move to the pension plan of the Florida Retirement System, the employee shall receive service credit equal to his or her years of service under the optional retirement program.

(I) The cost for such credit is the amount representing the present value of the employee's accumulated benefit obligation for the affected period of service. The cost shall be calculated as if the benefit commencement occurs on the first date the employee becomes eligible for unreduced benefits, using the discount rate and other relevant actuarial assumptions that were used to value the Florida Retirement System Pension Plan liabilities in the most recent actuarial valuation. The calculation must include any service already maintained under the pension plan in addition to the years under the optional retirement program. The present value of any service already maintained must be applied as a credit to total cost resulting from the calculation. The division ~~must shall~~ ensure that the transfer sum is prepared using a formula and methodology certified by an enrolled actuary.

(II) The employee must transfer from his or her optional retirement program account and from other employee moneys as necessary, a sum representing the present value of the employee's accumulated benefit obligation immediately following the time of such movement, determined assuming that attained service equals the sum of service in the pension plan and service in the optional retirement program.

4. Participation in the optional retirement program is limited to employees who satisfy the following eligibility criteria:

a. The employee is otherwise eligible for membership or renewed membership in the Regular Class of the Florida Retirement System, as provided in s. 121.021(11) and (12) or s. 121.122.

b. The employee is employed in a full-time position classified in the Accounting Manual for Florida's Public Community Colleges as:

(I) Instructional; or

(II) Executive Management, Instructional Management, or Institutional Management and the community college determines that recruiting to fill a vacancy in the position is to be conducted in the national or regional market, and the duties and responsibilities of the position include the formulation, interpretation, or implementation of policies, or the performance of functions that are unique or specialized within higher education and that frequently support the mission of the community college.

c. The employee is employed in a position not included in the Senior Management Service Class of the Florida Retirement System as described in s. 121.055.

5. Members of the program are subject to the same reemployment limitations, renewed membership provisions, and forfeiture provisions applicable to regular members of the Florida Retirement System under ss. 121.091(9), 121.122, and 121.091(5), respectively. A member who receives a program distribution funded by employer and required employee contributions is deemed to be retired from a state-administered retirement system if the member is subsequently employed with an employer that participates in the Florida Retirement System.

6. Eligible community college employees are compulsory members of the Florida Retirement System until, pursuant to s. 1012.875, a written election to withdraw from the system and participate in the optional retirement program is filed with the program administrator and received by the division.

a. A community college employee whose program eligibility results from initial employment shall be enrolled in the optional retirement program retroactive to the first day of eligible employment. The employer and employee retirement contributions paid through the month of the employee plan change shall be transferred to the community college to the employee's optional program account, and, effective the first day of the next month, the employer shall pay the applicable contributions based upon subparagraph 1.

b. A community college employee whose program eligibility is due to the subsequent designation of the employee's position as one of those specified in subparagraph 4., or due to the employee's appointment, promotion, transfer, or reclassification to a position specified in subparagraph 4., must be enrolled in the program on the first day of the first

full calendar month that such change in status becomes effective. The employer and employee retirement contributions paid from the effective date through the month of the employee plan change must be transferred to the community college to the employee's optional program account, and, effective the first day of the next month, the employer shall pay the applicable contributions based upon subparagraph 1.

7. Effective July 1, 2003, through December 31, 2008, any member of the optional retirement program who has service credit in the pension plan of the Florida Retirement System for the period between his or her first eligibility to transfer from the pension plan to the optional retirement program and the actual date of transfer may, during employment, transfer to the optional retirement program a sum representing the present value of the accumulated benefit obligation under the defined benefit retirement program for the period of service credit. Upon transfer, all service credit previously earned under the pension plan during this period is nullified for purposes of entitlement to a future benefit under the pension plan.

Section 2. Paragraph (d) of subsection (6) of section 121.055, Florida Statutes, is amended to read:

121.055 Senior Management Service Class.—There is hereby established a separate class of membership within the Florida Retirement System to be known as the "Senior Management Service Class," which shall become effective February 1, 1987.

(6)

(d) *Contributions.*—

1.a. Through June 30, 2001, each employer shall contribute on behalf of each member of the Senior Management Service Optional Annuity Program an amount equal to the normal cost portion of the employer retirement contribution which would be required if the member were a Senior Management Service Class member of the Florida Retirement System Pension Plan, plus the portion of the contribution rate required in s. 112.363(8) that would otherwise be assigned to the Retiree Health Insurance Subsidy Trust Fund.

b. Effective July 1, 2001, through June 30, 2011, each employer shall contribute on behalf of each member of the optional *annuity* program an amount equal to 12.49 percent of the employee's gross monthly compensation.

c. Effective July 1, 2011, *through June 30, 2012*, each member of the optional annuity program shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of such employee an amount equal to the difference between 12.49 percent of the employee's gross monthly compensation and the amount equal to the employee's required contribution based on the employee's gross monthly compensation.

d. *Effective July 1, 2012*, each member of the optional annuity program shall contribute an amount equal to the employee contribution required under s. 121.73. The employer shall contribute on behalf of such employee an amount equal to the difference between 9.27 percent of the employee's gross monthly compensation and the amount equal to the employee's required contribution based on the employee's gross monthly compensation.

~~e.d.~~ The department shall deduct an amount approved by the Legislature to provide for the administration of this program. Payment of the contributions, including contributions made by the employee, shall be made by the employer to the department, which shall forward the contributions to the designated company or companies contracting for payment of benefits for the member under the program.

2. Each employer shall contribute on behalf of each member of the Senior Management Service Optional Annuity Program an amount equal to the unfunded actuarial accrued liability portion of the employer contribution which would be required for members of the Senior Management Service Class in the Florida Retirement System. This contribution shall be paid to the department for transfer to the Florida Retirement System Trust Fund.

3. An Optional Annuity Program Trust Fund shall be established in the State Treasury and administered by the department to make payments to provider companies on behalf of the optional annuity program

members, and to transfer the unfunded liability portion of the state optional annuity program contributions to the Florida Retirement System Trust Fund.

4. Contributions required for social security by each employer and employee, in the amount required for social security coverage as now or hereafter may be provided by the federal Social Security Act shall be maintained for each member of the Senior Management Service retirement program and are in addition to the retirement contributions specified in this paragraph.

5. Each member of the Senior Management Service optional annuity program may contribute by way of salary reduction or deduction a percentage amount of the employee's gross compensation not to exceed the percentage amount contributed by the employer to the optional annuity program. Payment of the employee's contributions shall be made by the employer to the department, which shall forward the contributions to the designated company or companies contracting for payment of benefits for the member under the program.

Section 3. Paragraph (a) of subsection (4) of section 121.35, Florida Statutes, is amended to read:

121.35 Optional retirement program for the State University System.—

(4) CONTRIBUTIONS.—

(a)1. Through June 30, 2001, each employer shall contribute on behalf of each member of the optional retirement program an amount equal to the normal cost portion of the employer retirement contribution which would be required if the employee were a regular member of the Florida Retirement System Pension Plan, plus the portion of the contribution rate required in s. 112.363(8) that would otherwise be assigned to the Retiree Health Insurance Subsidy Trust Fund.

2. Effective July 1, 2001, through June 30, 2011, each employer shall contribute on behalf of each member of the optional retirement program an amount equal to 10.43 percent of the employee's gross monthly compensation.

3. Effective July 1, 2011, through June 30, 2012, each member of the optional retirement program shall contribute an amount equal to the employee contribution required in s. 121.71(3). The employer shall contribute on behalf of each such member an amount equal to the difference between 10.43 percent of the employee's gross monthly compensation and the amount equal to the employee's required contribution based on the employee's gross monthly compensation.

4. Effective July 1, 2012, each member of the optional retirement program shall contribute an amount equal to the employee contribution required in s. 121.71(3). The employer shall contribute on behalf of each such member an amount equal to the difference between 8.15 percent of the employee's gross monthly compensation and the amount equal to the employee's required contribution based on the employee's gross monthly compensation.

5.4. The payment of the contributions, including contributions by the employee, shall be made by the employer to the department, which shall forward the contributions to the designated company or companies contracting for payment of benefits for members of the program. However, such contributions paid on behalf of an employee described in paragraph (3)(c) may not be forwarded to a company and do not begin to accrue interest until the employee has executed a contract and notified the department. The department shall deduct an amount from the contributions to provide for the administration of this program.

Section 4. Subsections (4) and (5) of section 121.71, Florida Statutes, are amended to read:

121.71 Uniform rates; process; calculations; levy.—

(4) Required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation	Percentage of Gross Compensation
------------------	----------------------------------	----------------------------------

	tion, Effective July 1, 2012 2011	tion, Effective July 1, 2013 2012
Regular Class	3.55% 3.28%	3.55% 3.28%
Special Risk Class	11.01% 10.21%	11.01% 10.21%
Special Risk Administrative Support Class	3.94% 4.07%	3.94% 4.07%
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	6.51% 7.02%	6.51% 7.02%
Elected Officers' Class—Justices, Judges	10.02% 9.78%	10.02% 9.78%
Elected Officers' Class—County Elected Officers	8.36% 9.27%	8.36% 9.27%
Senior Management Class	4.84% 4.81%	4.84% 4.81%
DROP	4.33% 3.31%	4.33% 3.31%

(5) In order to address unfunded actuarial liabilities of the system, the required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effective July 1, 2012 2011	Percentage of Gross Compensation, Effective July 1, 2013 2012
Regular Class	0.49%	2.02% 2.16%
Special Risk Class	2.75%	7.03% 8.21%
Special Risk Administrative Support Class	0.83%	27.04% 21.40%
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	0.88%	27.18% 21.76%
Elected Officers' Class—Justices, Judges	0.77%	16.38% 12.86%
Elected Officers' Class—County Elected Officers	0.73%	23.01% 22.05%
Senior Management Service Class	0.32%	11.25% 10.51%
DROP	0.00%	6.21% 6.36%

Section 5. Subsection (4) of section 121.72, Florida Statutes, is amended, and subsection (5) is added to that section, to read:

121.72 Allocations to investment plan member accounts; percentage amounts.—

(4) Effective July 1, 2002, through June 30, 2012, allocations from the Florida Retirement System Contributions Clearing Trust Fund to investment plan member accounts are as follows:

Membership Class	Percentage of Gross Compensation
Regular Class	9.00%
Special Risk Class	20.00%

Special Risk Administrative Support Class	11.35%
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	13.40%
Elected Officers' Class—Justices, Judges	18.90%
Elected Officers' Class—County Elected Officers	16.20%
Senior Management Service Class	10.95%

(5) Effective July 1, 2012, allocations from the Florida Retirement System Contributions Clearing Trust Fund to investment plan member accounts are as follows:

Membership Class	Percentage of Gross Compensation
Regular Class	6.30%
Special Risk Class	14.00%
Special Risk Administrative Support Class	7.95%
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	9.38%
Elected Officers' Class—Justices, Judges	13.23%
Elected Officers' Class—County Elected Officers	11.34%
Senior Management Service Class	7.67%

Section 6. Paragraph (a) of subsection (4) of section 1012.875, Florida Statutes, is amended to read:

1012.875 State Community College System Optional Retirement Program.—Each Florida College System institution may implement an optional retirement program, if such program is established therefor pursuant to s. 1001.64(20), under which annuity or other contracts providing retirement and death benefits may be purchased by, and on behalf of, eligible employees who participate in the program, in accordance with s. 403(b) of the Internal Revenue Code. Except as otherwise provided herein, this retirement program, which shall be known as the State Community College System Optional Retirement Program, may be implemented and administered only by an individual Florida College System institution or by a consortium of Florida College System institutions.

(4)(a)1. Through June 30, 2011, each college must contribute on behalf of each program member an amount equal to 10.43 percent of the employee's gross monthly compensation.

2. Effective July 1, 2011, through June 30, 2012, each member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of each program member an amount equal to the difference between 10.43 percent of the employee's gross monthly compensation and the employee's required contribution based on the employee's gross monthly compensation.

3. Effective July 1, 2012, each member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of each program member an amount equal to the difference between 8.15 percent of the employee's gross monthly compensation and the employee's required contribution based on the employee's gross monthly compensation.

4. The college shall deduct an amount approved by the district board of trustees of the college to provide for the administration of the optional retirement program. Payment of this contribution must be

made directly by the college or through the program administrator to the designated company contracting for payment of benefits to the program member.

Section 7. *The Legislature finds that a proper and legitimate state purpose is served when employees and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees and retirees, are extended the basic protections afforded by governmental retirement systems. These persons must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by s. 14, Article X of the State Constitution and part VII of chapter 112, Florida Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.*

Section 8. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to retirement; amending s. 121.051, F.S.; revising employer contributions for members of the Florida Retirement System who are employees of public community colleges or charter technical career centers sponsored by public community colleges on a certain date; amending s. 121.055, F.S.; revising employer contributions for members of the Senior Management Service Class of the Florida Retirement System on a certain date; amending s. 121.35, F.S.; revising employer contributions for members of the optional retirement program for the State University System on a certain date; amending s. 121.71, F.S.; revising the required employer retirement contribution rates for members of each membership class and subclass of the Florida Retirement System; amending s. 121.72, F.S.; revising allocations from the Florida Retirement System Contributions Clearing Trust Fund to investment plan member accounts on a certain date; amending s. 1012.875, F.S.; revising employer contributions for members of the State Community College System Optional Retirement Program on a certain date; providing that the act fulfills an important state interest; providing an effective date.

On motion by Senator Alexander, the Conference Committee Report on **HB 5005** was adopted. **HB 5005** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Gaetz	Rich
Alexander	Garcia	Richter
Altman	Gibson	Sachs
Benacquisto	Hays	Simmons
Bennett	Joyner	Siplin
Bogdanoff	Latvala	Smith
Braynon	Lynn	Sobel
Bullard	Margolis	Storms
Dean	Montford	Thrasher
Diaz de la Portilla	Negron	Wise
Dockery	Norman	
Flores	Oelrich	

Nays—2

Fasano	Ring
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Vote after roll call:

Yea—Gardiner

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed **HB 5007**, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5007

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5007, same being:

An act relating to state employees.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz
Andy Gardiner
s/ Alan Hays
s/ Arthenia L. Joyner
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Ben Albritton
s/ Gary Aubuchon, At Large
Leonard L. Bembry
Mack Bernard
Jim Boyd
s/ Jason T. Brodeur
Dwight M. Bullard
s/ Rachel V. Burgin
Charles S. "Chuck" Chestnut IV
At Large
Richard Corcoran
s/ Steve Crisafulli
s/ Daniel Davis
Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James C. "Jim" Frishe, At Large
Joseph A. "Joe" Gibbons
Eduardo "Eddy" Gonzalez
s/ James W. "J.W." Grant
s/ Gayle B. Harrell
s/ Doug Holder
s/ Mike Horner
Dorothy L. Hukill, At Large
s/ John Patrick Julien
s/ John Legg, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Charles McBurney
s/ Larry Metz
s/ Bryan Nelson

s/ Janet H. Adkins
s/ Larry Ahern
s/ Frank Artiles
s/ Dennis K. Baxley
Lori Berman
s/ Michael Bileca
s/ Jeffrey "Jeff" Brandes
s/ Douglas Vaughn "Doug" Broxson
s/ Matthew H. "Matt" Caldwell
Gwyndolen "Gwyn" Clarke-Reed
s/ Marti Coley
s/ Fredrick W. "Fred" Costello
Janet Cruz
s/ Jose Felix Diaz
s/ Brad Drake
s/ Erik Fresen
s/ Matt Gaetz
s/ Richard "Rich" Glorioso
s/ Tom Goodson
s/ Bill Hager
s/ Shawn Harrison
s/ Ed Hooper
s/ Matt Hudson
Mia L. Jones, At Large
Martin David "Marty" Kiar
s/ Ana Rivas Logan
s/ Debbie Mayfield
s/ Seth McKeel, At Large
s/ Peter Nehr
s/ Jeanette M. Nunez

s/ Jose R. Oliva
Mark S. Pafford
s/ Jimmy Patronis
Ray Pilon
s/ Stephen L. Precourt
Scott Randolph
Betty Reed
s/ Patrick Rooney, Jr.
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
s/ William D. Snyder, At Large
s/ Kelli Stargel
Dwayne L. Taylor
Perry E. Thurston, Jr.
James W. "Jim" Waldman
Will W. Weatherford, At Large
s/ Alan B. Williams
s/ John Wood
s/ Dana D. Young

s/ H. Marlene O'Toole
s/ Kathleen C. Passidomo
s/ W. Keith Perry
s/ Elizabeth W. Porter
s/ William L. "Bill" Proctor
s/ Lake Ray
Hazelle P. "Hazel" Rogers
Darryl Ervin Rouson
Ron Saunders, At Large
Elaine J. Schwartz
s/ Jimmie T. Smith
Darren Soto
W. Gregory "Greg" Steube
Geraldine F. "Geri" Thompson
s/ Carlos Trujillo
Barbara Watson
s/ Michael B. "Mike" Weinstein
s/ Trudi K. Williams
s/ Ritch Workman

Managers on the part of the House

The Conference Committee Amendment for HB 5007, State Employees, provides for the following:

- Resolves the collective bargaining issues at impasse between the State of Florida and the bargaining representatives for state employees for the 2012-2013 fiscal year which have not been resolved in the General Appropriations Act or other legislation.

The amendment does not change substantive law.

Conference Committee Amendment (659209)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *Collective bargaining issues at impasse for the 2012-2013 fiscal year between the State of Florida and the certified representatives of the bargaining units for state employees shall be resolved as follows:*

(1) *Collective bargaining issues at impasse between the State of Florida and the Teamsters Local Union No. 2011 regarding Article 3 "Vacant," Article 9 "Reassignment, Transfer, Change in Duty Station," Article 24 "On-call Assignment and Call-Back," Article 28 "Travel Expenses," and Article 32 "Entire Agreement" shall be resolved pursuant to the state's proposal dated December 5, 2011. Article 23 "Hours of Work / Overtime" shall be resolved pursuant to the state's proposal dated March 7, 2012.*

(2) *Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Florida Highway Patrol Unit regarding Article 5 "Employment Representation and PBA Activities" shall be resolved pursuant to the state's proposal dated December 5, 2011.*

(3) *Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Law Enforcement Unit regarding Article 5 "Employment Representation and PBA Activities" shall be resolved pursuant to the state's proposal dated December 5, 2011.*

(4) *Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Special Agent Unit regarding Article 5 "Employment Representation and Association Activities" and Article 31 "Prevailing Rights" shall be resolved pursuant to the state's proposal dated December 5, 2011.*

(5) *Collective bargaining issues at impasse between the State of Florida and the Florida State Fire Service Association regarding Article 1 "Recognition," Article 2 "Gender Reference," Article 3 "Vacant," Article 5 "Representation Rights," Article 6 "Grievance Procedures," Article 7 "Disciplinary Action," Article 8 "Workforce Reductions," Article 9 "Voluntary Reassignment, Transfer, Change in Duty Station and Promotions," Article 10 "Occupation Profiles/Rules Maintained/Documentation," Article 11 "Classification Review," Article 12 "Personnel Records," Article 13 "Health and Welfare," Article 14 "State Vehicles and Vessels," Article 15 "Probationary Status," Article 16 "Retirement," Article 17 "Allowances and Reimbursements," Article 18 "Leaves of Absence," Article 20 "Training and Education," Article 21 "Committees," Article 24 "On-Call Assignment, Call-Back and Residency," Article 26 "Vacant," Article 27*

At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
 Paula Dockery
 Mike Fasano
s/ Don Gaetz, At Large
 Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
 Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
 Maria Lorts Sachs
s/ Gary Siplin
 Eleanor Sobel
 John Thrasher, At Large

s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
 Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
 Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
 Chair
s/ Ben Albritton
s/ Gary Aubuchon, At Large
 Leonard L. Bembry
 Mack Bernard
 Jim Boyd
s/ Jason T. Brodeur
 Dwight M. Bullard
s/ Rachel V. Burgin
 Charles S. "Chuck" Chestnut IV
 At Large
 Richard Corcoran
 Steve Crisafulli
s/ Daniel Davis
 Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James C. "Jim" Frishe, At Large
 Joseph A. "Joe" Gibbons
 Eduardo "Eddy" Gonzalez
s/ James W. "J.W." Grant
s/ Gayle B. Harrell
s/ Doug Holder, At Large
s/ Mike Horner
 Dorothy L. Hukill, At Large
s/ John Patrick Julien
s/ John Legg, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Charles McBurney
s/ Larry Metz
s/ Bryan Nelson
s/ Jose R. Oliva
 Mark S. Pafford
s/ Jimmy Patronis
 Ray Pilon
s/ Stephen L. Precourt
 Scott Randolph
 Betty Reed
s/ Patrick Rooney, Jr.
 Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
 At Large
s/ William D. Snyder, At Large
s/ Kelli Stargel
 Dwayne L. Taylor
 Perry E. Thurston, Jr.
 James W. "Jim" Waldman
s/ Will W. Weatherford, At Large
 Alan B. Williams
s/ John Wood
s/ Dana D. Young

s/ Janet H. Adkins
s/ Larry Ahern
s/ Frank Artiles
 Dennis K. Baxley
 Lori Berman
s/ Michael Bileca
s/ Jeffrey "Jeff" Brandes
s/ Douglas Vaughn "Doug" Broxson
s/ Matthew H. "Matt" Caldwell
 Gwyndolen "Gwyn" Clarke-Reed
s/ Marti Coley
s/ Fredrick W. "Fred" Costello
 Janet Cruz
s/ Jose Felix Diaz
s/ Brad Drake
s/ Erik Fresen
s/ Matt Gaetz
s/ Richard "Rich" Glorioso
s/ Tom Goodson
s/ Bill Hager
 Shawn Harrison
s/ Ed Hooper
s/ Matt Hudson
 Mia L. Jones, At Large
 Martin David "Marty" Kiar
s/ Ana Rivas Logan
s/ Debbie Mayfield
s/ Seth McKeel, At Large
s/ Peter Nehr
s/ Jeanette M. Nunez
s/ H. Marlene O'Toole
s/ Kathleen C. Passidomo
s/ W. Keith Perry
s/ Elizabeth W. Porter
s/ William L. "Bill" Proctor
s/ Lake Ray
 Hazelle P. "Hazel" Rogers
s/ Darryl Ervin Rouson
 Ron Saunders, At Large
 Elaine J. Schwartz
s/ Jimmie T. Smith
 Darren Soto
 W. Gregory "Greg" Steube
 Geraldine F. "Geri" Thompson
s/ Carlos Trujillo
 Barbara Watson
s/ Michael B. "Mike" Weinstein
s/ Trudi K. Williams
s/ Ritch Workman

- Creates the Agency for State Technology within the Executive Office of the Governor under the Governor and Cabinet.
- Eliminates the Agency for Enterprise Technology and transfers all resources and records to the newly created Agency for State Technology.
- Transfers the management oversight responsibility of the Northwood and Southwood Shared Resource Centers from a board of trustees to the Agency for State Technology.
- Repeals email as a state enterprise activity.
- Appropriates 16 positions and \$1,847,866 in General Revenue to operate the newly created Agency for State Technology.

Conference Committee Amendment (226783)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *All of the records and property; funds, trust funds, and unexpended balances of appropriations, allocations, and other funds; administrative authority; the administrative rules in effect as of November 15, 2010, comprised only of Chapters 71-1, 71A-1, and 71A-2, Florida Administrative Code; pending issues; and existing contracts of the Agency for Enterprise Information Technology are transferred by a type two transfer, pursuant to s. 20.06(2), Florida Statutes, to the Agency for State Technology.*

Section 2. (1) *All notices published after November 15, 2010, by the Agency for Enterprise Information Technology pursuant to s. 120.54, Florida Statutes, are nullified and of no further force or effect.*

(2) *All proceedings pursuant to s. 120.54, Florida Statutes, of the Agency for Enterprise Information Technology that are pending on the effective date of this act or were initiated after November 15, 2010, are nullified and of no further force or effect.*

Section 3. *Section 14.204, Florida Statutes, is repealed.*

Section 4. Section 14.206, Florida Statutes, is created to read:

14.206 Agency for State Technology.—*The Agency for State Technology is created within the Executive Office of the Governor.*

(1) *The head of the agency shall be the Governor and Cabinet.*

(2) *The agency is a separate budget entity and is not subject to control, supervision, or direction by the Executive Office of the Governor, including, but not limited to, purchasing, transactions involving real or personal property, personnel, or budgetary matters.*

(3) *The agency shall have an executive director who is the state's Chief Information Officer and who must:*

(a) *Have a degree in computer science or information technology, or a related field, from an accredited postsecondary institution.*

(b) *Have at least 10 years of executive-level experience in strategic information technology planning and project management in both the public and private sectors.*

(c) *Be appointed by the Governor, subject to confirmation by the Cabinet and the Senate, and serve at the pleasure of the Governor and Cabinet.*

(d) *Designate a state Chief Information Security Officer who shall report directly to the executive director.*

(4) *The Agency for State Technology shall have the following duties and responsibilities:*

(a) *Provide project management oversight of the agency data center consolidations authorized pursuant to s. 282.201. Such project management oversight shall include, but is not limited to:*

1. *Monitoring the activities of an agency in meeting the timetable and milestones included in the agency's consolidation transition plan required pursuant to s. 282.201(4).*

Managers on the part of the House

The Conference Committee Amendment for HB 5011, State Information Technology, provides for the following:

2. Monitoring the activities of a primary data center in implementing the staffing plan and resolving any issues included in the primary data center's consolidation transition plan required pursuant to s. 282.201(4).

3. Reporting to the Governor and Cabinet, the President of the Senate, and the Speaker of the House of Representatives any recommended corrective actions necessary to resolve policy or fiscal issues identified as a result of the agency's project monitoring.

(b) Beginning October 1, 2013, and biennially thereafter, develop and submit to the President of the Senate and the Speaker of the House of Representatives an Information Technology Strategic Plan that establishes a statewide mission, goals, and objectives for the use of information technology in the provision of state government information and services. The plan shall include, but is not limited to:

1. An inventory of the information technology systems that are operated and maintained by executive branch agencies. At a minimum the inventory must include:

a. The name of each system, the number of users who must use the system to perform their job functions, the associated business processes, and a description of the system functionality that supports the system.

b. The total cost of operating and maintaining each system on a fiscal-year basis. The total cost must include staffing, hardware, software, contracted services, and external service provider costs.

2. Identification of strategies and opportunities to improve the delivery of each system identified in the inventory that would result in cost efficiencies or service level improvements.

3. An inventory of major information technology projects currently in progress within the executive branch agencies. For purposes of this inventory, "major information technology project" means a project that exceeds \$1 million in total costs but the term does not include projects that involve renewing existing software licensing agreements or replacing desktop units with technology that is similar to the technology currently in use. For each project the inventory must include, but is not limited to:

a. The total projected costs versus actual costs to-date reported by the following cost categories: hardware, software, staffing, and contracted services.

b. The original project schedule and any changes made to the schedule including the reasons cited for each change.

c. The original scope of the project, any changes made to the original scope, and any fiscal impact resulting from such changes.

4. Identification of strategies and techniques for consolidating the purchase of information technology commodities and contractual services which result in cost savings for the state.

5. Recommendations of other information technology services that should be designed, delivered, and managed as enterprise information technology services as defined in s. 282.0041. For each information technology service recommended, the plan must include the specific business and functional requirements of the service, the projected costs and cost savings, and a proposed schedule for statewide implementation.

6. Recommendations for reducing energy consumption and improving the energy efficiency of the primary data centers.

(c) Assist the Division of Purchasing in the Department of Management Services in establishing best practices for the procurement of information technology products that include the use of aggregate buying methodologies whenever possible, and negotiating the procurement of information technology products in order to achieve cost reductions.

(d) Develop information technology standards for the efficient design, planning, acquisition, implementation, and delivery of information technology services and conduct periodic assessments of agencies for compliance with such standards.

(e) Perform duties related to enterprise information technology services as required pursuant to part I of chapter 282.

(f) Provide management oversight of the Northwood Shared Resource Center and the Southwood Shared Resource Center which shall include:

1. Establishing appropriate operating policies necessary for the centers to perform their duties pursuant to s. 282.203. Such policies shall include a process for creating workgroups within the centers for the purpose of reviewing and analyzing specific issues or activities and providing recommendations for addressing the issue or activity.

2. Monitoring the operation of the centers to ensure compliance by the director of each center with the laws and rules governing the centers and ensure that staff members are accountable for the performance of the centers.

(5) The agency shall operate in a manner that ensures the participation and representation of state agencies.

(6) The agency may adopt rules necessary to implement provisions of law conferring duties upon it.

Section 5. Section 282.0041, Florida Statutes, is amended to read:

282.0041 Definitions.—As used in this chapter, the term:

(1) "Agency" has the same meaning as in s. 216.011(1)(qq), except that for purposes of this chapter, "agency" does not include university boards of trustees or state universities and, for purposes of part I, the term "agency" does not include state attorneys, public defenders, criminal conflict and civil regional counsel, capital collateral regional counsel, the Florida Clerks of Court Operations Corporation, or the Florida Housing Finance Corporation.

~~(2) "Agency for Enterprise Information Technology" means the agency created in s. 14.204.~~

~~(3) "Agency information technology service" means a service that directly helps an agency fulfill its statutory or constitutional responsibilities and policy objectives and is usually associated with the agency's primary or core business functions.~~

~~(4) "Annual budget meeting" means a meeting of the board of trustees of a primary data center to review data center usage to determine the apportionment of board members for the following fiscal year, review rates for each service provided, and determine any other required changes.~~

(2)(5) "Breach" has the same meaning as in s. 817.5681(4).

(3)(6) "Business continuity plan" means a plan for disaster recovery which provides for the continued functioning of a primary data center during and after a disaster.

(4)(7) "Computing facility" means agency space containing fewer than a total of 10 physical or logical servers, any of which supports a strategic or nonstrategic information technology service, as described in budget instructions developed pursuant to s. 216.023, but excluding single, logical-server installations that exclusively perform a utility function such as file and print servers.

(5)(8) "Customer entity" means an entity that obtains services from a primary data center.

(6)(9) "Data center" means agency space containing 10 or more physical or logical servers any of which supports a strategic or nonstrategic information technology service, as described in budget instructions developed pursuant to s. 216.023.

(7)(10) "Department" means the Department of Management Services.

(8)(11) "Enterprise information technology service" means an information technology service that is used in all agencies or a subset of agencies and is established in law to be designed, delivered, and managed at the enterprise level.

~~(12) "E-mail, messaging, and calendaring service" means the enterprise information technology service that enables users to send, receive, file, store, manage, and retrieve electronic messages, attachments, appointments, and addresses. The e-mail, messaging, and calendaring~~

~~service must include e-mail account management; help desk; technical support and user provisioning services; disaster recovery and backup and restore capabilities; antispam and antivirus capabilities; archiving and e-discovery; and remote access and mobile messaging capabilities.~~

~~(9)(13)~~ “Information-system utility” means a full-service information-processing facility offering hardware, software, operations, integration, networking, and consulting services.

~~(10)(14)~~ “Information technology” means equipment, hardware, software, firmware, programs, systems, networks, infrastructure, media, and related material used to automatically, electronically, and wirelessly collect, receive, access, transmit, display, store, record, retrieve, analyze, evaluate, process, classify, manipulate, manage, assimilate, control, communicate, exchange, convert, converge, interface, switch, or disseminate information of any kind or form.

~~(15)~~ “Information technology policy” means statements that describe clear choices for how information technology will deliver effective and efficient government services to residents and improve state agency operations. A policy may relate to investments, business applications, architecture, or infrastructure. A policy describes its rationale, implications of compliance or noncompliance, the timeline for implementation, metrics for determining compliance, and the accountable structure responsible for its implementation.

~~(11)(16)~~ “Performance metrics” means the measures of an organization’s activities and performance.

~~(12)(17)~~ “Primary data center” means a data center that is a recipient entity for consolidation of *agency nonprimary* data centers and computing facilities and that is established by law.

~~(13)(18)~~ “Project” means an endeavor that has a defined start and end point; is undertaken to create or modify a unique product, service, or result; and has specific objectives that, when attained, signify completion.

~~(14)(19)~~ “Risk analysis” means the process of identifying security risks, determining their magnitude, and identifying areas needing safeguards.

~~(15)(20)~~ “Service level” means the key performance indicators (KPI) of an organization or service which must be regularly performed, monitored, and achieved.

~~(16)(21)~~ “Service-level agreement” means a written contract between a data center and a customer entity which specifies the scope of services provided, service level, the duration of the agreement, the responsible parties, and service costs. A service-level agreement is not a rule pursuant to chapter 120.

~~(17)(22)~~ “Standards” means required practices, controls, components, or configurations established by an authority.

~~(18)(23)~~ “SUNCOM Network” means the state enterprise telecommunications system that provides all methods of electronic or optical telecommunications beyond a single building or contiguous building complex and used by entities authorized as network users under this part.

~~(19)(24)~~ “Telecommunications” means the science and technology of communication at a distance, including electronic systems used in the transmission or reception of information.

~~(25)~~ “Threat” means any circumstance or event that may cause harm to the integrity, availability, or confidentiality of information technology resources.

~~(20)(26)~~ “Total cost” means all costs associated with information technology projects or initiatives, including, but not limited to, value of hardware, software, service, maintenance, incremental personnel, and facilities. Total cost of a loan or gift of information technology resources to an agency includes the fair market value of the resources.

~~(21)(27)~~ “Usage” means the billing amount charged by the primary data center, less any pass-through charges, to the customer entity.

~~(22)(28)~~ “Usage rate” means a customer entity’s usage or billing amount as a percentage of total usage.

Section 6. *Section 282.0055, Florida Statutes, is repealed.*

Section 7. *Section 282.0056, Florida Statutes, is repealed.*

Section 8. Subsections (2) and (3), paragraphs (f) through (o) of subsection (4), and subsections (5) and (6) of section 282.201, Florida Statutes, are amended to read:

282.201 State data center system; agency duties and limitations.—A state data center system that includes all primary data centers, ~~other nonprimary data centers, and computing facilities,~~ and that provides an enterprise information technology service as defined in s. 282.0041, is established.

(2) AGENCY FOR STATE ENTERPRISE INFORMATION TECHNOLOGY DUTIES.—The Agency for *State Enterprise Information Technology* shall:

~~(a)~~ Collect and maintain information necessary for developing policies relating to the data center system, including, but not limited to, an inventory of facilities.

~~(a)(b)~~ Annually approve *the cost-recovery methodologies mechanisms* and rate structures for *the* primary data centers ~~which recover costs through charges to customer entities.~~

~~(b)(c)~~ By September 30, 2012, ~~and of~~ each year thereafter, submit to the Legislature, the Executive Office of the Governor, and the primary data centers recommendations to improve the efficiency and cost-effectiveness of computing services provided by *the primary data centers state data center system facilities.* Such recommendations must include, but ~~are need~~ not be limited to:

1. *A plan, to include projected cost savings, for reducing the number of discrete servers, storage systems, network devices, and other data center components within each primary data center while maintaining or reducing the workload performed by the primary data center.* ~~Policies for improving the cost effectiveness and efficiency of the state data center system, which includes the primary data centers being transferred to a shared, virtualized server environment, and the associated cost savings resulting from the implementation of such policies.~~

~~2. Infrastructure improvements supporting the consolidation of facilities or preempting the need to create additional data centers or computing facilities.~~

~~2.3.~~ Uniform disaster recovery standards.

3.4. Standards for primary data centers which provide cost-effective services and transparent financial data to user agencies.

~~4.5.~~ Consolidation of contract practices or coordination of software, hardware, or other technology-related procurements and the associated cost savings.

~~5.6.~~ *Changes to the Improvements to data center governance structure of the primary data centers structures.*

~~(d)~~ By October 1 of each year beginning in 2011, provide recommendations to the Governor and Legislature relating to changes to the schedule for the consolidations of state agency data centers as provided in subsection (4).

~~1.~~ The recommendations must be based on the goal of maximizing current and future cost savings by:

~~a.~~ Consolidating purchase decisions;

~~b.~~ Leveraging expertise and other resources to gain economies of scale;

~~c.~~ Implementing state information technology policies more effectively; and

~~d.~~ Maintaining or improving the level of service provision to customer entities.

~~2. The agency shall establish workgroups as necessary to ensure participation by affected agencies in the development of recommendations related to consolidations.~~

(c)(e) Develop and establish rules relating to the operation of the primary data centers state data center system which comply with applicable federal regulations, including 2 C.F.R. part 225 and 45 C.F.R. The agency shall publish notice of rule development in the Florida Administrative Weekly by October 1, 2011. The rules must address:

1. Ensuring that financial information is captured and reported consistently and accurately.

2. Identifying standards for hardware, including standards for a shared, virtualized server environment, and operations system software and other operational software, including security and network infrastructure, for the primary data centers; requiring compliance with such standards in order to enable the efficient consolidation of the agency data centers or computing facilities; and providing an exemption process from compliance with such standards, which must be consistent with paragraph (5)(b).

3. Requiring annual full cost recovery on an equitable rational basis. The cost-recovery methodology must ensure that no service is subsidizing another service and may include adjusting the subsequent year's rates as a means to recover deficits or refund surpluses from a prior year.

~~4. Requiring that any special assessment imposed to fund expansion is based on a methodology that apportions the assessment according to the proportional benefit to each customer entity.~~

~~4.5. Requiring that rebates be given when revenues have exceeded costs, that rebates be applied to offset charges to those customer entities that have subsidized the costs of other customer entities, and that such rebates may be in the form of credits against future billings.~~

~~5.6. Requiring that all service-level agreements have a contract term of up to 3 years, but may include an option to renew for up to 3 additional years contingent on approval by the board, and require at least a 180-day notice of termination.~~

(d) By October 1, 2012, and each year thereafter, provide recommendations to the Governor and Legislature relating to changes to the schedule for the consolidations of state agency data centers as provided in subsection (4).

(3) STATE AGENCY DUTIES.—

(a) For the purpose of completing the its work activities as described in subsections ~~subsection (1) and (2)~~, each state agency shall provide to the Agency for State Enterprise Information Technology all requested information relating to its data centers and computing facilities and any other information relevant to the agency's ability to effectively transition its computer services into a primary data center. The agency shall also participate as required in workgroups relating to specific consolidation planning and implementation tasks as assigned by the Agency for State Enterprise Information Technology and determined necessary to accomplish consolidation goals.

~~(b) Each state agency shall submit to the Agency for Enterprise Information Technology information relating to its data centers and computing facilities as required in instructions issued by July 1 of each year by the Agency for Enterprise Information Technology. The information required may include:~~

- ~~1. Amount of floor space used and available.~~
- ~~2. Numbers and capacities of mainframes and servers.~~
- ~~3. Storage and network capacity.~~
- ~~4. Amount of power used and the available capacity.~~
- ~~5. Estimated expenditures by service area, including hardware and software, numbers of full time equivalent positions, personnel turnover, and position reclassifications.~~

~~6. A list of contracts in effect for the fiscal year, including, but not limited to, contracts for hardware, software and maintenance, including the expiration date, the contract parties, and the cost of the contract.~~

~~7. Service level agreements by customer entity.~~

~~(b)(e) Each state agency customer of a primary data center shall notify the data center and the Agency for State Technology, by May 31 and November 30 of each year, of any significant changes in anticipated use utilization of data center services pursuant to requirements established by the Agency for State Technology boards of trustees of each primary data center.~~

(4) SCHEDULE FOR CONSOLIDATIONS OF AGENCY DATA CENTERS.—

(f) During the 2012-2013 fiscal year, the following shall be consolidated into the Northwood Shared Resource Center:

1. By July 1, 2012, the Agency for Health Care Administration.
2. By August 31, 2012, the Department of Highway Safety and Motor Vehicles.

~~3.2. By December 31, 2012, the Department of Environmental Protection's Palmetto Commons.~~

~~4.3. By December 31, 2012, the Department of Health's Test and Development Lab and all remaining data center resources located at the Capital Circle Office Complex March 30, 2013, the Department of Law Enforcement's headquarters location.~~

(g) During the 2013-2014 fiscal year, the following agencies shall work with the Agency for State Enterprise Information Technology to begin preliminary planning for consolidation into a primary data center:

- ~~1. The Department of the Lottery's headquarters location.~~
- 1.2. The Department of Legal Affairs.
- 2.3. The Fish and Wildlife Conservation Commission, except for the commission's Fish and Wildlife Research Institute in St. Petersburg.
- 3.4. The Executive Office of the Governor.
- 4.5. The Department of Veterans' Affairs.
- 5.6. The Department of Elderly Affairs.
- 6.7. The Department of Financial Services' Hartman, Larson, and Fletcher Building Data Centers.
- 7.8. The Department of Agriculture and Consumer Services' Agriculture Management Information Center in the Mayo Building and Division of Licensing.

(h) During the 2014-2015 fiscal year, the following agencies shall work with the Agency for State Enterprise Information Technology to begin preliminary planning for consolidation into a primary data center:

1. The Department of Health's Jacksonville Lab Data Center.
2. The Department of Transportation's district offices, toll offices, and the District Materials Office.
3. The Department of Military Affairs' Camp Blanding Joint Training Center in Starke.
4. The Department of Community Affairs' Camp Blanding Emergency Operations Center in Starke.
5. The Department of Education's Division of Blind Services disaster recovery site in Daytona Beach.
6. The Department of Education's disaster recovery site at Santa Fe College.
7. The Department of the Lottery's Disaster Recovery Backup Data Center in Orlando.

7.8. The Fish and Wildlife Conservation Commission's Fish and Wildlife Research Institute in St. Petersburg.

8.9. The Department of Children and Family Services' Suncoast Data Center in Tampa.

9.10. The Department of Children and Family Services' Florida State Hospital in Chattahoochee.

(i) During the 2015-2016 fiscal year, all computing resources remaining within an agency ~~nonprimary~~ data center or computing facility shall be transferred to a primary data center for consolidation unless otherwise required to remain in the agency for specified financial, technical, or business reasons that must be justified in writing and approved by the ~~Legislature~~ Agency for Enterprise Information Technology. ~~Such data centers, computing facilities, and resources must be identified by the Agency for Enterprise Information Technology by October 1, 2014.~~

(j) *The Department of Law Enforcement, the Department of the Lottery's Gaming System, Systems Design and Development in the Office of Policy and Budget, and the State Board of Administration are exempt from data center consolidation under this section.*

(k)(j) Any agency that is consolidating agency data centers into a primary data center must execute a new or update an existing service-level agreement within 60 days after the specified consolidation date, as required by s. 282.203, in order to specify the services and levels of service it is to receive from the primary data center as a result of the consolidation. If an agency is unable to execute a service-level agreement by that date, the agency shall submit a report to the Executive Office of the Governor and to the chairs of the legislative appropriations committees within 5 working days after that date which explains the specific issues preventing execution and describing its plan and schedule for resolving those issues.

(l)(k) Beginning September 1, 2011, and every 6 months thereafter until data center consolidations are complete, the Agency for ~~State Enterprise Information~~ Technology shall provide a status report on the implementation of the consolidations that must be completed during the fiscal year. The report shall be submitted to the Executive Office of the Governor and the chairs of the legislative appropriations committees. The report must, at a minimum, describe:

1. Whether the consolidation is on schedule, including progress on achieving the milestones necessary for successful and timely consolidation of scheduled agency data centers and computing facilities; and

2. The risks that may affect the progress or outcome of the consolidation and how these risks are being addressed, mitigated, or managed.

(m)(l) Each agency identified in this subsection for consolidation into a primary data center shall submit a transition plan to the ~~appropriate primary data center~~ Agency for Enterprise Information Technology by ~~July~~ September 1 of the fiscal year before the fiscal year in which the scheduled consolidation will occur. Transition plans shall be developed in consultation with the appropriate primary data center ~~centers~~ and the Agency for ~~State Enterprise Information~~ Technology, and must include:

1. An inventory of the agency data center's resources being consolidated, including all hardware, software, staff, and contracted services, and the facility resources performing data center management and operations, security, backup and recovery, disaster recovery, system administration, database administration, system programming, job control, production control, print, storage, technical support, help desk, and managed services, but excluding application development;

2. A description of the level of services needed to meet the technical and operational requirements of the platforms being consolidated and an estimate of the primary data center's cost for the provision of such services;

3. A description of resources for computing services proposed to remain in the department;

4. A timetable with significant milestones for the completion of the consolidation; and

5. The specific recurring and nonrecurring budget adjustments of budget resources by appropriation category into the appropriate data processing category pursuant to the legislative budget instructions in s. 216.023 necessary to support agency costs for the transfer.

(n)(m) Each primary data center shall develop a transition plan for absorbing the transfer of agency data center resources based upon the timetables for transition as provided in this subsection. The plan shall be submitted to the Agency for ~~State Enterprise Information~~ Technology, the Executive Office of the Governor, and the chairs of the legislative appropriations committees by September 1 ~~30~~ of the fiscal year before the fiscal year in which the scheduled consolidations will occur. Each plan must include:

1. An estimate of the cost to provide data center services for each agency scheduled for consolidation.;

2. A staffing plan that identifies the projected staffing needs and requirements based on the estimated workload identified in the agency transition plan.;

3. The fiscal year adjustments to budget categories in order to absorb the transfer of agency data center resources pursuant to the legislative budget request instructions provided in s. 216.023.;

4. An analysis of the cost effects resulting from the planned consolidations on existing agency customers. ~~;~~and

5. A description of any issues that must be resolved in order to accomplish as efficiently and effectively as possible all consolidations required during the fiscal year.

(o) ~~The Agency for Enterprise Information Technology shall develop a comprehensive transition plan, which shall be submitted by October 15th of the fiscal year before the fiscal year in which the scheduled consolidations will occur to each primary data center, to the Executive Office of the Governor, and the chairs of the legislative appropriations committees. The transition plan shall be developed in consultation with agencies submitting agency transition plans and with the affected primary data centers. The comprehensive transition plan must include:~~

~~1. Recommendations for accomplishing the proposed transitions as efficiently and effectively as possible with minimal disruption to customer agency business processes;~~

~~2. Strategies to minimize risks associated with any of the proposed consolidations;~~

~~3. A compilation of the agency transition plans submitted by agencies scheduled for consolidation for the following fiscal year; and~~

~~4. Revisions to any budget adjustments provided in the agency or primary data center transition plans.~~

(p) ~~Any agency data center scheduled for consolidation after the 2011-2012 fiscal year may consolidate into a primary data center before its scheduled date contingent upon the approval of the Agency for Enterprise Information Technology.~~

(5) AGENCY LIMITATIONS.—

(a) Unless *exempt from data center consolidation pursuant to this section* or authorized by the Legislature or as provided in paragraphs (b) and (c), a state agency may not:

1. Create a new computing facility or data center, or expand the capability to support additional computer equipment in an existing agency computing facility or ~~nonprimary~~ data center;

2. Spend funds before the agency's scheduled consolidation into a primary data center to purchase or modify hardware or operations software that does not comply with hardware and software standards established by the Agency for ~~State Enterprise Information~~ Technology pursuant to paragraph (2)(c) ~~(2)(e)~~ for the efficient consolidation of the agency data centers or computing facilities;

3. Transfer existing computer services to any data center other than a primary data center;

4. Terminate services with a primary data center or transfer services between primary data centers without giving written notice of intent to terminate or transfer services 180 days before such termination or transfer; or

5. Initiate a new computer service ~~if it does not currently have an internal data center~~ except with a primary data center.

(b) Exceptions to the limitations in subparagraphs (a)1., 2., 3., and 5. may be granted by the Agency for ~~State Enterprise Information~~ Technology if there is insufficient capacity in a primary data center to absorb the workload associated with agency computing services, if expenditures are compatible with the scheduled consolidation and the standards established pursuant to paragraph (2)(c) ~~(2)(e)~~, or if the equipment or resources are needed to meet a critical agency business need that cannot be satisfied from surplus equipment or resources of the primary data center until the agency data center is consolidated.

1. A request for an exception must be submitted in writing to the Agency for ~~State Enterprise Information~~ Technology. The agency must accept, accept with conditions, or deny the request within 60 days after receipt of the written request. The agency's decision is not subject to chapter 120.

2. At a minimum, the agency may not approve a request unless it includes:

a. Documentation approved by the primary data center ~~center's board of trustees~~ which confirms that the center cannot meet the capacity requirements of the agency requesting the exception within the current fiscal year.

b. A description of the capacity requirements of the agency requesting the exception.

c. Documentation from the agency demonstrating why it is critical to the agency's mission that the expansion or transfer must be completed within the fiscal year rather than when capacity is established at a primary data center.

(c) Exceptions to subparagraph (a)4. may be granted by the ~~Agency for State Technology~~ ~~board of trustees of the primary data center~~ if the termination or transfer of services can be absorbed within the current cost-allocation plan.

(d) Upon the termination of or transfer of agency computing services from the primary data center, the primary data center shall require information sufficient to determine compliance with this section. If a primary data center determines that an agency is in violation of this section, it shall report the violation to the Agency for ~~State Enterprise Information~~ Technology.

~~(6) RULES. The Agency for Enterprise Information Technology may adopt rules to administer this part relating to the state data center system including the primary data centers.~~

Section 9. Section 282.203, Florida Statutes, is amended to read:

282.203 Primary data centers.—

(1) DATA CENTER DUTIES.—Each primary data center shall:

(a) Serve customer entities as an information-system utility.

(b) Cooperate with customer entities to offer, develop, and support the services and applications as defined ~~within the service level agreement executed pursuant to this section and provided by the center's board of trustees and customer entities.~~

(c) Comply with ~~all policies and~~ rules adopted by the Agency for ~~State Enterprise Information~~ Technology for the operation of a primary data center, pursuant to this section, and coordinate with the agency in the implementation of the schedule for consolidations of agency data centers pursuant to s. 282.201 ~~consolidation of data centers.~~

(d) Provide to each agency head by September 1 of the fiscal year before the fiscal year in which the agency's consolidation is scheduled to occur the projected costs to provide data center services. Each agency head shall use the projected cost for inclusion in his or her respective legislative

budget request for budget adjustments necessary to fund the agency's data center services.

~~(e)(d)~~ Provide transparent financial statements to customer entities, ~~the center's board of trustees,~~ and the Agency for ~~State Enterprise Information~~ Technology. The financial statements shall be provided as follows:

1. Annually, by July 30 for the current fiscal year and by December 1 for the subsequent fiscal year, the data center must provide the total annual budgeted costs by major expenditure category, including, but not limited to, salaries, expense, operating capital outlay, contracted services, or other personnel services, which directly relate to the provision of each service and which separately indicate the administrative overhead allocated to each service.

2. Annually, by July 30 for the current fiscal year and by December 1 for the subsequent fiscal year, the data center must provide total projected billings for each customer entity which are required to recover the costs of the data center.

3. Annually, by January 31, the data center must provide updates of the financial statements required under subparagraphs 1. and 2. for the current fiscal year.

~~4. By February 15, for proposed legislative budget increases, the data center must provide updates of the financial statements required under subparagraphs 1. and 2. for the subsequent fiscal year.~~

The financial information required under subparagraphs 1., 2., and 3. must be based on current law and current appropriations.

~~(e) Annually, by October 1, submit to the board of trustees cost reduction proposals, including strategies and timetables for lowering customer entities' costs without reducing the level of services.~~

(f) Maintain the performance of the facility, which includes ensuring proper data backup, ~~data backup~~ recovery, an effective disaster recovery plan, and appropriate security, power, *and* cooling and fire suppression, ~~and capacity.~~

(g) Develop a business continuity plan and conduct a live exercise of the plan at least annually. The plan must be approved by ~~the board and~~ the Agency for ~~State Enterprise Information~~ Technology.

(h) Enter into a service-level agreement with each customer entity to provide *data center services as defined and approved by the board*. A service-level agreement may not have a term exceeding 3 years but may include an option to renew for up to 3 years ~~contingent on approval by the board.~~

1. A service-level agreement, at a minimum, must:

a. Identify the parties and their roles, duties, and responsibilities under the agreement.;

b. Identify the legal authority under which the service-level agreement was negotiated and entered into by the parties.;

c. State the duration of the contractual term and specify the conditions for contract renewal.;

d. Prohibit the transfer of computing services between primary data centers ~~center facilities~~ without at least 180 days' notice of service cancellation.;

e. Identify the scope of work.;

f. Identify the products or services to be delivered with sufficient specificity to permit an external financial or performance audit.;

g. Establish the services to be provided, the business standards that must be met for each service, the cost of each service, and the process by which the business standards for each service are to be objectively measured and reported.;

h. Identify applicable funds and funding sources ~~streams~~ for the services or products under contract.;

- i. Provide a timely billing methodology for recovering the cost of services provided to the customer entity.;
- j. Provide a procedure for modifying the service-level agreement to address changes in projected costs of service.;

k. Provide that a service-level agreement may be terminated by either party for cause only after giving the other party and the Agency for ~~State Enterprise Information~~ Technology notice in writing of the cause for termination and an opportunity for the other party to resolve the identified cause within a reasonable period.; and

1. Provide for mediation of disputes by the Division of Administrative Hearings pursuant to s. 120.573.

2. A service-level agreement may include:

a. A dispute resolution mechanism, including alternatives to administrative or judicial proceedings;

b. The setting of a surety or performance bond for service-level agreements entered into with ~~agency~~ primary data centers established by law; or

c. Additional terms and conditions as determined advisable by the parties if such additional terms and conditions do not conflict with the requirements of this section or rules adopted by the Agency for ~~State Enterprise Information~~ Technology.

3. The failure to execute a service-level agreement within 60 days after service commencement shall, in the case of an existing customer entity, result in a continuation of the terms of the service-level agreement from the prior fiscal year, including any amendments that were formally proposed to the customer entity by the primary data center within the 3 months before service commencement, and a revised cost-of-service estimate. If a new customer entity fails to execute an agreement within 60 days after service commencement, the data center may cease services.

(i) Plan, design, establish pilot projects for, and conduct experiments with information technology resources, and implement enhancements in services if such implementation is cost-effective and approved by the ~~Agency for State Technology board~~.

(j) Enter into a memorandum of understanding with the agency where the data center is administratively located if the data center requires the agency to provide any administrative services to the data center and the cost of such services. *Any administrative overhead costs charged shall require a specific appropriation in the General Appropriation Act.*

(k) Be the custodian of resources and equipment that are located, operated, supported, and managed by the center for the purposes of chapter 273.

(l) Assume administrative access rights to the resources and equipment, such as servers, network components, and other devices that are consolidated into the primary data center.

1. Upon the date of each consolidation specified in s. 282.201, the General Appropriations Act, or the Laws of Florida, each agency shall relinquish all administrative access rights to such resources and equipment. *Agencies required to comply with federal and state criminal justice information security rules and policies shall retain administrative access rights sufficient to comply with the management control provisions of those rules and policies; however, the primary data center shall have the appropriate type and level of rights to allow the center to comply with its duties pursuant to this section.*

2. Each primary data center shall provide its customer agencies with the appropriate level of access to applications, servers, network components, and other devices necessary for agencies to perform their core business activities and functions.

~~(2) BOARD OF TRUSTEES. Each primary data center shall be headed by a board of trustees as defined in s. 20.03.~~

~~(a) The members of the board shall be appointed by the agency head or chief executive officer of the representative customer entities of the~~

~~primary data center and serve at the pleasure of the appointing customer entity. Each agency head or chief executive officer may appoint an alternate member for each board member appointed pursuant to this subsection.~~

~~1. During the first fiscal year that a state agency is to consolidate its data center operations to a primary data center and for the following full fiscal year, the agency shall have a single trustee having one vote on the board of the state primary data center where it is to consolidate, unless it is entitled in the second year to a greater number of votes as provided in subparagraph 3.~~

~~2. Board membership shall be as provided in subparagraph 3, based on the most recent estimate of customer entity usage rates for the prior year and a projection of usage rates for the first 9 months of the next fiscal year. Such calculation must be completed before the annual budget meeting held before the beginning of the next fiscal year so that any decision to add or remove board members can be voted on at the budget meeting and become effective on July 1 of the subsequent fiscal year.~~

~~3. Each customer entity that has a projected usage rate of 4 percent or greater during the fiscal operating year of the primary data center shall have one trustee on the board.~~

~~4. The total number of votes for each trustee shall be apportioned as follows:~~

~~a. Customer entities of a primary data center whose usage rate represents 4 but less than 15 percent of total usage shall have one vote.~~

~~b. Customer entities of a primary data center whose usage rate represents 15 but less than 30 percent of total usage shall have two votes.~~

~~c. Customer entities of a primary data center whose usage rate represents 30 but less than 50 percent of total usage shall have three votes.~~

~~d. A customer entity of a primary data center whose usage rate represents 50 percent or more of total usage shall have four votes.~~

~~e. A single trustee having one vote shall represent those customer entities that represent less than 4 percent of the total usage. The trustee shall be selected by a process determined by the board.~~

~~(b) Before July 1 of each year, each board of trustees of a primary data center shall elect a chair and a vice chair to a term of 1 year or until a successor is elected. The vice chair shall serve in the absence of the chair. The chair may be elected to serve one additional successive term.~~

~~(c) Members of the board representing customer entities who fail to timely pay for data center services do not have voting rights.~~

~~(d) A majority of the members constitutes a quorum. The board shall take action by a majority vote of the members if a quorum is present. If there is a tie, the chair shall be on the prevailing side.~~

~~(e) The executive director of the Agency for Enterprise Information Technology shall be the advisor to the board.~~

~~(f) To facilitate planned data center consolidations, board membership may be adjusted as provided in the General Appropriations Act.~~

~~(2)(3) PRIMARY DATA CENTER DIRECTOR BOARD DUTIES.— Each board of trustees of a primary data center shall be headed by a director who shall:~~

~~(a) Employ an executive director, pursuant to s. 20.05, who serves at the pleasure of the board. The executive director is responsible for the daily operation of the primary data center, ensuring compliance with all laws and rules regulating the primary data center, managing primary data center employees, and the performance of the primary data center. The board shall establish an annual performance evaluation process for the executive director. The appointment of the executive director must be reconfirmed by the board biennially.~~

~~(a)(b) Establish procedures for the primary data center to ensure that budgeting and accounting procedures, cost-recovery methodologies, and operating procedures are in compliance with laws governing the state data center system, rules adopted by the Agency for State En-~~

~~Enterprise Information Technology, and applicable federal regulations, including 2 C.F.R. part 225 and 45 C.F.R.~~

~~(c) Monitor the operation of the primary data center to ensure compliance by the executive director and employees with laws and rules governing the primary data center, and ensure that staff members are accountable for the performance of the primary data center.~~

~~(b)(d) Provide each customer entity with full disclosure concerning plans for new, additional, or reduced service requirements, including expected achievable service levels and performance metrics.~~

~~(c)(e) Ensure the sufficiency and transparency of the primary data center financial information by:~~

1. Establishing policies that ensure that cost-recovery methodologies, billings, receivables, expenditure, budgeting, and accounting data are captured and reported timely, consistently, accurately, and transparently and, upon adoption of rules by the Agency for ~~State Enterprise Information Technology~~, are in compliance with such rules.

2. Requiring execution of service-level agreements by the data center and each customer entity for services provided by the data center to the customer entity.

3. Requiring cost recovery for the full cost of services, including direct and indirect costs. The cost-recovery methodology must ensure that no service is subsidizing another service without an affirmative vote of approval by the customer entity providing the subsidy.

~~4. Establishing special assessments to fund expansions based on a methodology that apportions the assessment according to the proportional benefit to each customer entity.~~

~~4.5. Providing rebates to customer entities when revenues exceed costs and offsetting charges to those who have subsidized other customer entity costs based on actual prior year final expenditures. Rebates may be credited against future billings.~~

~~6. Approving all expenditures committing over \$50,000 in a fiscal year.~~

5.7. Projecting costs and revenues at the beginning of the third quarter of each fiscal year through the end of the fiscal year. If in any given fiscal year the primary data center is projected to earn revenues that are below costs for that fiscal year, *the data center director must submit a plan for consideration by the Legislative Budget Commission that after first reducing operating costs where possible, the board shall implement any combination of the following remedies to cover the shortfall:*

a. *Identifies the cause or causes for the revenue shortfall. The board may direct the primary data center to adjust current year chargeback rates through the end of the fiscal year to cover the shortfall. The rate adjustments shall be implemented using actual usage rate and billing data from the first three quarters of the fiscal year and the same principles used to set rates for the fiscal year.*

b. *Recommends options for addressing the shortfall to include reducing the primary data center's operating costs where possible. If an option includes increasing the rates through the end of the fiscal year to cover the shortfall, the plan must identify the fund source or sources that the agency will use to pay for the increase. The board may direct the primary data center to levy one-time charges on all customer entities to cover the shortfall. The one-time charges shall be implemented using actual usage rate and billing data from the first three quarters of the fiscal year and the same principles used to set rates for the fiscal year.*

~~e. The customer entities represented by each board member may provide payments to cover the shortfall in proportion to the amounts each entity paid in the prior fiscal year.~~

6. *Providing a plan for consideration by the Legislative Budget Commission if a billing rate schedule is used after the start of the fiscal year that increases any agency's costs for that fiscal year.*

~~(f) Meet as often as necessary, but not less than once per quarter, and hold the annual budget meeting between April 1 and June 30 of each year.~~

~~(d)(g) Approve the portfolio of services offered by the data center.~~

~~(e)(h) By July 1 of each year, submit to the Agency for State Enterprise Information Technology proposed cost-recovery mechanisms and rate structures for all customer entities for the fiscal year including the cost-allocation methodology for administrative expenditures and the calculation of administrative expenditures as a percent of total costs.~~

~~(f)(i) Consider energy-efficient products and their total cost of ownership when replacing, upgrading, or expanding:~~

1. Data center facilities, including, but not limited to, environmental, power, and control systems; and

2. Data center network, storage, and computer equipment. If the total cost of ownership, including initial acquisition cost, is estimated to be equal to or lower than existing infrastructure, technical specifications for energy-efficient products should be incorporated into the replacement, upgrade, or expansion planning and acquisition process.

~~(g)(j) Maintain the capabilities of the primary data center's facilities. Maintenance responsibilities include, but are not limited to, ensuring that adequate conditioned floor space, fire suppression, cooling, and power is in place; replacing aging equipment when necessary; and making decisions related to data center expansion and renovation, periodic upgrades, and improvements that are required to ensure the ongoing suitability of the facility as a primary an enterprise data center consolidation site in the state data center system. To the extent possible, the board shall ensure that its approved annual cost allocation plan recovers sufficient funds from its customers to provide for these needs.~~

~~(h)(k) Coordinate with other primary data centers and the Agency for State Enterprise Information Technology in order to consolidate purchases of goods and services and lower the cost of providing services to customer entities.~~

~~(i)(l) Contract with other primary data centers for the provision of administrative services or with the agency within which the primary data center is housed, whichever is most cost-effective. Any administrative overhead costs charged shall require a specific appropriation in the General Appropriation Act.~~

Section 10. Section 282.204, Florida Statutes, is amended to read:

282.204 Northwood Shared Resource Center.—The Northwood Shared Resource Center is an agency established within the Department of Management Services for administrative purposes only.

(1) The center is a primary data center and is a separate budget entity that is not subject to control, supervision, or direction of the department in any manner, including, but not limited to, purchasing, transactions involving real or personal property, personnel, or budgetary matters.

(2) The center shall be headed by a *director who shall be appointed by the executive director of the Agency for State Technology. The director of the center shall be responsible for its daily operation, ensuring its compliance with all laws and rules governing the center, and managing its performance and employees board of trustees as provided in s. 282.203, who shall comply with all requirements of that section related to the operation of the center and with the rules of the Agency for Enterprise Information Technology related to the design and delivery of enterprise information technology services.*

Section 11. Section 282.205, Florida Statutes, is amended to read:

282.205 Southwood Shared Resource Center.—The Southwood Shared Resource Center is an agency established within the department for administrative purposes only.

(1) The center is designated as a primary data center and shall be a separate budget entity that is not subject to control, supervision, or direction of the department in any manner, including, but not limited to, purchasing, transactions involving real or personal property, personnel, or budgetary matters.

(2) The center shall be headed by a *director who shall be appointed by the executive director of the Agency for State Technology. The director of the center shall be responsible for its daily operation, ensuring its com-*

pliance with all laws and rules governing the center, and managing its performance and employees board of trustees as provided in s. 282.203, who shall comply with all requirements of that section related to the operation of the center and with the rules of the Agency for Enterprise Information Technology related to the design and delivery of enterprise information technology services.

Section 12. *Section 282.33, Florida Statutes, is repealed.*

Section 13. *Effective upon this act becoming a law, section 282.34, Florida Statutes, is repealed.*

Section 14. Subsection (1) and paragraph (g) of subsection (2) of section 17.0315, Florida Statutes, are amended to read:

17.0315 Financial and cash management system; task force.—

(1) The Chief Financial Officer, as the constitutional officer responsible for settling and approving accounts against the state and keeping all state funds pursuant to s. 4, Art. IV of the State Constitution, shall be the head of and appoint members to a task force established to develop a strategic business plan for a successor financial and cash management system. The task force shall include the executive director of the Agency for ~~State Enterprise Information~~ Technology and the director of the Office of Policy and Budget in the Executive Office of the Governor. Any member of the task force may appoint a designee.

(2) The strategic business plan for a successor financial and cash management system must:

(g) Be coordinated with the information technology strategy development efforts of the Agency for ~~State Enterprise Information~~ Technology;

Section 15. Paragraph (e) of subsection (2) of section 110.205, Florida Statutes, is amended to read:

110.205 Career service; exemptions.—

(2) EXEMPT POSITIONS.—The exempt positions that are not covered by this part include the following:

(e) The Chief Information Officer in the Agency for ~~State Enterprise Information~~ Technology. Unless otherwise fixed by law, the Agency for ~~State Enterprise Information~~ Technology shall set the salary and benefits of this position in accordance with the rules of the Senior Management Service.

Section 16. Subsections (2) and (9) of section 215.322, Florida Statutes, are amended to read:

215.322 Acceptance of credit cards, charge cards, debit cards, or electronic funds transfers by state agencies, units of local government, and the judicial branch.—

(2) A state agency as defined in s. 216.011, or the judicial branch, may accept credit cards, charge cards, debit cards, or electronic funds transfers in payment for goods and services with the prior approval of the Chief Financial Officer. If the Internet or other related electronic methods are to be used as the collection medium, the Agency for ~~State Enterprise Information~~ Technology shall review and recommend to the Chief Financial Officer whether to approve the request with regard to the process or procedure to be used.

(9) For payment programs in which credit cards, charge cards, or debit cards are accepted by state agencies, the judicial branch, or units of local government, the Chief Financial Officer, in consultation with the Agency for ~~State Enterprise Information~~ Technology, may adopt rules to establish uniform security safeguards for cardholder data and to ensure compliance with the Payment Card Industry Data Security Standards.

Section 17. Subsections (3), (4), (5), and (6) of section 282.318, Florida Statutes, are amended to read:

282.318 Enterprise security of data and information technology.—

(3) The Agency for ~~State Enterprise Information~~ Technology is responsible for establishing rules and publishing guidelines for ensuring an appropriate level of security for all data and information technology

resources for executive branch agencies. The agency shall also perform the following duties and responsibilities:

(a) Develop, and annually update by February 1, an enterprise information security strategic plan that includes security goals and objectives for the strategic issues of information security policy, risk management, training, incident management, and survivability planning.

(b) Develop enterprise security rules and published guidelines for:

1. Comprehensive risk analyses and information security audits conducted by state agencies.

2. Responding to suspected or confirmed information security incidents, including suspected or confirmed breaches of personal information or exempt data.

3. Agency security plans, including strategic security plans and security program plans.

4. The recovery of information technology and data following a disaster.

5. The managerial, operational, and technical safeguards for protecting state government data and information technology resources.

(c) Assist agencies in complying with the provisions of this section.

(d) Pursue appropriate funding for the purpose of enhancing domestic security.

(e) Provide training for agency information security managers.

(f) Annually review the strategic and operational information security plans of executive branch agencies.

(4) To assist the Agency for ~~State Enterprise Information~~ Technology in carrying out its responsibilities, each agency head shall, at a minimum:

(a) Designate an information security manager to administer the security program of the agency for its data and information technology resources. This designation must be provided annually in writing to the Agency for ~~State Enterprise Information~~ Technology by January 1.

(b) Submit to the Agency for ~~State Enterprise Information~~ Technology annually by July 31, the agency's strategic and operational information security plans developed pursuant to the rules and guidelines established by the Agency for ~~State Enterprise Information~~ Technology.

1. The agency strategic information security plan must cover a 3-year period and define security goals, intermediate objectives, and projected agency costs for the strategic issues of agency information security policy, risk management, security training, security incident response, and survivability. The plan must be based on the enterprise strategic information security plan created by the Agency for ~~State Enterprise Information~~ Technology. Additional issues may be included.

2. The agency operational information security plan must include a progress report for the prior operational information security plan and a project plan that includes activities, timelines, and deliverables for security objectives that, subject to current resources, the agency will implement during the current fiscal year. The cost of implementing the portions of the plan which cannot be funded from current resources must be identified in the plan.

(c) Conduct, and update every 3 years, a comprehensive risk analysis to determine the security threats to the data, information, and information technology resources of the agency. The risk analysis information is confidential and exempt from the provisions of s. 119.07(1), except that such information shall be available to the Auditor General and the Agency for ~~State Enterprise Information~~ Technology for performing postauditing duties.

(d) Develop, and periodically update, written internal policies and procedures, which include procedures for notifying the Agency for ~~State Enterprise Information~~ Technology when a suspected or confirmed breach, or an information security incident, occurs. Such policies and

procedures must be consistent with the rules and guidelines established by the Agency for ~~State Enterprise Information~~ Technology to ensure the security of the data, information, and information technology resources of the agency. The internal policies and procedures that, if disclosed, could facilitate the unauthorized modification, disclosure, or destruction of data or information technology resources are confidential information and exempt from s. 119.07(1), except that such information shall be available to the Auditor General and the Agency for ~~State Enterprise Information~~ Technology for performing postauditing duties.

(e) Implement appropriate cost-effective safeguards to address identified risks to the data, information, and information technology resources of the agency.

(f) Ensure that periodic internal audits and evaluations of the agency's security program for the data, information, and information technology resources of the agency are conducted. The results of such audits and evaluations are confidential information and exempt from s. 119.07(1), except that such information shall be available to the Auditor General and the Agency for ~~State Enterprise Information~~ Technology for performing postauditing duties.

(g) Include appropriate security requirements in the written specifications for the solicitation of information technology and information technology resources and services, which are consistent with the rules and guidelines established by the Agency for ~~State Enterprise Information~~ Technology.

(h) Provide security awareness training to employees and users of the agency's communication and information resources concerning information security risks and the responsibility of employees and users to comply with policies, standards, guidelines, and operating procedures adopted by the agency to reduce those risks.

(i) Develop a process for detecting, reporting, and responding to suspected or confirmed security incidents, including suspected or confirmed breaches consistent with the security rules and guidelines established by the Agency for ~~State Enterprise Information~~ Technology.

1. Suspected or confirmed information security incidents and breaches must be immediately reported to the Agency for ~~State Enterprise Information~~ Technology.

2. For incidents involving breaches, agencies shall provide notice in accordance with s. 817.5681 and to the Agency for ~~State Enterprise Information~~ Technology in accordance with this subsection.

(5) Each state agency shall include appropriate security requirements in the specifications for the solicitation of contracts for procuring information technology or information technology resources or services which are consistent with the rules and guidelines established by the Agency for ~~State Enterprise Information~~ Technology.

(6) The Agency for ~~State Enterprise Information~~ Technology may adopt rules relating to information security and to administer the provisions of this section.

Section 18. Subsection (22) of section 287.057, Florida Statutes, is amended to read:

287.057 Procurement of commodities or contractual services.—

(22) The department, in consultation with the Agency for ~~State Enterprise Information~~ Technology and the ~~Chief Financial Officer~~ **Comptroller**, shall develop a program for online procurement of commodities and contractual services. To enable the state to promote open competition and to leverage its buying power, agencies shall participate in the online procurement program, and eligible users may participate in the program. Only vendors prequalified as meeting mandatory requirements and qualifications criteria may participate in online procurement.

(a) The department, in consultation with the agency, may contract for equipment and services necessary to develop and implement online procurement.

(b) The department, in consultation with the agency, shall adopt rules, pursuant to ss. 120.536(1) and 120.54, to administer the program for online procurement. The rules shall include, but not be limited to:

1. Determining the requirements and qualification criteria for pre-qualifying vendors.
2. Establishing the procedures for conducting online procurement.
3. Establishing the criteria for eligible commodities and contractual services.
4. Establishing the procedures for providing access to online procurement.
5. Determining the criteria warranting any exceptions to participation in the online procurement program.

(c) The department may impose and shall collect all fees for the use of the online procurement systems.

1. The fees may be imposed on an individual transaction basis or as a fixed percentage of the cost savings generated. At a minimum, the fees must be set in an amount sufficient to cover the projected costs of the services, including administrative and project service costs in accordance with the policies of the department.

2. If the department contracts with a provider for online procurement, the department, pursuant to appropriation, shall compensate the provider from the fees after the department has satisfied all ongoing costs. The provider shall report transaction data to the department each month so that the department may determine the amount due and payable to the department from each vendor.

3. All fees that are due and payable to the state on a transactional basis or as a fixed percentage of the cost savings generated are subject to s. 215.31 and must be remitted within 40 days after receipt of payment for which the fees are due. For fees that are not remitted within 40 days, the vendor shall pay interest at the rate established under s. 55.03(1) on the unpaid balance from the expiration of the 40-day period until the fees are remitted.

4. All fees and surcharges collected under this paragraph shall be deposited in the Operating Trust Fund as provided by law.

Section 19. Subsection (4) of section 445.011, Florida Statutes, is amended to read:

445.011 Workforce information systems.—

(4) Workforce Florida, Inc., shall coordinate development and implementation of workforce information systems with the executive director of the Agency for ~~State Enterprise Information~~ Technology to ensure compatibility with the state's information system strategy and enterprise architecture.

Section 20. Subsections (2) and (4) of section 445.045, Florida Statutes, are amended to read:

445.045 Development of an Internet-based system for information technology industry promotion and workforce recruitment.—

(2) Workforce Florida, Inc., shall coordinate with the Agency for ~~State Enterprise Information~~ Technology and the Department of Economic Opportunity to ensure links, where feasible and appropriate, to existing job information websites maintained by the state and state agencies and to ensure that information technology positions offered by the state and state agencies are posted on the information technology website.

(4)(a) Workforce Florida, Inc., shall coordinate development and maintenance of the website under this section with the executive director of the Agency for ~~State Enterprise Information~~ Technology to ensure compatibility with the state's information system strategy and enterprise architecture.

(b) Workforce Florida, Inc., may enter into an agreement with the Agency for ~~State Enterprise Information~~ Technology, the Department of Economic Opportunity, or any other public agency with the requisite information technology expertise for the provision of design, operating, or other technological services necessary to develop and maintain the website.

(c) Workforce Florida, Inc., may procure services necessary to im-

Section 21. Subsection (18) of section 668.50, Florida Statutes, is amended to read:

668.50 Uniform Electronic Transaction Act.—

(18) ACCEPTANCE AND DISTRIBUTION OF ELECTRONIC RECORDS BY GOVERNMENTAL AGENCIES.—

(a) Except as otherwise provided in paragraph (12)(f), each govern-

(b) To the extent that a governmental agency uses electronic records and electronic signatures under paragraph (a), the Agency for State Enterprise Information Technology, in consultation with the govern-

1. The manner and format in which the electronic records must be created, generated, sent, communicated, received, and stored and the systems established for those purposes.

2. If electronic records must be signed by electronic means, the type of electronic signature required, the manner and format in which the electronic signature must be affixed to the electronic record, and the identity of, or criteria that must be met by, any third party used by a person filing a document to facilitate the process.

3. Control processes and procedures as appropriate to ensure adequate preservation, disposition, integrity, security, confidentiality, and auditability of electronic records.

4. Any other required attributes for electronic records which are specified for corresponding nonelectronic records or reasonably necessary under the circumstances.

(c) Except as otherwise provided in paragraph (12)(f), this section does not require a governmental agency of this state to use or permit the use of electronic records or electronic signatures.

(d) Service charges and fees otherwise established by law applicable to the filing of nonelectronic records shall apply in kind to the filing of electronic records.

Section 22. For the 2012-2013 fiscal year, there is appropriated to the Agency for State Technology the sum of \$1,847,866 in recurring general revenue funds, and 16 full-time equivalent positions and associated salary rate of 1,415,386 are authorized for the purpose of implementing this act.

Section 23. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to state information technology; transferring records, property, funds, trust funds, administrative authority and rules, pending issues, and existing contracts of the Agency for Enterprise Information Technology to the Agency for State Technology; nullifying certain notices and proceedings of the Agency for Enterprise Information Technology; repealing s. 14.204, F.S., relating to the Agency for Enterprise Information Technology, to abolish the agency; creating s. 14.206, F.S.; creating the Agency for State Technology; providing for the head of the agency; providing that the agency is a separate budget entity; providing for the appointment of an executive director who shall be the state's Chief Information Officer; providing for the appointment of a state Chief Information Security Officer; providing duties and responsibilities of the agency; providing for an Information Technology Strategic Plan; defining the term "major information technology project" for purposes of a provision of the plan; authorizing the agency to adopt rules; amending s.

282.0041, F.S.; revising definitions for purposes of provisions relating to information technology services and accessibility of information and technology; repealing ss. 282.0055 and 282.0056, F.S., relating to assignment of information technology and development of work and implementation plans, respectively, to remove provisions that assign certain responsibilities and duties to the Agency for Enterprise Information Technology; amending s. 282.201, F.S., relating to the state data center system; providing duties of the Agency for State Technology; directing the agency to develop and establish rules for certain purposes; revising certain duties of state agencies; revising provisions for consolidation of computing facilities into primary data centers; revising provisions for transition plans; requiring resources required to remain in an agency center or computing facility be justified in writing and approved by the Legislature; revising agency limitations with respect to changing or adding computer services; revising procedures for exceptions to the limitations; removing a provision relating to rulemaking; amending s. 282.203, F.S., relating to primary data centers; revising duties of the centers; revising provisions for data center services provided to agencies; directing each agency head to include certain projected costs of data center services in his or her legislative budget request; providing for access rights for agencies required to comply with federal and state criminal justice information security rules and policies; removing provisions for each primary data center to be headed by a board of trustees; providing that each center shall be headed by a director; providing duties of the director; providing that certain administrative costs charged to an agency or other center by a primary data center require a specific appropriation; amending s. 282.204, F.S.; providing for the Northwood Shared Resource Center to be headed by a director appointed by the executive director of the Agency for State Technology; removing provisions for that center to be headed by a board of trustees; amending s. 282.205, F.S.; providing for the Southwood Shared Resource Center to be headed by a director appointed by the executive director of the Agency for State Technology; removing provisions for that center to be headed by a board of trustees; repealing s. 282.33, F.S., relating to standards for data center energy efficiency; repealing s. 282.34, F.S., relating to a statewide e-mail service; amending ss. 17.0315, 110.205, 215.322, 282.318, 287.057, 445.011, 445.045, and 668.50, F.S., relating to a task force established to develop a strategic business plan, career service exemptions, acceptance of electronic payments, enterprise security of data and information technology, procurement of commodities or contractual services, workforce information systems, information technology industry promotion and workforce recruitment, and acceptance and distribution of electronic records by governmental agencies; conforming provisions to changes made by the act; providing an appropriation; providing effective dates.

On motion by Senator Alexander, the Conference Committee Report on HB 5011 was adopted. HB 5011 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—39

Table with 3 columns: Name, Name, Name. Lists names of senators: Mr. President, Alexander, Altman, Benacquisto, Bennett, Bogdanoff, Braynon, Bullard, Dean, Detert, Diaz de la Portilla, Dockery, Evers, Fasano, Flores, Gaetz, Garcia, Gardiner, Gibson, Hays, Jones, Joyner, Latvala, Lynn, Margolis, Montford, Negron, Norman, Oelrich, Rich, Richter, Sachs, Simmons, Siplin, Smith, Sobel, Storms, Thrasher, Wise.

Nays—1

Ring

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5101, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5101

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5101, 1st Eng., same being:

An act relating to prekindergarten through grade 12 education funding.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Janet H. Adkins
Charles S. "Chuck" Chestnut IV
At Large
s/ Erik Fresen
s/ Matt Gaetz
s/ Doug Holder, At Large
Mia L. Jones, At Large
John Legg, At Large
s/ Carlos Lopez-Cantera, At Large
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
Geraldine F. "Geri" Thompson

s/ Marti Coley
Lead Manager
s/ Gary Aubuchon, At Large
Gwyndolen "Gwyn" Clarke-Reed
Chris Dorworth, At Large
s/ James C. "Jim" Frishe, At Large
s/ Bill Hager
Dorothy L. Hukill, At Large
Martin David "Marty" Kiar
s/ Ana Rivas Logan
s/ Seth McKeel, At Large
Ron Saunders, At Large
s/ Jimmie T. Smith
s/ William D. Snyder, At Large
s/ Will W. Weatherford, At Large

Managers on the part of the House

The Conference Committee Amendment for HB 5101, PreK-12 Education Appropriations Issues, provides for the following:

- Modifies the FEFP Supplemental Academic Instruction allocation for 2012-2013 and 2013-2014 to require districts with the 100 lowest performing elementary schools to provide intensive reading instruction by effective teachers for the students in these schools for an additional hour a day beyond the normal school day for the entire school year.
- Modifies the FEFP Reading allocation for 2012-2013 and 2013-2014 to provide intensive reading instruction for students in the 100 lowest performing elementary schools during an additional one hour of instruction beyond the normal school day for the entire school year. Limits the use of these funds for reading coaches.
- Limits flexibility for the use of Reading and Supplemental Academic Instruction allocations to first require the additional hour of instruction for students in the 100 lowest performing elementary schools.
- Delays the increased class size penalty (from 50% to the full amount of the base student allocation) until 2014-2015, including a retroactive adjustment of the 2011-2012 penalty calculation.
- Provides school districts with flexibility for instructional materials purchases, which are required to be made during the first two years of the adoption, for the 2012-2013 mathematics adoption if the districts meet certain requirements.
- Requires providers and schools to implement pre and post assessments for students in the voluntary prekindergarten program.
- Limits the amendatory period for the reporting of FTE for payment to providers and schools by early learning coalitions for the voluntary prekindergarten program.
- Requires districts to provide Discretionary Local Effort funds up to the state average and/or state compression funding for juvenile justice education students.
- Requires school districts to participate in a School District Consortium to maximize purchasing power for goods and services.
- Creates the K-12 Public School Facility Funding Task Force to make recommendations for funding equity among charter schools and school district schools.
- Creates the Digital Instructional Materials Work Group to plan and monitor the transition to digital instructional materials.
- Limits the 5% charter school administrative charge for schools with exceptional student enrollment that is 75% or greater of the total school enrollment.
- Conforms severance package language for district superintendents and employees to s. 215.425, F.S. (from a maximum of one year's salary to a maximum of 20 weeks compensation).
- Limits the use of public broadcasting funds to TV stations to reflect budget allocations.
- Clarifies that the Sheriff is an eligible juvenile justice education provider.
- Repeals the Manatee County School District compulsory school attendance age pilot project.
- Authorizes the Commissioner of Education to waive certain school district facilities construction requirements if justified by the district.
- Clarifies that Auditor General audits satisfy the independent audit requirement for the educational facilities plan of school districts.
- Provides technical clarification of FEFP reporting requirements and audit adjustments.
- Maintains the waiver of the three-fourths limit for the use of school district discretionary capital outlay millage funds for payments required by lease-purchase agreements.

This bill substantially amends sections 496.404, 1001.25, 1001.26, 1001.42, 1001.50, 1002.33, 1002.67, 1002.69, 1002.71, 1003.01, 1003.03, 1003.52, 1006.40, 1011.61, 1011.62, 1011.71, 1013.03, 1013.35, and repeals section 1003.61 of the Florida Statutes.

Conference Committee Amendment (555457)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (8) of section 496.404, Florida Statutes, is amended to read:

496.404 Definitions.—As used in ss. 496.401-496.424:

(8) “Educational institutions” means those institutions and organizations described in s. 212.08(7)(cc)8.a. The term includes private nonprofit organizations, the purpose of which is to raise funds for schools teaching grades kindergarten through grade 12, colleges, and universities, including any nonprofit newspaper of free or paid circulation primarily on university or college campuses which holds a current exemption from federal income tax under s. 501(c)(3) of the Internal Revenue Code, any educational television ~~or radio~~ network or system established pursuant to s. 1001.25 or s. 1001.26, and any nonprofit television or radio station that is a part of such network or system and that holds a current exemption from federal income tax under s. 501(c)(3) of the Internal Revenue Code. The term also includes a nonprofit educational cable consortium that holds a current exemption from federal income tax under s. 501(c)(3) of the Internal Revenue Code, whose primary purpose is the delivery of educational and instructional cable television programming and whose members are composed exclusively of educational organizations that hold a valid consumer certificate of exemption and that are either an educational institution as defined in this subsection or qualified as a nonprofit organization pursuant to s. 501(c)(3) of the Internal Revenue Code.

Section 2. Paragraph (c) of subsection (2) of section 1001.25, Florida Statutes, is amended to read:

1001.25 Educational television.—

(2) POWERS OF DEPARTMENT.—

(c) The department may provide equipment, funds, and other services to extend and update both the existing and the proposed educational television ~~and radio~~ systems of tax-supported and nonprofit, corporate-owned facilities. All stations funded must be qualified by the Corporation for Public Broadcasting. New stations eligible for funding shall provide a first service to an audience that is not currently receiving a broadcast signal or provide a significant new program service as defined by State Board of Education rules. Funds appropriated to the department for educational television ~~and funds appropriated to the department for educational radio~~ may be used by the department for ~~either educational television only or educational radio, or both.~~

Section 3. Paragraphs (a), (d), and (e) of subsection (1) and paragraph (c) of subsection (2) of section 1001.26, Florida Statutes, are amended to read:

1001.26 Public broadcasting program system.—

(1) There is created a public broadcasting program system for the state. The department shall administer this program system pursuant to rules adopted by the State Board of Education. This program system must complement and share resources with the instructional programming service of the Department of Education and educational UHF, VHF, ~~EBS~~ ~~ITFS~~, and FM stations in the state. The program system must include:

(a) Support for existing Corporation for Public Broadcasting qualified program system educational ~~radio and~~ television stations and new stations meeting Corporation for Public Broadcasting qualifications and providing a first service to an audience that does not currently receive a broadcast signal or providing a significant new program service as defined by rule by the State Board of Education.

(d) Establishment and maintenance of a capability for statewide program distribution with facilities and staff, provided such facilities and staff complement and strengthen existing or future educational television ~~and radio~~ stations in accordance with paragraph (a) and s. 1001.25(2)(c).

(e) Provision of both statewide programming funds and station programming support for educational television ~~and educational radio~~ to meet statewide priorities. Priorities for station programming need not be the same as priorities for programming to be used statewide. Station programming may include, but shall not be limited to, citizens’ participation programs, music and fine arts programs, coverage of public hearings and governmental meetings, equal air time for political candidates, and other public interest programming.

(2)

(c) The department is authorized to provide equipment, funds, and other services to extend and update both the existing and the proposed educational television ~~and radio~~ systems of tax-supported and nonprofit, corporate-owned facilities. All stations funded must be qualified by the Corporation for Public Broadcasting. New stations eligible for funding shall provide a first service to an audience that is not currently receiving a broadcast signal or provide a significant new program service as defined by State Board of Education rules. Funds appropriated to the department for educational television ~~and funds appropriated to the department for educational radio~~ may be used by the department for ~~either educational television only or educational radio, or for both.~~

Section 4. Subsection (24) of section 1001.42, Florida Statutes, is amended, subsection (25) is renumbered as subsection (26), and a new subsection (25) is added to that section, to read:

1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:

(24) EMPLOYMENT CONTRACTS.—*If a school district enters into a contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, with an officer, agent, employee, or contractor which contains a provision for severance pay, the contract or employment agreement must include the provisions of s. 215.425. A district school board may not enter into an employment contract that requires the district to pay from state funds an employee an amount in excess of 1 year of the employee’s annual salary for termination, buyout, or any other type of contract settlement. This subsection does not prohibit the payment of earned leave and benefits in accordance with the district’s leave and benefits policies which were accrued by the employee before the contract terminates.*

(25) INTERLOCAL AGREEMENTS.—*Each district school board shall enter into an interlocal agreement as provided in s. 163.01 for the purpose of establishing the School District Consortium and maximizing the purchasing power for goods and services. A consortium may be statewide or regional, as appropriate to achieve the lowest cost. This subsection does not prohibit a district school board from utilizing a state contract.*

(26)(25) ADOPT RULES.—Adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this section.

Section 5. Subsection (2) of section 1001.50, Florida Statutes, is amended to read:

1001.50 Superintendents employed under Art. IX of the State Constitution.—

(2) ~~Each~~ ~~The district school board of each of such districts shall enter into an employment contract~~ ~~contracts of employment~~ with the district school superintendent and shall adopt rules relating to his or her appointment; however, *if the employment contract contains a provision for severance pay, it must include the provisions required by s. 215.425 the district school board may not enter into an employment contract that requires the district to pay from state funds a superintendent an amount in excess of 1 year of the superintendent’s annual salary for termination, buyout, or any other type of contract settlement. This subsection does not prohibit the payment of earned leave and benefits in accordance with the district’s leave and benefits policies which were accrued by the superintendent before the contract terminates.*

Section 6. Paragraph (a) of subsection (20) of section 1002.33, Florida Statutes, is amended to read:

1002.33 Charter schools.—

(20) SERVICES.—

(a)1. A sponsor shall provide certain administrative and educational services to charter schools. These services shall include contract management services; full-time equivalent and data reporting services; exceptional student education administration services; services related to eligibility and reporting duties required to ensure that school lunch services under the federal lunch program, consistent with the needs of the charter school, are provided by the school district at the request of the charter school, that any funds due to the charter school under the federal lunch program be paid to the charter school as soon as the charter school begins serving food under the federal lunch program, and that the charter school is paid at the same time and in the same manner under the federal lunch program as other public schools serviced by the sponsor or the school district; test administration services, including payment of the costs of state-required or district-required student assessments; processing of teacher certificate data services; and information services, including equal access to student information systems that are used by public schools in the district in which the charter school is located. Student performance data for each student in a charter school, including, but not limited to, FCAT scores, standardized test scores, previous public school student report cards, and student performance measures, shall be provided by the sponsor to a charter school in the same manner provided to other public schools in the district.

2. A total administrative fee for the provision of such services shall be calculated based upon up to 5 percent of the available funds defined in paragraph (17)(b) for all students, *except that when 75 percent or more of the students enrolled in the charter school are exceptional students as defined in s. 1003.01(3), the 5 percent of those available funds shall be calculated based on unweighted full-time equivalent students.* However, a sponsor may only withhold up to a 5-percent administrative fee for enrollment for up to and including 250 students. For charter schools with a population of 251 or more students, the difference between the total administrative fee calculation and the amount of the administrative fee withheld may only be used for capital outlay purposes specified in s. 1013.62(2).

3. For high-performing charter schools, as defined in ch. 2011-232, a sponsor may withhold a total administrative fee of up to 2 percent for enrollment up to and including 250 students per school.

4. In addition, a sponsor may withhold only up to a 5-percent administrative fee for enrollment for up to and including 500 students within a system of charter schools which meets all of the following:

- a. Includes both conversion charter schools and nonconversion charter schools;
- b. Has all schools located in the same county;
- c. Has a total enrollment exceeding the total enrollment of at least one school district in the state;
- d. Has the same governing board; and
- e. Does not contract with a for-profit service provider for management of school operations.

5. The difference between the total administrative fee calculation and the amount of the administrative fee withheld pursuant to subparagraph 4. may be used for instructional and administrative purposes as well as for capital outlay purposes specified in s. 1013.62(2).

6. For a high-performing charter school system that also meets the requirements in subparagraph 4., a sponsor may withhold a 2-percent administrative fee for enrollments up to and including 500 students per system.

7. Sponsors shall not charge charter schools any additional fees or surcharges for administrative and educational services in addition to the maximum 5-percent administrative fee withheld pursuant to this paragraph.

8. The sponsor of a virtual charter school may withhold a fee of up to 5 percent. The funds shall be used to cover the cost of services provided under subparagraph 1. and for the school district's local instructional improvement system pursuant to s. 1006.281 or other technological tools that are required to access electronic and digital instructional materials.

Section 7. Paragraphs (a) and (c) of subsection (2) of section 1002.67, Florida Statutes, are amended, subsection (3) is renumbered as subsection (4), and a new subsection (3) is added to that section, to read:

1002.67 Performance standards; curricula and accountability.—

(2)(a) Each private prekindergarten provider and public school may select or design the curriculum that the provider or school uses to implement the Voluntary Prekindergarten Education Program, except as otherwise required for a provider or school that is placed on probation under paragraph (4)(c) ~~(3)(e)~~.

(c) The department shall review and approve curricula for use by private prekindergarten providers and public schools that are placed on probation under paragraph (4)(c) ~~(3)(e)~~. The department shall maintain a list of the curricula approved under this paragraph. Each approved curriculum must meet the requirements of paragraph (b).

(3)(a) Contingent upon legislative appropriation, each private prekindergarten provider and public school in the Voluntary Prekindergarten Education Program must implement an evidence-based pre- and post-assessment that has been approved by rule of the State Board of Education.

(b) In order to be approved, the assessment must be valid, reliable, developmentally appropriate, and designed to measure student progress on domains which must include, but are not limited to, early literacy, numeracy, and language.

(c) The pre- and post-assessment must be administered by individuals meeting requirements established by rule of the State Board of Education.

Section 8. Subsection (5) and paragraphs (a), (c), (e), and (f) of subsection (7) of section 1002.69, Florida Statutes, are amended to read:

1002.69 Statewide kindergarten screening; kindergarten readiness rates; state-approved prekindergarten enrollment screening; good cause exemption.—

(5) The State Board of Education shall adopt procedures for the department to annually calculate each private prekindergarten provider's and public school's kindergarten readiness rate, which must be expressed as the percentage of the provider's or school's students who are assessed as ready for kindergarten. ~~The kindergarten readiness rates must be based exclusively upon the results of the statewide kindergarten screening for students completing the Voluntary Prekindergarten Education Program, beginning with students completing the program during the 2005-2006 school year who are administered the statewide kindergarten screening during the 2006-2007 school year.~~ The methodology for calculating each provider's kindergarten readiness rate must include *student learning gains when available and the percentage of students who meet all state readiness measures.* The rates must not include students who are not administered the statewide kindergarten screening. *The state board shall determine learning gains using a value-added measure based on growth demonstrated by the results of the pre- and post-assessment from at least 2 successive years of administration of the pre- and post-assessment.*

(7)(a) Notwithstanding s. 1002.67(4)(c)4. ~~1002.67(3)(e)4.~~, the State Board of Education, upon the request of a private prekindergarten provider or public school that remains on probation for 2 consecutive years or more and subsequently fails to meet the minimum rate adopted under subsection (6) and for good cause shown, may grant to the provider or school an exemption from being determined ineligible to deliver the Voluntary Prekindergarten Education Program and receive state funds for the program. Such exemption is valid for 1 year and, upon the request of the private prekindergarten provider or public school and for good cause shown, may be renewed.

(c) The State Board of Education shall adopt criteria for granting good cause exemptions. Such criteria shall include, but are not limited to:

1. Learning gains of children served in the Voluntary Prekindergarten Education Program by the private prekindergarten provider or public school. ~~A provider seeking a good cause exemption shall have the early learning coalition or a department approved second party administer the state approved prekindergarten enrollment screening to each child in the prekindergarten provider's program within the first 30~~

days of each school year for which a good cause exemption is sought, and the provider shall administer the standardized postassessment approved by the department to measure the student's learning gains for the year or summer, as appropriate. All data must be submitted to the department within 30 days after the administration of each assessment. Each parent who enrolls his or her child in a Voluntary Prekindergarten Education Program offered by a provider seeking a good cause exemption must submit the child for the state-approved prekindergarten enrollment screening.

2. Verification that local and state health and safety requirements are met.

(e) A private prekindergarten provider or public school granted a good cause exemption shall continue to implement its improvement plan and continue the corrective actions required under s. 1002.67(4)(c)2. ~~1002.67(3)(e)2~~, including the use of a curriculum approved by the department, until the provider or school meets the minimum rate adopted under subsection (6).

(f) The State Board of Education shall notify the Office of Early Learning of any good cause exemption granted to a private prekindergarten provider under this subsection. If a good cause exemption is granted to a private prekindergarten provider who remains on probation for 2 consecutive years, the Office of Early Learning shall notify the early learning coalition of the good cause exemption and direct that the coalition, notwithstanding s. 1002.67(4)(c)4. ~~1002.67(3)(e)4~~, not remove the provider from eligibility to deliver the Voluntary Prekindergarten Education Program or to receive state funds for the program, if the provider meets all other applicable requirements of this part.

Section 9. Paragraph (c) of subsection (3) of section 1002.71, Florida Statutes, is amended to read:

1002.71 Funding; financial and attendance reporting.—

(3)

(c) The initial allocation shall be based on estimated student enrollment in each coalition service area. The Office of Early Learning shall reallocate funds among the coalitions based on actual full-time equivalent student enrollment in each coalition service area. *Each coalition shall report student enrollment pursuant to subsection (2) on a monthly basis. A student enrollment count for the prior fiscal year may not be amended after December 31 of the subsequent fiscal year.*

Section 10. Paragraph (b) of subsection (11) of section 1003.01, Florida Statutes, is amended to read:

1003.01 Definitions.—As used in this chapter, the term:

(11)

(b) “Juvenile justice provider” means the Department of Juvenile Justice, *the sheriff*, or a private, public, or other governmental organization under contract with the Department of Juvenile Justice or *the sheriff* that provides treatment, care and custody, or educational programs for youth in juvenile justice intervention, detention, or commitment programs.

Section 11. Paragraphs (a) and (e) of subsection (4) of section 1003.03, Florida Statutes, are amended to read:

1003.03 Maximum class size.—

(4) ACCOUNTABILITY.—

(a) If the department determines that the number of students assigned to any individual class exceeds the class size maximum, as required in subsection (1), based upon the October student membership survey, the department shall:

1. Identify, for each grade group, the number of classes in which the number of students exceeds the maximum and the total number of students which exceeds the maximum for all classes.

2. Determine the number of FTE students which exceeds the maximum for each grade group.

3. Multiply the total number of FTE students which exceeds the maximum for each grade group by the district's FTE dollar amount of the class size categorical allocation for that year and calculate the total for all three grade groups.

4. Multiply the total number of FTE students which exceeds the maximum for all classes by an amount equal to 50 percent of the base student allocation adjusted by the district cost differential for *each of the 2010-2011 through 2013-2014 fiscal years year* and by an amount equal to the base student allocation adjusted by the district cost differential ~~beginning~~ in the ~~2014-2015 2011-2012~~ fiscal year and thereafter.

5. Reduce the district's class size categorical allocation by an amount equal to the sum of the calculations in subparagraphs 3. and 4.

(e) Each district that has not complied with the requirements in subsection (1) shall submit to the commissioner by February 1 ~~15~~ a plan certified by the district school board that describes the specific actions the district will take in order to fully comply with the requirements in subsection (1) by October of the following school year. If a district submits the certified plan by the required deadline, the funds remaining after the reallocation calculation in paragraph (d) shall be added back to the district's class size categorical allocation based on each qualifying district's proportion of the total reduction for all qualifying districts for which a reduction was calculated in paragraphs (a)-(c). However, no district shall have an amount added back that is greater than the amount that was reduced.

Section 12. Subsection (12) of section 1003.52, Florida Statutes, is amended to read:

1003.52 Educational services in Department of Juvenile Justice programs.—

(12)(a) *Funding for eligible students enrolled in juvenile justice education programs shall be provided through the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act. Funding shall include, at a minimum:*

1. *Weighted program funding or the basic amount for current operation multiplied by the district cost differential as provided in s. 1011.62(1)(r) and (2);*

2. *The supplemental allocation for juvenile justice education as provided in s. 1011.62(10);*

3. *A proportionate share of the district's exceptional student education guaranteed allocation, the supplemental academic instruction allocation, and the instructional materials allocation;*

4. *An amount equivalent to the proportionate share of the state average potential discretionary local effort for operations, which shall be determined as follows:*

a. *If the district levies the maximum discretionary local effort and the district's discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall include both the discretionary local effort and the compression supplement per FTE. If the district's discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average; or*

b. *If the district does not levy the maximum discretionary local effort and the district's actual discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall be equal to the district's actual discretionary local effort per FTE. If the district's actual discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average potential local effort per FTE; and*

5. *A proportionate share of the district's proration to funds available, if necessary. The district school board shall fund the educational program in a Department of Juvenile Justice facility at the same or higher level of funding for equivalent students in the district school system based on the funds generated by state funding through the Florida Education Finance Program for such students. It is the intent of the Legislature that the school district maximize its available local, state, and federal funding to a juvenile justice program.*

~~(a) Juvenile justice educational programs shall be funded in the appropriate FEFP program based on the educational services needed by the student for Department of Juvenile Justice programs in accordance with s. 1011.62.~~

(b) Juvenile justice educational programs to receive the appropriate FEFP funding for Department of Juvenile Justice programs shall include those operated through a contract with the Department of Juvenile Justice and which are under purview of the Department of Juvenile Justice quality assurance standards for education.

(c) Consistent with the rules of the State Board of Education, district school boards are required to request an alternative FTE survey for Department of Juvenile Justice programs experiencing fluctuations in student enrollment.

(d) FTE count periods shall be prescribed in rules of the State Board of Education and shall be the same for programs of the Department of Juvenile Justice as for other public school programs. The summer school period for students in Department of Juvenile Justice programs shall begin on the day immediately following the end of the regular school year and end on the day immediately preceding the subsequent regular school year. Students shall be funded for no more than 25 hours per week of direct instruction.

(e) Each juvenile justice education program must receive all federal funds for which the program is eligible.

Section 13. *Section 1003.61, Florida Statutes, is repealed.*

Section 14. Subsection (2) of section 1006.40, Florida Statutes, is amended to read:

1006.40 Use of instructional materials allocation; instructional materials, library books, and reference books; repair of books.—

(2) Each district school board must purchase current instructional materials to provide each student with a major tool of instruction in core courses of the subject areas of mathematics, language arts, science, social studies, reading, and literature for kindergarten through grade 12. Such purchase must be made within the first 2 years after the effective date of the adoption cycle. *For the 2012-2013 mathematics adoption, a district using a comprehensive mathematics instructional materials program adopted in the 2009-2010 adoption shall be deemed in compliance with this subsection if it provides each student with such additional state-adopted materials as may be necessary to align the previously adopted comprehensive program to common core standards and the other criteria of the 2012-2013 mathematics adoption.*

Section 15. Paragraph (c) of subsection (1) and subsection (4) of section 1011.61, Florida Statutes, are amended to read:

1011.61 Definitions.—Notwithstanding the provisions of s. 1000.21, the following terms are defined as follows for the purposes of the Florida Education Finance Program:

(1) A “full-time equivalent student” in each program of the district is defined in terms of full-time students and part-time students as follows:

(c)1. A “full-time equivalent student” is:

a. A full-time student in any one of the programs listed in s. 1011.62(1)(c); or

b. A combination of full-time or part-time students in any one of the programs listed in s. 1011.62(1)(c) which is the equivalent of one full-time student based on the following calculations:

(I) A full-time student in a combination of programs listed in s. 1011.62(1)(c) shall be a fraction of a full-time equivalent membership in each special program equal to the number of net hours per school year for which he or she is a member, divided by the appropriate number of hours set forth in subparagraph (a)1. or subparagraph (a)2. *The sum of the fractions for each program may not exceed the maximum value set forth in subsection (4). The difference between that fraction or sum of fractions and the maximum value as set forth in subsection (4) for each full-time student is presumed to be the balance of the student's time not spent in such special education programs and shall be recorded as time in the appropriate basic program.*

(II) A prekindergarten handicapped student shall meet the requirements specified for kindergarten students.

(III) A full-time equivalent student for students in kindergarten through grade 5 in a virtual instruction program under s. 1002.45 or a virtual charter school under s. 1002.33 shall consist of a student who has successfully completed a basic program listed in s. 1011.62(1)(c)1.a. or b., and who is promoted to a higher grade level.

(IV) A full-time equivalent student for students in grades 6 through 12 in a virtual instruction program under s. 1002.45(1)(b)1., 2., or 3. or a virtual charter school under s. 1002.33 shall consist of six full credit completions in programs listed in s. 1011.62(1)(c)1.b. or c. and 3. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2014-2015 fiscal year, when s. 1008.22(3)(g) is implemented, the reported full-time equivalent students and associated funding of students enrolled in courses requiring passage of an end-of-course assessment shall be adjusted after the student completes the end-of-course assessment.

(V) A Florida Virtual School full-time equivalent student shall consist of six full credit completions or the prescribed level of content that counts toward promotion to the next grade in the programs listed in s. 1011.62(1)(c)1.a. and b. for kindergarten through grade 8 and the programs listed in s. 1011.62(1)(c)1.c. for grades 9 through 12. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2014-2015 fiscal year, when s. 1008.22(3)(g) is implemented, the reported full-time equivalent students and associated funding of students enrolled in courses requiring passage of an end-of-course assessment shall be adjusted after the student completes the end-of-course assessment.

(VI) Each successfully completed full-credit course earned through an online course delivered by a district other than the one in which the student resides shall be calculated as 1/6 FTE.

(VII) Each successfully completed credit earned under the alternative high school course credit requirements authorized in s. 1002.375, which is not reported as a portion of the 900 net hours of instruction pursuant to subparagraph (1)(a)1., shall be calculated as 1/6 FTE.

2. A student in membership in a program scheduled for more or less than 180 school days or the equivalent on an hourly basis as specified by rules of the State Board of Education is a fraction of a full-time equivalent membership equal to the number of instructional hours in membership divided by the appropriate number of hours set forth in subparagraph (a)1.; however, for the purposes of this subparagraph, membership in programs scheduled for more than 180 days is limited to students enrolled in juvenile justice education programs and the Florida Virtual School.

The department shall determine and implement an equitable method of equivalent funding for experimental schools and for schools operating under emergency conditions, which schools have been approved by the department to operate for less than the minimum school day.

(4) The maximum value for funding a student in kindergarten through grade 12 or in a prekindergarten program for exceptional children as provided in s. 1003.21(1)(e), ~~except for a student as set forth in sub-sub paragraph (1)(c)1.b.(I),~~ is one full-time equivalent student membership for a school year or equivalent.

Section 16. Paragraph (f) of subsection (1), paragraph (b) of subsection (6), subsection (9), and paragraph (b) of subsection (13) of section 1011.62, Florida Statutes, are amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

(f) Supplemental academic instruction; categorical fund.—

1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This paragraph may be cited as the "Supplemental Academic Instruction Categorical Fund."

2. Categorical funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program.

For the 2012-2013 and 2013-2014 fiscal years, each school district that has one or more of the 100 lowest-performing elementary schools based on the state reading assessment shall use these funds, together with the funds provided in the district's research-based reading instruction allocation and other available funds, to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided only by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers shall not be included in the 100 schools. After this requirement has been met, supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer school, and other methods for improving student achievement. Supplemental instruction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.

3. Effective with the 1999-2000 fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.

4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.

5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d)3.

(6) CATEGORICAL FUNDS.—

(b) If a district school board finds and declares in a resolution adopted at a regular meeting of the school board that the funds received for any of the following categorical appropriations are urgently needed to maintain school board specified academic classroom instruction, the school board may consider and approve an amendment to the school district operating budget transferring the identified amount of the categorical funds to the appropriate account for expenditure:

1. Funds for student transportation.
2. Funds for safe schools.
3. Funds for supplemental academic instruction *if the required additional hour of instruction beyond the normal school day for each day of the entire school year has been provided for the students in each low-performing elementary school in the district pursuant to paragraph (1)(f).*
4. Funds for research-based reading instruction *if the required additional hour of instruction beyond the normal school day for each day of*

the entire school year has been provided for the students in each low-performing elementary school in the district pursuant to paragraph (9)(a).

5. Funds for instructional materials if all instructional material purchases necessary to provide updated materials aligned to Next Generation Sunshine State Standards and benchmarks and that meet statutory requirements of content and learning have been completed for that fiscal year, but no sooner than March 1. Funds available after March 1 may be used to purchase hardware for student instruction.

(9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.—

(a) The research-based reading instruction allocation is created to provide comprehensive reading instruction to students in kindergarten through grade 12. *For the 2012-2013 and 2013-2014 fiscal years, in each school district that has one or more of the 100 lowest-performing elementary schools based on the state reading assessment, priority shall be given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in each school. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers shall not be included in the 100 schools. The intensive reading instruction delivered in this additional hour and for other students shall include: research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency; differentiated instruction based on student assessment data to meet students' specific reading needs; explicit and systematic reading development in phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, science, and mathematics-text reading, text discussion, and writing in response to reading. For the 2012-2013 and 2013-2014 fiscal years, a school district may not hire more reading coaches than were hired during the 2011-2012 fiscal year unless all students in kindergarten through grade 5 who demonstrate a reading deficiency, as determined by district and state assessments, including students scoring Level 1 or Level 2 on FCAT Reading, are provided an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year.*

(b) Funds for comprehensive, research-based reading instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. Each eligible school district shall receive the same minimum amount as specified in the General Appropriations Act, and any remaining funds shall be distributed to eligible school districts based on each school district's proportionate share of K-12 base funding.

(c) Funds allocated under this subsection must be used to provide a system of comprehensive reading instruction to students enrolled in the K-12 programs, which may include the following:

1. *The provision of an additional hour per day of intensive reading instruction to students in the 100 lowest-performing elementary schools by teachers and reading specialists who are effective in teaching reading.*

2. *Kindergarten through grade 5 reading intervention teachers to provide intensive intervention during the school day and in the required extra hour for students identified as having a reading deficiency.*

~~3.~~ *The provision of highly qualified reading coaches to specifically support teachers in making instructional decisions based on student data, and improve teacher delivery of effective reading instruction, intervention, and reading in the content areas based on student need.*

~~4.~~ *Professional development for school district teachers in scientifically based reading instruction, including strategies to teach reading in content areas and with an emphasis on technical and informational text.*

~~5.~~ *The provision of summer reading camps for all students in kindergarten through grade 2 who demonstrate a reading deficiency as determined by district and state assessments, and students in grades 3 through 5 who score at Level 1 on FCAT Reading.*

~~6.~~ *The provision of supplemental instructional materials that are grounded in scientifically based reading research.*

~~7.5.~~ The provision of intensive interventions for ~~middle and high school~~ students *in kindergarten through grade 12 who have been identified as having a reading deficiency or who are reading below grade level as determined by the FCAT.*

(d) Annually, by a date determined by the Department of Education but before May 1, school districts shall submit a K-12 comprehensive reading plan for the specific use of the research-based reading instruction allocation in the format prescribed by the department for review and approval by the Just Read, Florida! Office created pursuant to s. 1001.215. The plan annually submitted by school districts shall be deemed approved unless the department rejects the plan on or before June 1. If a school district and the Just Read, Florida! Office cannot reach agreement on the contents of the plan, the school district may appeal to the State Board of Education for resolution. School districts shall be allowed reasonable flexibility in designing their plans and shall be encouraged to offer reading *intervention remediation* through innovative methods, including career academies. The plan format shall be developed with input from school district personnel, including teachers and principals, and shall allow courses in core, career, and alternative programs that deliver intensive reading remediation through integrated curricula, provided that the teacher is deemed highly qualified to teach reading or working toward that status. No later than July 1 annually, the department shall release the school district's allocation of appropriated funds to those districts having approved plans. A school district that spends 100 percent of this allocation on its approved plan shall be deemed to have been in compliance with the plan. The department may withhold funds upon a determination that reading instruction allocation funds are not being used to implement the approved plan. *The department shall monitor and track the implementation of each district plan, including conducting site visits and collecting specific data on expenditures and reading improvement results. By February 1 of each year, the department shall report its findings to the Legislature.*

(13) TOTAL ALLOCATION OF STATE FUNDS TO EACH DISTRICT FOR CURRENT OPERATION.—The total annual state allocation to each district for current operation for the FEFP shall be distributed periodically in the manner prescribed in the General Appropriations Act.

(b) The amount thus obtained shall be the net annual allocation to each school district. However, if it is determined that any school district received an underallocation or overallocation for any prior year because of an arithmetical error, assessment roll change required by final judicial decision, full-time equivalent student membership error, or any allocation error revealed in an audit report, the allocation to that district shall be appropriately adjusted. Beginning with audits for the 2001-2002 fiscal year, if the adjustment is the result of an audit finding in which group 2 FTE are reclassified to the basic program and the district weighted FTE are over the weighted enrollment ceiling for group 2 programs, the adjustment shall not result in a gain of state funds to the district. *Beginning with the 2011-2012 fiscal year, if a special program cost factor is less than the basic program cost factor, an audit adjustment may not result in the reclassification of the special program FTE to the basic program FTE.* If the Department of Education audit adjustment recommendation is based upon controverted findings of fact, the Commissioner of Education is authorized to establish the amount of the adjustment based on the best interests of the state.

Section 17. Paragraph (e) of subsection (2) of section 1011.71, Florida Statutes, is amended to read:

1011.71 District school tax.—

(2) In addition to the maximum millage levy as provided in subsection (1), each school board may levy not more than 1.5 mills against the taxable value for school purposes for district schools, including charter schools at the discretion of the school board, to fund:

(e) Payments for educational facilities and sites due under a lease-purchase agreement entered into by a district school board pursuant to s. 1003.02(1)(f) or s. 1013.15(2), not exceeding, in the aggregate, an amount equal to three-fourths of the proceeds from the millage levied by a district school board pursuant to this subsection. ~~For the 2009-2010 fiscal year,~~ The three-fourths limit is waived for lease-purchase agreements entered into before June 30, 2009, by a district school board pursuant to this paragraph.

Section 18. Paragraph (a) of subsection (10) of section 1013.03, Florida Statutes, is amended to read:

1013.03 Functions of the department and the Board of Governors.—The functions of the Department of Education as it pertains to educational facilities of school districts and Florida College System institutions and of the Board of Governors as it pertains to educational facilities of state universities shall include, but not be limited to, the following:

(10)(a) Review and validate surveys proposed or amended by the boards and recommend to the Commissioner of Education, or the Chancellor of the State University System, as appropriate, for approval, surveys that meet the requirements of this chapter.

1. The term “validate” as applied to surveys by school districts means to review inventory data as submitted to the department by district school boards; provide for review and inspection, where required, of student stations and aggregate square feet of inventory changed from satisfactory to unsatisfactory or changed from unsatisfactory to satisfactory; compare new school inventory to allocation limits provided by this chapter; review cost projections for conformity with cost limits set by s. 1013.64(6); compare total capital outlay full-time equivalent enrollment projections in the survey with the department's projections; review facilities lists to verify that student station and auxiliary facility space allocations do not exceed the limits provided by this chapter and related rules; review and confirm the application of uniform facility utilization factors, where provided by this chapter or related rules; utilize the documentation of programs offered per site, as submitted by the board, to analyze facility needs; confirm that need projections for career and adult educational programs comply with needs documented by the Department of Education; and confirm the assignment of full-time student stations to all space except auxiliary facilities, which, for purposes of exemption from student station assignment, include the following:

- a. Cafeterias.
- b. Multipurpose dining areas.
- c. Media centers.
- d. Auditoriums.
- e. Administration.
- f. Elementary, middle, and high school resource rooms, up to the number of such rooms recommended for the applicable occupant and space design capacity of the educational plant in the State Requirements for Educational Facilities, beyond which student stations must be assigned.
- g. Elementary school skills labs, up to the number of such rooms recommended for the applicable occupant and space design capacity of the educational plant in the State Requirements for Educational Facilities, beyond which student stations must be assigned.
- h. Elementary school art and music rooms.

The Commissioner of Education may grant a waiver from the requirements of this subparagraph if a district school board determines that such waiver will make possible a substantial savings of funds or will be advantageous to the welfare of the educational system. The district school board shall present a full statement to the commissioner which sets forth the facts that warrant the waiver. If the commissioner denies a request for a waiver, the district school board may appeal such decision to the State Board of Education.

2. The term “validate” as applied to surveys by Florida College System institutions and universities means to review and document the approval of each new site and official designation, where applicable; review the inventory database as submitted by each board to the department, including noncareer, and total capital outlay full-time equivalent enrollment projections per site and per college; provide for the review and inspection, where required, of student stations and aggregate square feet of space changed from satisfactory to unsatisfactory; utilize and review the documentation of programs offered per site submitted by the boards as accurate for analysis of space requirements and needs; confirm that needs projected for career and adult educational programs comply with needs documented by the Department of Education; compare new facility inventory to allocations limits as provided in

this chapter; review cost projections for conformity with state averages or limits designated by this chapter; compare student enrollment projections in the survey to the department's projections; review facilities lists to verify that area allocations and space factors for generating space needs do not exceed the limits as provided by this chapter and related rules; confirm the application of facility utilization factors as provided by this chapter and related rules; and review, as submitted, documentation of how survey recommendations will implement the detail of current campus master plans and integrate with local comprehensive plans and development regulations.

Section 19. Paragraph (f) of subsection (2) of section 1013.35, Florida Statutes, is amended to read:

1013.35 School district educational facilities plan; definitions; preparation, adoption, and amendment; long-term work programs.—

(2) PREPARATION OF TENTATIVE DISTRICT EDUCATIONAL FACILITIES PLAN.—

(f) ~~Commencing on October 1, 2002, and thereafter, the district school board shall have contract with a qualified, independent third party to conduct~~ Not less than once every 5 years a financial management and performance audit conducted of the educational planning and construction activities of the district. An audit conducted by the Office of Program Policy Analysis and Government Accountability and the Auditor General pursuant to s. 1008.35 satisfies this requirement.

Section 20. (1) *For the 2012-2013 fiscal year, there is established the K-12 Public School Facility Funding Task Force. The Department of Education shall provide staff and administrative support to the task force. All appointments must be made by July 15, 2012. The task force shall convene no later than July 31, 2012, for the purpose of examining all relevant factors in order to make recommendations to the Legislature for more equitable facility funding for charter schools and schools operated by a school district, including, but not limited to:*

- (a) *Charter school facility funding needs.*
- (b) *Existing funding and revenue sources available for fixed capital outlay needs of charter schools and schools operated by a school district.*
- (c) *Long-term debt for school facilities.*
- (d) *Class size requirements and the impacts of such requirements on facilities funding needs.*
- (e) *District facilities utilization.*

(2) *The task force shall be composed of the following 11 members:*

(a) *The Deputy Commissioner of Finance and Operations of the Department of Education or his or her designee, who shall be the chair of the task force.*

(b) *The following members appointed by the Governor:*

- 1. *The parent of a student attending a charter school.*
- 2. *The parent of a student attending a school operated by a school district.*

(c) *The following members appointed by the President of the Senate:*

- 1. *The superintendent from a small to medium sized school district based on student population.*
- 2. *A member of the district school board from a large sized school district based on student population.*
- 3. *A member of the governing board of a charter school that does not operate another charter school and is a member of the Florida Consortium of Public Charter Schools.*
- 4. *An operator of a charter school that manages multiple charter schools.*

(d) *The following members appointed by the Speaker of the House of Representatives:*

1. *The superintendent from a large sized school district based on student population.*

2. *A member of the district school board from a small to medium sized school district based on student population.*

3. *A member of the governing board of a charter school that operates multiple charter schools and is a member of the Florida Consortium of Public Charter Schools.*

4. *An operator of a charter school that does not manage more than one charter school.*

Except for the Deputy Commissioner of Finance and Operations or his or her designee, no member of the task force may be qualified as a lobbyist under s. 11.045 or s. 112.3215, Florida Statutes.

(3) *The Department of Education shall coordinate with the task force to compile the necessary data for the task force to make recommendations.*

(4) *The task force shall complete its work and submit its recommendations by December 1, 2012, to the chair of the Senate Budget Committee, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor.*

(5) *The task force is abolished June 30, 2013.*

Section 21. (1) *The Digital Instructional Materials Work Group is created to plan and monitor the implementation of the transition to digital instructional materials as required in ss. 1006.29(3) and 1006.40(3)(a), Florida Statutes.*

(2) *The Commissioner of Education, or his or her designee, shall serve as the ex officio, nonvoting executive director of the work group.*

(3) *The work group shall be comprised of the following: one school district instructional technology expert, one school district instructional content expert with experience in digital learning initiatives, one representative from an institution of postsecondary education, one high school principal with experience in digital learning initiatives, one middle school principal with experience in digital learning initiatives, one business representative, and one parent.*

(4) *A member may not represent a company that has a business interest in education content or technology.*

(5) *The chair shall schedule and conduct the first meeting of the work group by October 1, 2012. The work group shall conduct a majority of its meetings virtually.*

(6) *The work group shall submit a report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and State Board of Education by March 1, 2013. The report shall include an implementation plan for meeting the deadline of transition to digital instructional materials as provided in ss. 1006.29(3) and 1006.40(3)(a), Florida Statutes. The plan must specify options for the provision of access devices for students, options for providing content by subject area, provisions for training and professional development for preservice and in-service teachers, and a detailed review of options for funding, including the reprioritization of existing resources and recommendations for new funding.*

Section 22. *Notwithstanding the amendments made by this act to s. 1003.03(4)(a)4., Florida Statutes, for the 2011-2012 fiscal year, the calculation required by that subparagraph shall be an amount equal to 50 percent of the base student allocation adjusted by the district cost differential. This section shall take effect upon this act becoming a law.*

Section 23. *Notwithstanding the required review by the Legislative Budget Commission pursuant to s. 1003.03(4)(c), Florida Statutes, and s. 41 of chapter 2011-55, Laws of Florida, for the 2011-2012 fiscal year, the alternate compliance calculation amounts to the class size operating categorical fund authorized by s. 1003.03(4)(c), Florida Statutes, shall be the reduction calculation required by s. 1003.03(4), Florida Statutes. The Commissioner of Education shall modify payments to districts as required by s. 1003.03(4), Florida Statutes, for the 2011-2012 fiscal year. This section shall take effect upon this act becoming a law.*

Section 24. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to prekindergarten through grade 12 education funding; amending s. 496.404, F.S.; conforming provisions to changes made by the act; amending s. 1001.25, F.S.; deleting provisions that authorize the Department of Education to provide equipment, funds, and other services to extend and update existing and proposed educational radio systems; amending s. 1001.26, F.S.; deleting provisions that authorize department support and funding for public broadcasting program system educational radio stations; amending s. 1001.42, F.S.; requiring that any contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, entered into by a school district with an officer, agent, employee, or contractor which contains a provision for severance pay include provisions in s. 215.425, F.S., relating to limitations on extra compensation, bonuses, and severance pay; requiring that each district school board enter into an interlocal agreement for the purpose of establishing the School District Consortium; amending s. 1001.50, F.S.; requiring that any employment contract entered into by a district school board with a district school superintendent which contains a provision for severance pay include provisions in s. 215.425, F.S., relating to limitations on extra compensation, bonuses, and severance pay; amending s. 1002.33, F.S.; revising provisions relating to the calculation of the total administrative fee for providing administrative and educational services to charter schools; amending s. 1002.67, F.S.; providing for Voluntary Prekindergarten Education Program assessments; amending s. 1002.69, F.S.; revising provisions for calculating the kindergarten readiness rate and criteria for certain good cause exemptions; conforming cross-references; amending s. 1002.71, F.S.; providing requirements relating to student enrollment reporting and funding under the Voluntary Prekindergarten Education Program; amending s. 1003.01, F.S.; revising the definition of the term “juvenile justice provider”; amending s. 1003.03, F.S.; revising provisions relating to calculations for reducing a school district’s class size categorical allocation when class size requirements are not met; revising a compliance plan submission date; amending s. 1003.52, F.S.; revising the funding of juvenile justice education programs; repealing s. 1003.61, F.S., relating to the pilot attendance project; amending s. 1006.40, F.S.; revising provisions relating to the purchase of certain current instructional materials by school districts; amending s. 1011.61, F.S.; revising the definition of the term “full-time equivalent student” for full-time students enrolled in a combination of certain programs; revising provisions relating to the funding of students in kindergarten through grade 12 or exceptional children in a prekindergarten program to conform to changes made by the act; amending s. 1011.62, F.S.; requiring that each school district having low-performing elementary schools use funds from the supplemental academic instruction categorical fund, along with the school district’s research-based reading instruction allocation, to provide an additional hour of instruction per day for intensive reading instruction; requiring that the department monitor and track the implementation of each school district’s comprehensive reading plan and report its findings to the Legislature; revising provisions relating to the total allocation of state funds to each district for current operations; amending s. 1011.71, F.S.; deleting a restriction relating to the amount of capital outlay millage that may be used to fund payments for educational facilities and sites due under certain lease-purchase agreements; amending s. 1013.03, F.S.; authorizing the Commissioner of Education to grant waivers to district school boards from certain requirements relating to the validation of surveys and inventory of data under certain circumstances; amending s. 1013.35, F.S.; requiring that each district school board have a financial management and performance audit conducted of the district’s educational planning and construction activities; creating the K-12 Public School Facility Funding Task Force and providing duties; creating the Digital Instructional Materials Work Group and providing duties; requiring that the calculation required in s. 1003.03(4)(a) 4., F.S., be an amount equal to 50 percent of the base student allocation adjusted by the district cost differential for a specified fiscal year; specifying the formula to be used for the 2011-2012 fiscal year in calculating the alternate compliance calculation amounts to the class size operating categorical fund, notwithstanding certain other provisions of law; requiring that the Commissioner of Education modify payments to school districts; providing effective dates.

On motion by Senator Simmons, the Conference Committee Report on **HB 5101** was adopted. **HB 5101** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—35

Mr. President	Evers	Norman
Alexander	Fasano	Oelrich
Altman	Flores	Richter
Benacquisto	Gaetz	Ring
Bennett	Gardiner	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Latvala	Sobel
Dean	Lynn	Storms
Detert	Margolis	Thrasher
Diaz de la Portilla	Montford	Wise
Dockery	Negron	

Nays—4

Gibson	Joyner	Rich
Smith		

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed CS for HB 5203, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON CS for HB 5203

The Honorable Mike Haridopolos March 8, 2012
President of the Senate

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for HB 5203, same being:

An act relating to reemployment services.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i>	<i>s/ Joe Negron</i>
<i>Chair</i>	<i>Vice Chair</i>
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. “Mike” Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>At Large</i>	<i>s/ Oscar Braynon II</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Charles S. “Charlie” Dean, Sr.</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Miguel Diaz de la Portilla</i>
<i>Paula Dockery</i>	<i>s/ Greg Evers</i>
<i>Mike Fasano</i>	<i>s/ Anitere Flores</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Rene Garcia</i>
<i>Andy Gardiner, At Large</i>	<i>s/ Audrey Gibson</i>
<i>s/ Alan Hays</i>	<i>s/ Dennis L. Jones, D.C.</i>
<i>s/ Arthenia L. Joyner, At Large</i>	<i>s/ Jack Latvala</i>
<i>Evelyn J. Lynn</i>	<i>s/ Gwen Margolis</i>
<i>s/ Bill Montford</i>	<i>s/ Jim Norman</i>
<i>s/ Steve Oelrich</i>	<i>Nan H. Rich, At Large</i>
<i>s/ Garrett Richter</i>	<i>s/ Jeremy Ring</i>
<i>Maria Lorts Sachs</i>	<i>s/ David Simmons</i>

s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Eduardo "Eddy" Gonzalez
Acting Co-Chair
s/ Larry Ahern
Dwight M. Bullard
Chris Dorworth, At Large
s/ James C. "Jim" Frishe, At Large
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Jeanette M. Nunez, At Large
s/ Kathleen C. Passidomo
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
Dwayne L. Taylor
s/ Will W. Weatherford, At Large

s/ H. Marlene O'Toole
Chair
s/ William L. "Bill" Proctor
Acting Co-Chair
s/ Gary Aubuchon, At Large
Charles S. "Chuck" Chestnut IV
At Large
s/ Shawn Harrison
Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Seth McKeel, At Large
s/ Jose R. Oliva
Betty Reed
Ron Saunders, At Large
s/ William D. Snyder, At Large
s/ Kelli Stargel
s/ Carlos Trujillo
Alan B. Williams

Managers on the part of the House

The Conference Committee Amendment for HB 5203, Reemployment Services, provides for the following:

- Repeals and terminates the Workers' Compensation Administration Trust Fund within the Department of Education.
- Amends s. 440.491, Florida Statutes, as follows.
 - Removes the Department of Education from the definition of "Department", which transfers responsibilities for training and education of injured workers to the Department of Financial Services;
 - Authorizes the Department of Financial Services to contract with one or more third parties to administer functions of training and education.
 - Requires that persons or firms selected to administer reemployment services may not have a conflict of interest.
 - Prohibits a rehabilitation provider who contracts with the department to provide injured employees reemployment assessments and other services from providing training or education to the injured employee.
- Appropriates \$350,000 in recurring funds from the Workers' Compensation Administration Trust Fund and 5 full-time positions and associated salary rate of 260,000 to the Department of Financial Services.
- Provides an effective date

Conference Committee Amendment (955423)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *Effective June 30, 2013, section 1010.87, Florida Statutes, is repealed.*

Section 2. (1) *The Workers' Compensation Administration Trust Fund, FLAIR number 48-2-795, within the Department of Education is terminated.*

(2) *The balance remaining in, and all revenues of, the trust fund shall be transferred to the Workers' Compensation Administration Trust Fund within the Department of Financial Services.*

(3) *The Division of Vocational Rehabilitation within the Department of Education shall pay any outstanding debts or obligations of the terminated trust fund as soon as practicable, and the Chief Financial Officer shall close out and remove the terminated trust fund from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.*

Section 3. Section 440.015, Florida Statutes, is amended to read:

440.015 Legislative intent.—It is the intent of the Legislature that the Workers' Compensation Law be interpreted so as to assure the quick and efficient delivery of disability and medical benefits to an injured worker and to facilitate the worker's return to gainful reemployment at a reasonable cost to the employer. It is the specific intent of the Legislature that workers' compensation cases shall be decided on their merits. The workers' compensation system in Florida is based on a mutual renunciation of common-law rights and defenses by employers and employees alike. In addition, it is the intent of the Legislature that the facts in a workers' compensation case are not to be interpreted liberally in favor of either the rights of the injured worker or the rights of the employer. Additionally, the Legislature hereby declares that disputes concerning the facts in workers' compensation cases are not to be given a broad liberal construction in favor of the employee on the one hand or of the employer on the other hand, and the laws pertaining to workers' compensation are to be construed in accordance with the basic principles of statutory construction and not liberally in favor of either employee or employer. It is the intent of the Legislature to ensure the prompt delivery of benefits to the injured worker. Therefore, an efficient and self-executing system must be created which is not an economic or administrative burden. The department, agency, the Office of Insurance Regulation, ~~the Department of Education,~~ and the Division of Administrative Hearings shall administer the Workers' Compensation Law in a manner which facilitates the self-execution of the system and the process of ensuring a prompt and cost-effective delivery of payments.

Section 4. Section 440.125, Florida Statutes, is amended to read:

440.125 Medical records and reports; identifying information in employee medical bills; confidentiality.—Any medical records and medical reports of an injured employee and any information identifying an injured employee in medical bills which are provided to the department, pursuant to s. 440.13, are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution, except as otherwise provided by this chapter. The department may share any such confidential and exempt records, reports, or information received pursuant to s. 440.13 with the Agency for Health Care Administration ~~and the Department of Education~~ in furtherance of their official duties under ss. 440.13 and 440.134. The agency and the department shall maintain the confidential and exempt status of such records, reports, and information received.

Section 5. Subsections (2), (3), (4), and (5) of section 440.44, Florida Statutes, are amended to read:

440.44 Workers' compensation; staff organization.—

(2) INTENT.—It is the intent of the Legislature that the department, the agency, ~~the Department of Education,~~ and the Division of Administrative Hearings assume an active and forceful role in its administration of this act, so as to ensure that the system operates efficiently and with maximum benefit to both employers and employees.

(3) EXPENDITURES.—The department, the agency, the office, ~~the Department of Education,~~ and the director of the Division of Administrative Hearings shall make such expenditures, including expenditures for personal services and rent at the seat of government and elsewhere, for law books; for telephone services and WATS lines; for books of reference, periodicals, equipment, and supplies; and for printing and binding as may be necessary in the administration of this chapter. All expenditures in the administration of this chapter shall be allowed and paid as provided in s. 440.50 upon the presentation of itemized vouchers therefor approved by the department, the agency, the office, ~~the Department of Education,~~ or the director of the Division of Administrative Hearings.

(4) PERSONNEL ADMINISTRATION.—Subject to the other provisions of this chapter, the department, the agency, the office, ~~the Department of Education,~~ and the Division of Administrative Hearings may appoint, and prescribe the duties and powers of, bureau chiefs, attorneys, accountants, medical advisers, technical assistants, inspectors, claims examiners, and such other employees as may be necessary in the performance of their duties under this chapter.

(5) OFFICE.—The department, the agency, ~~the Department of Education,~~ and the Deputy Chief Judge shall maintain and keep open

during reasonable business hours an office, which shall be provided in the Capitol or some other suitable building in the City of Tallahassee, for the transaction of business under this chapter, at which office the official records and papers shall be kept. The office shall be furnished and equipped. The department, the agency, any judge of compensation claims, or the Deputy Chief Judge may hold sessions and conduct hearings at any place within the state. The Office of the Judges of Compensation Claims shall maintain the 17 district offices, 31 judges of compensation claims, and 31 mediators as they exist on June 30, 2001.

Section 6. Subsection (1) of section 440.491, Florida Statutes, is amended, and subsection (8) is added to that section, to read:

440.491 Reemployment of injured workers; rehabilitation.—

(1) DEFINITIONS.—As used in this section, the term:

(a) “Carrier” means group self-insurance funds or individual self-insureds authorized under this chapter and commercial funds or insurance entities authorized to write workers’ compensation insurance under chapter 624.

~~(b) “Department” means the Department of Education.~~

~~(b)(e)~~ “Medical care coordination” includes, but is not limited to, coordinating physical rehabilitation services such as medical, psychiatric, or therapeutic treatment for the injured employee, providing health training to the employee and family, and monitoring the employee’s recovery. The purposes of medical care coordination are to minimize the disability and recovery period without jeopardizing medical stability, to assure that proper medical treatment and other restorative services are timely provided in a logical sequence, and to contain medical costs.

~~(c)(d)~~ “Rehabilitation provider” means a rehabilitation nurse, rehabilitation counselor, or vocational evaluator providing reemployment assessments, medical care coordination, reemployment services, or vocational evaluations under this section, possessing one or more of the following nationally recognized rehabilitation provider credentials:

1. Certified Rehabilitation Registered Nurse, C.R.R.N., certified by the Association of Rehab Professionals.
2. Certified Rehabilitation Counselor, C.R.C., certified by the Commission of Rehabilitation Counselor Certifications.
3. Certified Case Manager, C.C.M., certified by the Commission for Case Management Certification.
4. Certified Disability Management Specialist, C.D.M.S., certified by the Certified Disability Management Specialist Commission.
5. Certified Vocational Evaluator, C.V.E., certified by the Commission of Rehabilitation Counselor Certification.
6. Certified Occupational Health Nurse, C.O.H.N., certified by the American Board of Occupational Health Nurses.

~~(d)(e)~~ “Reemployment assessment” means a written assessment performed by a rehabilitation provider which provides a comprehensive review of the medical diagnosis, treatment, and prognosis; includes conferences with the employer, physician, and claimant; and recommends a cost-effective physical and vocational rehabilitation plan to assist the employee in returning to suitable gainful employment.

~~(e)(f)~~ “Reemployment services” means services that include, but are not limited to, vocational counseling, job-seeking skills training, ergonomic job analysis, transferable skills analysis, selective job placement, labor market surveys, and arranging other services such as education or training, vocational and on-the-job, which may be needed by the employee to secure suitable gainful employment.

~~(f)(g)~~ “Reemployment status review” means a review to determine whether an injured employee is at risk of not returning to work.

~~(g)(h)~~ “Suitable gainful employment” means employment or self-employment that is reasonably attainable in light of the employee’s age, education, work history, transferable skills, previous occupation, and injury, and which offers an opportunity to restore the individual as soon

as practicable and as nearly as possible to his or her average weekly earnings at the time of injury.

~~(h)(i)~~ “Vocational evaluation” means a review of the employee’s physical and intellectual capabilities, his or her aptitudes and achievements, and his or her work-related behaviors to identify the most cost-effective means toward the employee’s return to suitable gainful employment.

(8) DEPARTMENT CONTRACTS.—*The department may contract with one or more third parties including, but not limited to, rehabilitation providers, to administer training and education screenings, reemployment assessments, vocational evaluations, and reemployment services authorized under this section. Any person or firm selected by the department may not have a conflict of interest that might affect its ability to independently perform its responsibilities with respect to administering the provisions of this subsection. A rehabilitation provider who contracts with the department to provide screenings or evaluations may not provide training or education to the injured employee.*

Section 7. Subsection (5) of section 440.50, Florida Statutes, is amended to read:

440.50 Workers’ Compensation Administration Trust Fund.—

(5) Funds appropriated by an operating appropriation or a non-operating transfer from the Workers’ Compensation Administration Trust Fund to ~~the Department of Education~~, the Agency for Health Care Administration, the Department of Business and Professional Regulation, the Department of Management Services, the First District Court of Appeal, and the Justice Administrative Commission remaining unencumbered as of June 30 or undisbursed as of September 30 each year shall revert to the Workers’ Compensation Administration Trust Fund.

Section 8. Section 440.591, Florida Statutes, is amended to read:

440.591 Administrative procedure; rulemaking authority.—~~The department, the Financial Services Commission, and the agency, and the Department of Education may adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter conferring duties upon them.~~

Section 9. *The sum of \$350,000 in recurring funds from the Workers’ Compensation Administration Trust Fund and five full-time equivalent positions and associated salary rate of 260,000 are appropriated to the Department of Financial Services for the 2012-2013 fiscal year to implement the provisions of this act.*

Section 10. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to reemployment services; repealing s. 1010.87, F.S., relating to the Workers’ Compensation Administration Trust Fund within the Department of Education; terminating the trust fund and transferring the balance remaining in, and all revenues of, the terminated fund; requiring the Division of Vocational Rehabilitation within the Department of Education to pay any outstanding debts or obligations of the terminated fund; amending s. 440.015, F.S.; revising legislative intent to remove the Department of Education’s duty to administer the Workers’ Compensation Law; amending s. 440.125, F.S.; removing the authorization of the Department of Financial Services to share confidential and exempt records, reports, or information with the Department of Education; amending s. 440.44, F.S.; revising legislative intent; deleting certain powers and duties of the Department of Education relating to workers’ compensation; amending s. 440.491, F.S., relating to reemployment of injured workers and rehabilitation; removing the definition of the term “department”; authorizing the Department of Financial Services to contract with third parties to administer training and education screenings, reemployment assessments, vocational evaluations, and reemployment services; providing requirements of the third parties; amending s. 440.50, F.S.; deleting a reference to conform; amending s. 440.591, F.S.; removing rulemaking authority of the Department of Education with respect to the Workers’ Compensation Law; providing an appropriation and authorizing additional positions for the Department of Financial Services; providing effective dates.

On motion by Senator Lynn, the Conference Committee Report on **CS for HB 5203** was adopted. **CS for HB 5203** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—36

Mr. President	Fasano	Norman
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bogdanoff	Gibson	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Evers	Negron	Wise

Nays—1

Oelrich

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5303, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5303

The Honorable Mike Haridopolos, President of the Senate March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5303, same being:

An act relating to Department of Children and Family Services.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i>	<i>s/ Joe Negron</i>
Chair	Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
At Large	<i>s/ Oscar Braynon II</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Miguel Diaz de la Portilla</i>
Paula Dockery	<i>s/ Greg Evers</i>
Mike Fasano	<i>s/ Anitere Flores</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Rene Garcia</i>
Andy Gardiner, At Large	<i>s/ Audrey Gibson</i>
<i>s/ Alan Hays</i>	<i>s/ Dennis L. Jones, D.C.</i>
Arthenia L. Joyner, At Large	Jack Latvala
Evelyn J. Lynn	<i>s/ Gwen Margolis</i>
<i>s/ Bill Montford</i>	<i>s/ Jim Norman</i>
<i>s/ Steve Oelrich</i>	Nan H. Rich, At Large
<i>s/ Garrett Richter</i>	<i>s/ Jeremy Ring</i>
Maria Lorts Sachs	<i>s/ David Simmons</i>
<i>s/ Gary Siplin</i>	<i>s/ Christopher L. "Chris" Smith</i>
Eleanor Sobel	<i>s/ Ronda Storms</i>

John Thrasher, At Large *s/ Stephen R. Wise*

Managers on the part of the Senate

<i>s/ Denise Grimsley</i>	<i>s/ Matt Hudson</i>
Chair	Lead Manager
<i>s/ Gary Aubuchon, At Large</i>	<i>s/ Dennis K. Baxley</i>
<i>s/ Michael Bileca</i>	Charles S. "Chuck" Chestnut IV
Richard Corcoran	At Large
Janet Cruz	<i>s/ Daniel Davis</i>
<i>s/ Jose Felix Diaz</i>	Chris Dorworth, At Large
<i>s/ James C. "Jim" Frishe, At Large</i>	<i>s/ Doug Holder, At Large</i>
Dorothy L. Hukill, At Large	Mia L. Jones, At Large
<i>s/ John Legg, At Large</i>	Carlos Lopez-Cantera, At Large
<i>s/ Seth McKeel, At Large</i>	Mark S. Pafford
Franklin Sands, At Large	Ron Saunders, At Large
<i>s/ Robert C. "Rob" Schenck</i>	Elaine J. Schwartz
At Large	<i>s/ William D. Snyder, At Large</i>
<i>s/ Will W. Weatherford, At Large</i>	<i>s/ John Wood</i>
<i>s/ Dana D. Young</i>	

Managers on the part of the House

Conference Committee Amendment (296771)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *Notwithstanding the first two paragraphs of proviso language following Specific Appropriation 350 of the 2012-2013 General Appropriations Act, the Department of Children and Family Services shall consider whether the savings required in the 2012-2013 General Appropriations Act can be achieved without outsourcing housekeeping functions and environmental functions at the Florida State Hospital and housekeeping functions at the Northeast Florida State Hospital. If the department determines that these savings can be achieved without outsourcing these functions, the department shall submit a detailed plan describing how the budget savings will be achieved and a budget amendment to the Legislative Budget Commission pursuant to chapter 216, Florida Statutes, to realign the department's budget accordingly. Notwithstanding section 216.262, Florida Statutes, the budget amendment may include a request for an increase in authorized positions.*

Section 2. This act shall take effect upon becoming a law.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the Department of Children and Family Services; providing conditions for the department to outsource certain housekeeping and environmental functions at specified hospitals; requiring submission of a budget amendment to the Legislative Budget Commission if certain savings can be achieved without outsourcing such functions; providing an effective date.

On motion by Senator Negron, the Conference Committee Report on **HB 5303** was adopted. **HB 5303** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—38

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Latvala	Smith
Dean	Lynn	Sobel
Detert	Margolis	Storms
Diaz de la Portilla	Montford	Thrasher
Dockery	Negron	Wise
Evers	Norman	

Nays—2

Fasano Joyner

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5401, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5401

The Honorable Mike Haridopolos March 8, 2012
President of the Senate

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5401, same being:

An act relating to juvenile detention.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large
s/ Joe Negron Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley Chair
s/ Gary Aubuchon, At Large
Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James W. "J.W." Grant
Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Seth McKeel, At Large
s/ W. Keith Perry
Darryl Ervin Rouson
Ron Saunders, At Large
s/ William D. Snyder, At Large
Darren Soto
s/ Will W. Weatherford, At Large
s/ Richard "Rich" Glorioso Lead Manager
Charles S. "Chuck" Chestnut IV At Large
s/ James C. "Jim" Frishe, At Large
s/ Gayle B. Harrell
Dorothy L. Hukill, At Large
John Legg, At Large
s/ Charles McBurney
s/ Larry Metz
s/ Ray Pilon
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck At Large
James W. "Jim" Waldman

Managers on the part of the House

The Conference Committee Amendment for HB 5401, Juvenile Detention, provides for the following:

Modifies the definition of the term "detention care" to include respite beds for juveniles charged with a domestic violence crime.

Conference Committee Amendment (636287)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (2) of section 985.686, Florida Statutes, is amended to read:

985.686 Shared county and state responsibility for juvenile detention.—

(2) As used in this section, the term:

(a) "Detention care" means secure detention and respite beds for juveniles charged with a domestic violence crime.

Section 2. This act shall take effect upon becoming a law.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to shared county and state responsibility for juvenile detention; amending s. 985.686, F.S.; redefining the term "detention care" to include respite beds for juveniles charged with domestic violence; providing an effective date.

On motion by Senator Bogdanoff, the Conference Committee Report on HB 5401 was adopted. HB 5401 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—38

Mr. President Fasano Norman
Alexander Flores Oelrich
Altman Gaetz Rich
Benacquisto Garcia Richter
Bennett Gardiner Ring
Bogdanoff Gibson Simmons
Braynon Jones Siplin
Bullard Joyner Smith
Dean Latvala Sobel
Detert Lynn Storms
Diaz de la Portilla Margolis Thrasher
Dockery Montford Wise
Evers Negron

Nays—1

Sachs

Vote after roll call:

Yea—Hays

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5403, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5403

The Honorable Mike Haridopolos March 8, 2012
President of the Senate

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5403, same being:

An act relating to state court revenues.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Gary Aubuchon, At Large
Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James W. "J.W." Grant
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Seth McKeel, At Large
s/ W. Keith Perry
Darryl Ervin Rouson
Ron Saunders, At Large
s/ William D. Snyder, At Large
Darren Soto
s/ Will W. Weatherford, At Large

s/ Richard "Rich" Glorioso
Lead Manager
Charles S. "Chuck" Chestnut IV
At Large
s/ James C. "Jim" Frishe, At Large
s/ Gayle B. Harrell
Dorothy L. Hukill, At Large
John Legg, At Large
s/ Charles McBurney
s/ Larry Metz
s/ Ray Pilon
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
James W. "Jim" Waldman

Managers on the part of the House

Conference Committee Amendment (534585)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraphs (a) and (c) of subsection (1) of section 28.241, Florida Statutes, are amended to read:

28.241 Filing fees for trial and appellate proceedings.—

(1)(a)1.a. Except as provided in sub-subparagraph b. and subparagraph 2., the party instituting any civil action, suit, or proceeding in the circuit court shall pay to the clerk of that court a filing fee of up to \$395 in all cases in which there are not more than five defendants and an additional filing fee of up to \$2.50 for each defendant in excess of five. Of the first \$280 in filing fees, \$80 must be remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, \$195 must be remitted to the Department of Revenue for deposit into the State Courts Revenue Trust Fund, \$3.50 must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission and used to fund the Florida Clerks of Court Operations Corporation created in s. 28.35, and \$1.50 must ~~shall~~ be remitted to the Department of Revenue for deposit

into the Administrative Trust Fund within the Department of Financial Services to fund clerk budget reviews conducted by the Department of Financial Services. One third of any filing fees collected by the clerk of the circuit court in excess of \$100 ~~must shall~~ be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission.

b. The party instituting any civil action, suit, or proceeding in the circuit court under chapter 39, chapter 61, chapter 741, chapter 742, chapter 747, chapter 752, or chapter 753 shall pay to the clerk of that court a filing fee of up to \$295 in all cases in which there are not more than five defendants and an additional filing fee of up to \$2.50 for each defendant in excess of five. Of the first \$180 in filing fees, \$80 must be remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, \$95 must be remitted to the Department of Revenue for deposit into the State Courts Revenue Trust Fund, \$3.50 must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission and used to fund the Florida Clerks of Court Operations Corporation created in s. 28.35, and \$1.50 ~~must shall~~ be remitted to the Department of Revenue for deposit into the Administrative Trust Fund within the Department of Financial Services to fund clerk budget reviews conducted by the Department of Financial Services.

c. An additional filing fee of \$4 shall be paid to the clerk. The clerk shall remit \$3.50 to the Department of Revenue for deposit into the Court Education Trust Fund and shall remit 50 cents to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission to fund clerk education. An additional filing fee of up to \$18 shall be paid by the party seeking each severance that is granted. The clerk may impose an additional filing fee of up to \$85 for all proceedings of garnishment, attachment, replevin, and distress. Postal charges incurred by the clerk of the circuit court in making service by certified or registered mail on defendants or other parties shall be paid by the party at whose instance service is made. ~~No~~ Additional fees, charges, or costs ~~may not shall~~ be added to the filing fees imposed under this section, except as authorized in this section or by general law.

2.a. Notwithstanding the fees prescribed in subparagraph 1., a party instituting a civil action in circuit court relating to real property or mortgage foreclosure shall pay a graduated filing fee based on the value of the claim.

b. A party shall estimate in writing the amount in controversy of the claim upon filing the action. For purposes of this subparagraph, the value of a mortgage foreclosure action is based upon the principal due on the note secured by the mortgage, plus interest owed on the note and any moneys advanced by the lender for property taxes, insurance, and other advances secured by the mortgage, at the time of filing the foreclosure. The value shall also include the value of any tax certificates related to the property. In stating the value of a mortgage foreclosure claim, a party shall declare in writing the total value of the claim, as well as the individual elements of the value as prescribed in this sub-subparagraph.

c. In its order providing for the final disposition of the matter, the court shall identify the actual value of the claim. The clerk shall adjust the filing fee if there is a difference between the estimated amount in controversy and the actual value of the claim and collect any additional filing fee owed or provide a refund of excess filing fee paid.

d. The party shall pay a filing fee of:

(I) Three hundred and ninety-five dollars in all cases in which the value of the claim is \$50,000 or less and in which there are not more than five defendants. The party shall pay an additional filing fee of up to \$2.50 for each defendant in excess of five. Of the first \$280 in filing fees, \$275 ~~\$80~~ must be remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, ~~\$195 must be remitted to the Department of Revenue for deposit into the State Courts Revenue Trust Fund~~, \$3.50 must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission and used to fund the Florida Clerks of Court Operations Corporation created in s. 28.35, and \$1.50 ~~must shall~~ be remitted to the Department of Revenue for deposit into the Administrative Trust Fund within the Department of Financial Services to fund clerk budget reviews conducted by the Department of Financial Services;

(II) Nine hundred dollars in all cases in which the value of the claim is more than \$50,000 but less than \$250,000 and in which there are not more than five defendants. The party shall pay an additional filing fee of up to \$2.50 for each defendant in excess of five. Of the first \$785 in filing fees, \$780 ~~\$80~~ must be remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, ~~\$700 must be remitted to the Department of Revenue for deposit into the State Courts Revenue Trust Fund,~~ \$3.50 must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission and used to fund the Florida Clerks of Court Operations Corporation described in s. 28.35, and \$1.50 *must shall* be remitted to the Department of Revenue for deposit into the Administrative Trust Fund within the Department of Financial Services to fund clerk budget reviews conducted by the Department of Financial Services; or

(III) One thousand nine hundred dollars in all cases in which the value of the claim is \$250,000 or more and in which there are not more than five defendants. The party shall pay an additional filing fee of up to \$2.50 for each defendant in excess of five. Of the first \$1,785 in filing fees, \$1,010 ~~\$80~~ must be remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, \$770 ~~\$1,700~~ must be remitted to the Department of Revenue for deposit into the State Courts Revenue Trust Fund, \$3.50 must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission to fund the Florida Clerks of Court Operations Corporation created in s. 28.35, and \$1.50 *must shall* be remitted to the Department of Revenue for deposit into the Administrative Trust Fund within the Department of Financial Services to fund clerk budget reviews conducted by the Department of Financial Services.

e. An additional filing fee of \$4 shall be paid to the clerk. The clerk shall remit \$3.50 to the Department of Revenue for deposit into the Court Education Trust Fund and shall remit 50 cents to the Department of Revenue for deposit into the Clerks of the Court Trust Fund within the Justice Administrative Commission to fund clerk education. An additional filing fee of up to \$18 shall be paid by the party seeking each severance that is granted. The clerk may impose an additional filing fee of up to \$85 for all proceedings of garnishment, attachment, replevin, and distress. Postal charges incurred by the clerk of the circuit court in making service by certified or registered mail on defendants or other parties shall be paid by the party at whose instance service is made. ~~No~~ Additional fees, charges, or costs *may not shall* be added to the filing fees imposed under this section, except as authorized in this section or by general law.

(c)1. A party in addition to a party described in sub-subparagraph (a) 1.a. who files a pleading in an original civil action in circuit court for affirmative relief by cross-claim, counterclaim, counterpetition, or third-party complaint shall pay the clerk of court a fee of \$395. A party in addition to a party described in sub-subparagraph (a)1.b. who files a pleading in an original civil action in circuit court for affirmative relief by cross-claim, counterclaim, counterpetition, or third-party complaint shall pay the clerk of court a fee of \$295. The clerk shall remit the fee to the Department of Revenue for deposit into the General Revenue Fund.

2. A party in addition to a party described in subparagraph (a)2. who files a pleading in an original civil action in circuit court for affirmative relief by cross-claim, counterclaim, counterpetition, or third-party complaint shall pay the clerk of court a graduated fee of:

- a. Three hundred and ninety-five dollars in all cases in which the value of the pleading is \$50,000 or less;
- b. Nine hundred dollars in all cases in which the value of the pleading is more than \$50,000 but less than \$250,000; or
- c. One thousand nine hundred dollars in all cases in which the value of the pleading is \$250,000 or more.

The clerk shall remit the fees collected under this subparagraph to the Department of Revenue for deposit into the General Revenue Fund, ~~except that the clerk shall remit \$100 of the fee collected under sub-subparagraph a., \$605 of the fee collected under sub-subparagraph b., and \$1,605 of the fee collected under sub-subparagraph c. to the Department of Revenue for deposit into the State Courts Revenue Trust Fund.~~

Section 2. This act shall take effect June 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to state court revenues; amending s. 28.241, F.S.; redirecting revenue from filing fees for certain civil actions in circuit court relating to real property or mortgage foreclosure from the State Courts Revenue Trust Fund to the General Revenue Fund; revising the distribution of a portion of the filing fees received for certain civil actions in circuit court relating to real property or mortgage foreclosure; conforming provisions; providing an effective date.

On motion by Senator Bogdanoff, the Conference Committee Report on **HB 5403** was adopted. **HB 5403** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5501, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5501

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5501, same being:

An act relating to One-Stop Business Registration Portal.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla

Paula Dockery
 Mike Fasano
s/ Don Gaetz, At Large
 Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
 Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
 Maria Lorts Sachs
s/ Gary Siplin
 Eleanor Sobel
 John Thrasher, At Large

s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
 Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
 Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
 Chair
s/ Gary Aubuchon, At Large
 Charles S. "Chuck" Chestnut IV
 At Large
 Joseph A. "Joe" Gibbons
 Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Debbie Mayfield
s/ Bryan Nelson
 Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
 At Large
s/ Will W. Weatherford, At Large

s/ Ed Hooper
 Lead Manager
 Lori Berman
 Chris Dorworth, At Large
s/ James C. "Jim" Frishe, At Large
s/ Doug Holder, At Large
 Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Seth McKeel, At Large
s/ Jimmy Patronis
 Ron Saunders, At Large
s/ William D. Snyder, At Large
 Barbara Watson
s/ Michael B. "Mike" Weinstein

Managers on the part of the House

The Conference Committee Amendment for HB 5501, One-Stop Business Registration Portal, provides for the following:

- Directs the Department of Revenue (DOR) to establish and implement a One-Stop Business Registration Portal, through an internet website, to provide individuals and businesses with a single point of entry for transacting business in the state.
- Provides that the One-Stop Business Registration Portal must provide businesses and individuals a single point-of-entry for:
 - Completing and submitting applications for various licenses, registrations or permits that are issued by state agencies or departments to do business in the state.
 - Filing of documents that must be submitted to state agencies or departments to transact business in the state.
 - Remitting of payments for the various fees that must be paid to state agencies or departments to obtain licensure, registration or a permit.
- Authorizes the DOR to competitively procure and contract for services to develop and maintain the portal, and directs the Departments of Business and Professional Regulation, Economic Opportunity, Financial Services, Lottery, Management Services and State to cooperate with the DOR in the development and implementation of the portal.
- Provides an effective date of July 1, 2012.

Conference Committee Amendment (174537)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 288.109, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 288.109, F.S., for present text.)

288.109 *One-Stop Business Registration Portal.*—

(1) By January 1, 2013, the Department of Revenue shall establish and implement the One-Stop Business Registration Portal that, through an Internet website, provides individuals and businesses with a single point of entry for:

(a) Completing and submitting applications for various licenses, registrations, or permits that must be issued by a state department or agency in order for the applicants to transact business in the state.

(b) Filing various documents that must be filed with a state department or agency in order for the filers to transact business in the state.

(c) Remitting payment for various fees that must be paid to a state department or agency, including, but not limited to, application fees, license fees, registration fees, permit fees, and filing fees.

(2) The Department of Revenue, after establishment of the Internet website for the One-Stop Business Registration Portal, shall implement, in the most timely manner practicable, the capabilities described in subsection (1).

(3) The Department of Revenue may competitively procure and contract for services to develop and maintain the Internet website for the One-Stop Business Registration Portal.

(4) The following departments shall cooperate with the Department of Revenue in the development and implementation of the One-Stop Business Registration Portal:

- (a) The Department of Business and Professional Regulation.*
- (b) The Department of Economic Opportunity.*
- (c) The Department of Financial Services.*
- (d) The Department of the Lottery.*
- (e) The Department of Management Services.*
- (f) The Department of State.*

(5) By January 1 of each year, beginning in 2013, the Department of Revenue shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the implementation of the One-Stop Business Registration Portal. The report must include a complete and detailed description of the department's activities and accomplishments related to implementation of the One-Stop Business Registration Portal during the previous calendar year. The report must also include a plan for expansion of the One-Stop Business Registration Portal to allow individuals and businesses to submit applications through the portal for various licenses, registrations, or permits issued by local governments. The report may also include recommendations for improving the effectiveness of the One-Stop Business Registration Portal and increasing participation by state departments and agencies and local governments.

(6) The Department of Revenue may provide information relative to this section to each state department or agency and local government that, in the conduct of its official duties, participates in the One-Stop Business Registration Portal. However, to the extent that such information is not otherwise confidential, information collected from an individual or business by a state department or agency or local government does not become confidential solely because the information is collected through the One-Stop Business Registration Portal.

(7) The Department of Revenue may adopt rules to administer this section.

Section 2. Sections 288.1092, 288.1093, and 288.1095, Florida Statutes, are repealed.

Section 3. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the One-Stop Business Registration Portal; amending s. 288.109, F.S.; directing the Department of Revenue to establish the One-Stop Business Registration Portal through which individuals and businesses may submit applications for various licenses, registrations, or permits, file various documents, or remit payment for various fees to a state department or agency; authorizing the department to contract for the development and maintenance of the portal's Internet website; requiring certain state departments to cooperate with the department in

the development and implementation of the portal; requiring the department to submit an annual report to the Governor and the Legislature on the portal's implementation and expansion; authorizing the department to provide certain information relative to the One-Stop Business Registration Portal to certain state departments and agencies and local governments; authorizing the department to adopt rules; deleting provisions relating to the One-Stop Permitting System of the former State Technology Office, including provisions authorizing individuals and businesses to apply for certain state, regional, and local development permits through an Internet site developed by the office; repealing ss. 288.1092, 288.1093, and 288.1095, F.S., relating to the One-Stop Permitting System Grant Program and the award of grants to counties that participate in the One-Stop Permitting System, the Quick Permitting County Designation Program and the designation of a county as a Quick Permitting County, and the distribution of literature explaining the One-Stop Permitting System and the Quick Permitting County designations; providing an effective date.

On motion by Senator Hays, the Conference Committee Report on **HB 5501** was adopted. **HB 5501** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5503, as amended by the Conference Committee Report by the required constitutional three-fifths vote of the membership, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5503

The Honorable Mike Haridopolos, President of the Senate March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5503, same being:

An act relating to one-stop business registration clearing trust fund.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

- | | |
|---|--|
| <i>s/ JD Alexander</i>
Chair | <i>s/ Joe Negron</i>
Vice Chair |
| <i>s/ Thad Altman</i> | <i>s/ Lizbeth Benacquisto</i> |
| <i>s/ Michael S. "Mike" Bennett</i>
At Large | <i>s/ Ellyn Setnor Bogdanoff</i> |
| <i>s/ Larcelona J. Bullard</i> | <i>s/ Oscar Braynon II</i> |
| <i>s/ Nancy C. Detert</i> | <i>s/ Charles S. "Charlie" Dean, Sr.</i> |
| Paula Dockery | <i>s/ Miguel Diaz de la Portilla</i> |
| Mike Fasano | <i>s/ Greg Evers</i> |
| <i>s/ Don Gaetz, At Large</i> | <i>s/ Anitere Flores</i> |
| Andy Gardiner, At Large | <i>s/ Rene Garcia</i> |
| <i>s/ Alan Hays</i> | <i>s/ Audrey Gibson</i> |
| <i>s/ Arthenia L. Joyner, At Large</i> | <i>s/ Dennis L. Jones, D.C.</i> |
| Evelyn J. Lynn | Jack Latvala |
| <i>s/ Bill Montford</i> | <i>s/ Gwen Margolis</i> |
| <i>s/ Steve Oelrich</i> | <i>s/ Jim Norman</i> |
| <i>s/ Garrett Richter</i> | Nan H. Rich, At Large |
| Maria Lorts Sachs | <i>s/ Jeremy Ring</i> |
| <i>s/ Gary Siplin</i> | <i>s/ David Simmons</i> |
| Eleanor Sobel | <i>s/ Christopher L. "Chris" Smith</i> |
| John Thrasher, At Large | <i>s/ Ronda Storms</i> |
| | <i>s/ Stephen R. Wise</i> |

Managers on the part of the Senate

- | | |
|---|---|
| <i>s/ Denise Grimsley</i>
Chair | <i>s/ Ed Hooper</i>
Lead Manager |
| <i>s/ Gary Aubuchon, At Large</i> | Lori Berman |
| Charles S. "Chuck" Chestnut IV
At Large | Chris Dorworth, At Large |
| Joseph A. "Joe" Gibbons | <i>s/ James C. "Jim" Frishe, At Large</i> |
| Dorothy L. Hukill, At Large | <i>s/ Doug Holder, At Large</i> |
| <i>s/ John Legg, At Large</i> | Mia L. Jones, At Large |
| <i>s/ Debbie Mayfield</i> | <i>s/ Carlos Lopez-Cantera, At Large</i> |
| <i>s/ Bryan Nelson</i> | <i>s/ Seth McKeel, At Large</i> |
| Franklin Sands, At Large | <i>s/ Jimmy Patronis</i> |
| <i>s/ Robert C. "Rob" Schenck</i>
At Large | Ron Saunders, At Large |
| <i>s/ Will W. Weatherford, At Large</i> | <i>s/ William D. Snyder, At Large</i> |
| | Barbara Watson |
| | <i>s/ Michael B. "Mike" Weinstein</i> |

Managers on the part of the House

The Conference Committee Amendment for HB 5503, One-Stop Business Registration Clearing Trust Fund, provides for the following:

- Creates the One-Stop Business Registration Portal Clearing Trust Fund within the Department of Revenue. The trust fund is to be used as a depository for receipts generated through the utilization of the One-Stop Business Registration Portal to be established in section 288.109, F.S.
- Requires the department to distribute the moneys collected in the trust fund to the appropriate agencies and accounts by the 25th day of each month.
- Provides an effective date of July 1, 2012.

Conference Committee Amendment (269701)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 215.1995, Florida Statutes, is created to read:

215.1995 One-Stop Business Registration Portal Clearing Trust Fund.—

(1) The One-Stop Business Registration Portal Clearing Trust Fund is created within the Department of Revenue.

(2) The trust fund is established for use as a depository for receipts generated through utilization of the One-Stop Business Registration Portal established by s. 288.109, and for subsequent transfer or distribution of such funds to appropriate agencies and accounts.

(3) The Department of Revenue shall transfer or distribute monthly all the moneys in the trust fund by the 25th day of each month to the appropriate agencies and accounts.

(4) In accordance with s. 19(f)(2), Art. III of the State Constitution, the trust fund shall, unless terminated sooner, be terminated on July 1, 2016.

Before its scheduled termination, the trust fund shall be reviewed as provided in s. 215.3206(1) and (2).

Section 2. This act shall take effect July 1, 2012, if HB 5501 or similar legislation is adopted in the same legislative session or an extension thereof and becomes law.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to trust funds; creating s. 215.1995, F.S.; creating the One-Stop Business Registration Portal Clearing Trust Fund within the Department of Revenue; providing for the purpose of the trust fund and sources of funds; providing a requirement with respect to transfer and distribution of funds; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

On motion by Senator Hays, the Conference Committee Report on HB 5503 was adopted. HB 5503 passed by the required constitutional three-fifths vote of the membership as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5507, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5507

The Honorable Mike Haridopolos, President of the Senate March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5507, same being:

An act relating to the Department of Management Services.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander	s/ Joe Negron
Chair	Vice Chair
s/ Thad Altman	s/ Lizbeth Benacquisto
s/ Michael S. "Mike" Bennett	s/ Ellyn Setnor Bogdanoff

At Large	s/ Oscar Braynon II
s/ Larcenia J. Bullard	s/ Charles S. "Charlie" Dean, Sr.
s/ Nancy C. Detert	s/ Miguel Diaz de la Portilla
Paula Dockery	s/ Greg Evers
Mike Fasano	s/ Anitere Flores
s/ Don Gaetz, At Large	s/ Rene Garcia
Andy Gardiner, At Large	s/ Audrey Gibson
s/ Alan Hays	s/ Dennis L. Jones, D.C.
s/ Arthenia L. Joyner, At Large	Jack Latvala
Evelyn J. Lynn	s/ Gwen Margolis
s/ Bill Montford	s/ Jim Norman
s/ Steve Oelrich	Nan H. Rich, At Large
s/ Garrett Richter	s/ Jeremy Ring
Maria Lorts Sachs	s/ David Simmons
s/ Gary Siplin	s/ Christopher L. "Chris" Smith
Eleanor Sobel	s/ Ronda Storms
John Thrasher, At Large	s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley	s/ Ed Hooper
Chair	Lead Manager
s/ Gary Aubuchon, At Large	Lori Berman
Charles S. "Chuck" Chestnut IV	Chris Dorworth, At Large
At Large	s/ James C. "Jim" Frishe, At Large
Joseph A. "Joe" Gibbons	s/ Doug Holder, At Large
Dorothy L. Hukill, At Large	Mia L. Jones, At Large
s/ John Legg, At Large	s/ Carlos Lopez-Cantera, At Large
s/ Debbie Mayfield	s/ Seth McKeel, At Large
s/ Bryan Nelson	s/ Jimmy Patronis
Franklin Sands, At Large	Ron Saunders, At Large
s/ Robert C. "Rob" Schenck	s/ William D. Snyder, At Large
At Large	Barbara Watson
s/ Will W. Weatherford, At Large	s/ Michael B. "Mike" Weinstein

Managers on the part of the House

The Conference Committee Amendment for HB 5507, Department of Management Services, provides for the following:

- Eliminates the Executive Aircraft Program and transfers the cash balance of the Bureau of Aircraft Trust Fund to the General Revenue Fund.
- Removes the one-percent reimbursement limit for administration of the Florida State Employee Charitable Campaign. This allows the state to be fully reimbursed for costs to administer the program.
- Provides for the transfer of funds from Operating Trust Fund in the Department of Management Services to the Department of Financial Services to support statewide purchasing operations.
- Extends the \$3 surcharge on certain criminal offenses and noncriminal moving traffic violations to July 1, 2021. The surcharge annually provides \$5.2 million to enhance the Statewide Law Enforcement Radio System.

Conference Committee Amendment (238751)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (2) of section 110.181, Florida Statutes, is amended to read:

110.181 Florida State Employees' Charitable Campaign.—

(2) SELECTION OF FISCAL AGENTS; COST.—

(b) The fiscal agent shall withhold the reasonable costs for conducting the campaign and for accounting and distribution to the participating organizations and shall reimburse the department the actual cost, not to exceed 1 percent of gross pledges, for coordinating the campaign in accordance with the rules of the department. In any fiscal year in which the Legislature specifically appropriates to the department its total costs for coordinating the campaign from the General Revenue Fund, the fiscal agent is not required to reimburse such costs to the department under this subsection. Otherwise, reimbursement will be the difference between actual costs and the amount appropriated.

Section 2. Paragraph (h) of subsection (1) of section 287.042, Florida Statutes, is amended to read:

287.042 Powers, duties, and functions.—The department shall have the following powers, duties, and functions:

(1)

(h)I. The department may collect fees for the use of its electronic information services. The fees may be imposed on an individual transaction basis or as a fixed subscription for a designated period of time. At a minimum, the fees shall be determined in an amount sufficient to cover the department’s projected costs of the services, including overhead in accordance with the policies of the department of Management Services for computing its administrative assessment. All fees collected under this paragraph shall be deposited in the Operating Trust Fund for disbursement as provided by law.

2. The department shall transfer funds generated by fees collected for the use of the department’s electronic information services from the Purchasing Oversight Account in the Operating Trust Fund to the Administrative Trust Fund in the Department of Financial Services to support statewide purchasing operations. Unless provided for in the General Appropriations Act, the amount of transfer shall be established each year in the department’s nonoperating budget based upon the estimated cost of statewide purchasing operations provided by the Department of Financial Services and may not exceed \$500,000.

Section 3. Subsection (10) of section 287.16, Florida Statutes, is amended, and subsections (11) and (12) of that section are renumbered as subsections (10) and (11), respectively, to read:

287.16 Powers and duties of department.—The Department of Management Services shall have the following powers, duties, and responsibilities:

~~(10) To provide the Legislature annual reports at the end of each calendar year concerning the utilization of all aircraft in the executive pool.~~

Section 4. Section 287.161, Florida Statutes, is repealed.

Section 5. (1) The Bureau of Aircraft Trust Fund within the Department of Management Services, FLAIR number 72-2-066, is terminated.

(2) All current balances remaining in, and all revenues of, the Bureau of Aircraft Trust Fund by July 1, 2012, shall be transferred to the General Revenue Fund.

(3) The Department of Management Services shall pay any outstanding debts and obligations of the terminated fund as soon as practicable, and the Chief Financial Officer shall close out and remove the terminated fund from various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.

Section 6. Subsection (17) of section 318.18, Florida Statutes, is amended to read:

318.18 Amount of penalties.—The penalties required for a noncriminal disposition pursuant to s. 318.14 or a criminal offense listed in s. 318.17 are as follows:

(17) In addition to any penalties imposed, a surcharge of \$3 must be paid for all criminal offenses listed in s. 318.17 and for all noncriminal moving traffic violations under chapter 316. Revenue from the surcharge shall be remitted to the Department of Revenue and deposited quarterly into the State Agency Law Enforcement Radio System Trust Fund of the Department of Management Services for the state agency law enforcement radio system, as described in s. 282.709, and to provide technical assistance to state agencies and local law enforcement agencies with their statewide systems of regional law enforcement communications, as described in s. 282.7101. This subsection expires July 1, 2021 ~~2012~~. The Department of Management Services may retain funds sufficient to recover the costs and expenses incurred for managing, administering, and overseeing the Statewide Law Enforcement Radio System, and providing technical assistance to state agencies and local law enforcement agencies with their statewide systems of regional law enforcement

communications. The Department of Management Services working in conjunction with the Joint Task Force on State Agency Law Enforcement Communications shall determine and direct the purposes for which these funds are used to enhance and improve the radio system.

Section 7. Subsection (17) of section 318.21, Florida Statutes, is amended to read:

318.21 Disposition of civil penalties by county courts.—All civil penalties received by a county court pursuant to the provisions of this chapter shall be distributed and paid monthly as follows:

(17) Notwithstanding subsections (1) and (2), the proceeds from the surcharge imposed under s. 318.18(17) shall be distributed as provided in that subsection. This subsection expires July 1, 2021 ~~2012~~.

Section 8. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the Department of Management Services; amending s. 110.181, F.S.; revising provisions relating to reimbursement of the department for actual costs of coordinating the Florida State Employees’ Charitable Campaign; amending s. 287.042, F.S.; providing for the transfer of funds generated by fees collected for the use of the department’s electronic information services from the department to the Department of Financial Services to support statewide purchasing operations; establishing the amount of transfer; amending s. 287.16, F.S.; eliminating a duty of the department to provide an annual report concerning utilization of aircraft in the executive aircraft pool; repealing s. 287.161, F.S., which establishes the executive aircraft pool within the department and provides procedures and requirements with respect thereto; terminating the Bureau of Aircraft Trust Fund within the department; providing for the disposition of balances in and revenues of the trust fund; prescribing procedures for the termination of the trust fund; amending ss. 318.18 and 318.21, F.S.; revising the expiration date of provisions governing the remission of surcharges for specified criminal offenses and noncriminal moving traffic violations to the Department of Revenue to fund the state agency law enforcement radio system and to provide technical assistance with respect to statewide systems of regional law enforcement communications; providing an effective date.

On motion by Senator Hays, the Conference Committee Report on **HB 5507** was adopted. **HB 5507** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms
Dockery	Margolis	Thrasher
Evers	Montford	Wise

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed **CS for HB 5509**, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON CS for HB 5509

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for HB 5509, same being:

An act relating to state data center system.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcentia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Gary Aubuchon, At Large
Charles S. "Chuck" Chestnut IV
At Large
Joseph A. "Joe" Gibbons
Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Debbie Mayfield
s/ Bryan Nelson
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
s/ Will W. Weatherford, At Large

s/ Ed Hooper
Lead Manager
Lori Berman
Chris Dorworth, At Large
s/ James C. "Jim" Frishe, At Large
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Seth McKeel, At Large
s/ Jimmy Patronis
Ron Saunders, At Large
s/ William D. Snyder, At Large
Barbara Watson
s/ Michael B. "Mike" Weinstein

Managers on the part of the House

The Conference Committee Amendment for HB 5509, State Data Center System, provides for the following:

- Amends the schedule for agency data center consolidations and exempts the Florida Department of Law Enforcement, Department of Lottery, Systems Design and Development in the Office of Policy and Budget, state attorneys, public defenders, criminal conflict and civil regional counsel, capital collateral regional counsel, Florida Clerks of Court Operations Corporation, Florida Housing Finance Corporation, and the State Board of Administration from consolidation to a primary data center.

- Deletes the requirement that agencies must submit information relating to their data centers and computing facilities to the Agency for Enterprise Information Technology (AEIT).
- Deletes the requirement for the AEIT to submit a comprehensive transition plan.
- Amends certain duties and responsibilities of a primary data center, to include the Northwest Regional Data Center.

Conference Committee Amendment (737523)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (1), paragraphs (d) and (e) of subsection (2), subsections (3) and (4), and paragraph (a) of subsection (5) of section 282.201, Florida Statutes, are amended to read:

282.201 State data center system; agency duties and limitations.—A state data center system that includes all primary data centers, other nonprimary data centers, and computing facilities, and that provides an enterprise information technology service as defined in s. 282.0041, is established.

(1) INTENT.—The Legislature finds that the most efficient and effective means of providing quality utility data processing services to state agencies requires that computing resources be concentrated in quality facilities that provide the proper security, infrastructure, and staff resources to ensure that the state's data is maintained reliably and safely, and is recoverable in the event of a disaster. Efficiencies resulting from such consolidation include the increased ability to leverage technological expertise and hardware and software capabilities; increased savings through consolidated purchasing decisions; and the enhanced ability to deploy technology improvements and implement new policies consistently throughout the consolidated organization. *Unless otherwise exempt by law, therefore it is the intent of the Legislature that all agency data centers and computing facilities be consolidated into a primary data center centers to the maximum extent possible by 2019.*

(2) AGENCY FOR ENTERPRISE INFORMATION TECHNOLOGY DUTIES.—The Agency for Enterprise Information Technology shall:

(d) By October 1 of each year ~~beginning in 2011~~, provide recommendations to the Governor and Legislature relating to changes to the schedule for the consolidations of state agency data centers as provided in subsection (4).

1. The recommendations must be based on the goal of maximizing current and future cost savings by:

- a. Consolidating purchase decisions.;
- b. Leveraging expertise and other resources to gain economies of scale.;
- c. Implementing state information technology policies more effectively. ~~and~~
- d. Maintaining or improving the level of service provision to customer entities.

2. The agency shall establish workgroups as necessary to ensure participation by affected agencies in the development of recommendations related to consolidations.

(e) Develop and establish rules relating to the operation of the state data center system which comply with applicable federal regulations, including 2 C.F.R. part 225 and 45 C.F.R. ~~The agency shall publish notice of rule development in the Florida Administrative Weekly by October 1, 2011.~~ The rules must address:

1. Ensuring that financial information is captured and reported consistently and accurately.
2. Identifying standards for hardware, including standards for a shared, virtualized server environment, and operations system software and other operational software, including security and network infrastructure, for the primary data centers; requiring compliance with such standards in order to enable the efficient consolidation of the agency data centers or computing facilities; and providing an exemption process

from compliance with such standards, which must be consistent with paragraph (5)(b).

3. Requiring annual full cost recovery on an equitable rational basis. The cost-recovery methodology must ensure that no service is subsidizing another service and may include adjusting the subsequent year's rates as a means to recover deficits or refund surpluses from a prior year.

4. Requiring that any special assessment imposed to fund expansion is based on a methodology that apportions the assessment according to the proportional benefit to each customer entity.

5. Requiring that rebates be given when revenues have exceeded costs, that rebates be applied to offset charges to those customer entities that have subsidized the costs of other customer entities, and that such rebates may be in the form of credits against future billings.

6. Requiring that all service-level agreements have a contract term of up to 3 years, but may include an option to renew for up to 3 additional years contingent on approval by the board, and require at least a 180-day notice of termination.

(3) STATE AGENCY DUTIES.—

(a) For the purpose of completing ~~the its~~ work activities as described in ~~subsections subsection~~ (1) and (2), each state agency shall provide to the Agency for Enterprise Information Technology all requested information relating to its data centers and computing facilities and any other information relevant to the agency's ability to effectively transition its computer services into a primary data center. The agency shall also participate as required in workgroups relating to specific consolidation planning and implementation tasks as assigned by the Agency for Enterprise Information Technology and determined necessary to accomplish consolidation goals.

~~(b) Each state agency shall submit to the Agency for Enterprise Information Technology information relating to its data centers and computing facilities as required in instructions issued by July 1 of each year by the Agency for Enterprise Information Technology. The information required may include:~~

- ~~1. Amount of floor space used and available.~~
- ~~2. Numbers and capacities of mainframes and servers.~~
- ~~3. Storage and network capacity.~~
- ~~4. Amount of power used and the available capacity.~~
- ~~5. Estimated expenditures by service area, including hardware and software, numbers of full-time equivalent positions, personnel turnover, and position reclassifications.~~
- ~~6. A list of contracts in effect for the fiscal year, including, but not limited to, contracts for hardware, software and maintenance, including the expiration date, the contract parties, and the cost of the contract.~~
- ~~7. Service level agreements by customer entity.~~

~~(b)(e)~~ Each state agency customer of a primary data center shall notify the data center, by May 31 and November 30 of each year, of any significant changes in anticipated utilization of data center services pursuant to requirements established by the boards of trustees of each primary data center.

(4) SCHEDULE FOR CONSOLIDATIONS OF AGENCY DATA CENTERS.—

(a) Consolidations of agency data centers shall be made by the date and to the specified primary data center as provided in this section and in accordance with budget adjustments contained in the General Appropriations Act.

(b) By December 31, 2011, the following shall be consolidated into the Northwest Regional Data Center:

1. The Department of Education's Knott Data Center in the Turlington Building.

2. The Department of Education's Division of Vocational Rehabilitation.

3. The Department of Education's Division of Blind Services, except for the division's disaster recovery site in Daytona Beach.

4. The FCAT Explorer.

5. FACTS.org.

(c) During the 2011-2012 fiscal year, the following shall be consolidated into the Southwood Shared Resource Center:

1. By September 30, 2011, the Department of Corrections.

2. By March 31, 2012, the Department of Transportation's Burns Building.

3. By March 31, 2012, the Department of Transportation's Survey & Mapping Office.

~~(d) By July 1, 2012, the Department of Highway Safety and Motor Vehicles' Office of Motor Carrier Compliance. During the 2011-2012 fiscal year, the following shall be consolidated into the Northwood Shared Resource Center:~~

~~1. By July 1, 2011, the Department of Transportation's Office of Motor Carrier Compliance.~~

~~2. By March 31, 2012, the Department of Highway Safety and Motor Vehicles.~~

~~(e) By September 30, 2012, the Department of Revenue's Carlton Building and Imaging Center locations shall be consolidated into the Northwest Regional Data Center. During the 2012-2013 fiscal year, the following shall be consolidated into the Southwood Shared Resource Center:~~

~~1. By September 30, 2012, the Division of Emergency Management and the Department of Community Affairs, except for the Emergency Operation Center's management system in Tallahassee and the Camp Blanding Emergency Operations Center in Starke.~~

~~2. By September 30, 2012, the Department of Revenue's Carlton Building and Imaging Center locations.~~

~~3. By December 31, 2012, the Department of Health's Test and Development Lab and all remaining data center resources located at the Capital Circle Office Complex.~~

(f) During the 2012-2013 fiscal year, the following shall be consolidated into the Northwood Shared Resource Center:

1. By July 1, 2012, the Agency for Health Care Administration.

2. By August 31, 2012, the Department of Highway Safety and Motor Vehicles.

~~3. By December 31, 2012, the Department of Environmental Protection's Palmetto Commons.~~

~~4. By December 31, 2012, the Department of Health's Test and Development Lab and all remaining data center resources located at the Capital Circle Office Complex. March 30, 2013, the Department of Law Enforcement's headquarters location.~~

(g) During the 2013-2014 fiscal year, the following agencies shall be consolidated into the Southwood Shared Resource Center ~~work with the Agency for Enterprise Information Technology to begin preliminary planning for consolidation into a primary data center:~~

~~1. The Department of the Lottery's headquarters location.~~

~~2. The Department of Legal Affairs.~~

~~1. By July 1, 2013, the Fish and Wildlife Conservation Commission, except for the commission's Fish and Wildlife Research Institute in St. Petersburg.~~

2. By October 31, 2013, the Department of Economic Opportunity.

3.4. *By December 31, 2013, the Executive Office of the Governor, to include the Division of Emergency Management except for the Emergency Operation Center's management system in Tallahassee and the Camp Blanding Emergency Operations Center in Starke.*

~~5. The Department of Veterans' Affairs.~~

~~4.6. By March 31, 2014, the Department of Elderly Affairs.~~

~~7. The Department of Financial Services' Hartman, Larson, and Fletcher Building Data Centers.~~

~~8. The Department of Agriculture and Consumer Services' Agriculture Management Information Center in the Mayo Building and Division of Licensing.~~

(h) *During the 2013-2014 fiscal year, the following shall be consolidated into the Northwood Shared Resource Center:*

1. *By July 1, 2013, the Department of Veterans' Affairs.*

2. *By December 31, 2013, the Department of Legal Affairs.*

3. *By March 31, 2014, the Department of Agriculture and Consumer Services' Agriculture Management Information Center in the Mayo Building and the Division of Licensing.*

(i)(h) *During the 2014-2015 fiscal year, the following agencies shall work with the Agency for Enterprise Information Technology to begin preliminary planning for consolidation into a primary data center:*

1. *The Department of Health's Jacksonville Lab Data Center.*

2. *The Department of Transportation's district offices, toll offices, and the District Materials Office.*

3. *The Department of Military Affairs' Camp Blanding Joint Training Center in Starke.*

4. *The Department of Community Affairs' Camp Blanding Emergency Operations Center in Starke.*

5. *The Department of Education's Division of Blind Services disaster recovery site in Daytona Beach.*

6. *The Department of Education's disaster recovery site at Santa Fe College.*

~~7. The Department of the Lottery's Disaster Recovery Backup Data Center in Orlando.~~

~~7.8. The Fish and Wildlife Conservation Commission's Fish and Wildlife Research Institute in St. Petersburg.~~

~~8.9. The Department of Children and Family Services' Suncoast Data Center in Tampa.~~

~~9.10. The Department of Children and Family Services' Florida State Hospital in Chattahoochee.~~

(j)(h) *During the 2015-2016 fiscal year, all computing resources remaining within an agency nonprimary data center or computing facility, to include the Department of Financial Services' Hartman, Larson, and Fletcher Buildings data centers, shall be transferred to a primary data center for consolidation unless otherwise required to remain in the agency for specified financial, technical, or business reasons that must be justified in writing and approved by the Agency for Enterprise Information Technology. Such data centers, computing facilities, and resources must be identified by the Agency for Enterprise Information Technology by October 1, 2014.*

(k) *The Department of Law Enforcement, the Department of the Lottery's Gaming System, Systems Design and Development in the Office of Policy and Budget, and the State Board of Administration, state attorneys, public defenders, criminal conflict and civil regional counsel, capital collateral regional counsel, the Florida Clerks of Court Operations Corporation, and the Florida Housing Finance Corporation are exempt from data center consolidation under this section.*

(l)(h) *Any agency that is consolidating agency data centers into a primary data center must execute a new or update an existing service-level agreement within 60 days after the specified consolidation date, as required by s. 282.203, in order to specify the services and levels of service it is to receive from the primary data center as a result of the consolidation. If an agency and primary data center are unable to execute a service-level agreement by that date, the agency and the primary data center shall submit a report to the Executive Office of the Governor and to the chairs of the legislative appropriations committees within 5 working days after that date which explains the specific issues preventing execution and describing the its plan and schedule for resolving those issues.*

(m)(h) *Beginning September 1, 2011, and every 6 months thereafter until data center consolidations are complete, the Agency for Enterprise Information Technology shall provide a status report on the implementation of the consolidations that must be completed during the fiscal year. The report shall be submitted to the Executive Office of the Governor and the chairs of the legislative appropriations committees. The report must, at a minimum, describe:*

1. *Whether the consolidation is on schedule, including progress on achieving the milestones necessary for successful and timely consolidation of scheduled agency data centers and computing facilities; and*

2. *The risks that may affect the progress or outcome of the consolidation and how these risks are being addressed, mitigated, or managed.*

(n)(h) *Each agency identified in this subsection for consolidation into a primary data center shall submit a transition plan to the appropriate primary data center Agency for Enterprise Information Technology by July September 1 of the fiscal year before the fiscal year in which the scheduled consolidation will occur. Transition plans shall be developed in consultation with the appropriate primary data centers and the Agency for Enterprise Information Technology, and must include:*

1. *An inventory of the agency data center's resources being consolidated, including all hardware and its associated life cycle replacement schedule, software, staff, and contracted services, and the facility resources performing data center management and operations, security, backup and recovery, disaster recovery, system administration, database administration, system programming, job control, production control, print, storage, technical support, help desk, and managed services, but excluding application development, and the agency's costs supporting these resources.;*

2. *A list of contracts in effect, including, but not limited to, contracts for hardware, software, and maintenance, which identifies the expiration date, the contract parties, and the cost of each contract.*

~~3.2. A detailed description of the level of services needed to meet the technical and operational requirements of the platforms being consolidated, and an estimate of the primary data center's cost for the provision of such services;~~

~~4.2. A description of resources for computing services proposed to remain in the department.;~~

~~5.4. A timetable with significant milestones for the completion of the consolidation.;~~ and

~~5. The specific recurring and nonrecurring budget adjustments of budget resources by appropriation category into the appropriate data processing category pursuant to the legislative budget instructions in s. 216.023 necessary to support agency costs for the transfer.~~

(o)(m) *Each primary data center shall develop a transition plan for absorbing the transfer of agency data center resources based upon the timetables for transition as provided in this subsection. The plan shall be submitted to the Agency for Enterprise Information Technology, the Executive Office of the Governor, and the chairs of the legislative appropriations committees by September 1 30 of the fiscal year before the fiscal year in which the scheduled consolidations will occur. Each plan must include:*

1. ~~An estimate of~~ *The projected cost to provide data center services for each agency scheduled for consolidation.;*

2. A staffing plan that identifies the projected staffing needs and requirements based on the estimated workload identified in the agency transition plan.;

3. The fiscal year adjustments to budget categories in order to absorb the transfer of agency data center resources pursuant to the legislative budget request instructions provided in s. 216.023.;

4. An analysis of the cost effects resulting from the planned consolidations on existing agency customers.;

5. A description of any issues that must be resolved in order to accomplish as efficiently and effectively as possible all consolidations required during the fiscal year.

(p) Each agency identified in this subsection for consolidation into a primary data center shall submit with its respective legislative budget request the specific recurring and nonrecurring budget adjustments of resources by appropriation category into the appropriate data processing category pursuant to the legislative budget request instructions in s. 216.023.

~~(n) The Agency for Enterprise Information Technology shall develop a comprehensive transition plan, which shall be submitted by October 15th of the fiscal year before the fiscal year in which the scheduled consolidations will occur to each primary data center, to the Executive Office of the Governor, and the chairs of the legislative appropriations committees. The transition plan shall be developed in consultation with agencies submitting agency transition plans and with the affected primary data centers. The comprehensive transition plan must include:~~

~~1. Recommendations for accomplishing the proposed transitions as efficiently and effectively as possible with minimal disruption to customer agency business processes;~~

~~2. Strategies to minimize risks associated with any of the proposed consolidations;~~

~~3. A compilation of the agency transition plans submitted by agencies scheduled for consolidation for the following fiscal year; and~~

~~4. Revisions to any budget adjustments provided in the agency or primary data center transition plans.~~

~~(o) Any agency data center scheduled for consolidation after the 2011-2012 fiscal year may consolidate into a primary data center before its scheduled date contingent upon the approval of the Agency for Enterprise Information Technology.~~

(5) AGENCY LIMITATIONS.—

(a) Unless authorized by the Legislature or as provided in paragraphs (b) and (c), a state agency may not:

1. Create a new computing facility or data center, or expand the capability to support additional computer equipment in an existing computing facility or nonprimary data center;

2. Spend funds before the agency's scheduled consolidation into a primary data center to purchase or modify hardware or operations software that does not comply with hardware and software standards established by the Agency for Enterprise Information Technology pursuant to paragraph (2)(e) for the efficient consolidation of the agency data centers or computing facilities;

3. Transfer existing computer services to any data center other than a primary data center;

4. Terminate services with a primary data center or transfer services between primary data centers without giving written notice of intent to terminate or transfer services 180 days before such termination or transfer; or

5. Initiate a new computer service ~~if it does not currently have an internal data center~~ except with a primary data center.

Section 2. Subsection (1) and paragraphs (e) and (l) of subsection (3) of section 282.203, Florida Statutes, are amended to read:

282.203 Primary data centers.—

(1) DATA CENTER DUTIES.—Each primary data center shall:

(a) Serve customer entities as an information-system utility.

(b) Cooperate with customer entities to offer, develop, and support the services and applications as defined and provided by the center's board of trustees and customer entities.

(c) Comply with rules adopted by the Agency for Enterprise Information Technology, pursuant to this section, and coordinate with the agency in the consolidation of data centers.

(d) Provide to each agency head by September 1 of the fiscal year before the fiscal year in which the agency's consolidation is scheduled to occur the projected costs to provide data center services. Each agency head shall use the projected cost for inclusion in his or her respective legislative budget request for budget adjustments necessary to fund the agency's data center services.

~~(e)(d)~~ Provide transparent financial statements to customer entities, the center's board of trustees, and the Agency for Enterprise Information Technology. The financial statements shall be provided as follows:

1. Annually, by July 30 for the current fiscal year and by December 1 for the subsequent fiscal year, the data center must provide the total annual budgeted costs by major expenditure category, including, but not limited to, salaries, expense, operating capital outlay, contracted services, or other personnel services, which directly relate to the provision of each service and which separately indicate the administrative overhead allocated to each service.

2. Annually, by July 30 for the current fiscal year and by December 1 for the subsequent fiscal year, the data center must provide total projected billings for each customer entity which are required to recover the costs of the data center.

3. Annually, by January 31, the data center must provide updates of the financial statements required under subparagraphs 1. and 2. for the current fiscal year.

~~4. By February 15, for proposed legislative budget increases, the data center must provide updates of the financial statements required under subparagraphs 1. and 2. for the subsequent fiscal year.~~

The financial information required under subparagraphs 1., 2., and 3. must be based on current law and current appropriations.

~~(f)(e)~~ Annually, by October 1, submit to the board of trustees cost-reduction proposals, including strategies and timetables for lowering customer entities' costs without reducing the level of services.

~~(g)(f)~~ Maintain the performance of the facility, which includes ensuring proper data backup, data backup recovery, an effective disaster recovery plan, and appropriate security, power, cooling and fire suppression, and capacity.

~~(h)(g)~~ Develop a business continuity plan and conduct a live exercise of the plan at least annually. The plan must be approved by the board and the Agency for Enterprise Information Technology.

~~(i)(h)~~ Enter into a service-level agreement with each customer entity to provide services as defined and approved by the board. A service-level agreement may not have a term exceeding 3 years but may include an option to renew for up to 3 years contingent on approval by the board.

1. A service-level agreement, at a minimum, must:

a. Identify the parties and their roles, duties, and responsibilities under the agreement.;

b. Identify the legal authority under which the service-level agreement was negotiated and entered into by the parties.;

c. State the duration of the contractual term and specify the conditions for contract renewal.;

d. Prohibit the transfer of computing services between primary data center facilities without at least 180 days' notice of service cancellation.;

e. Identify the scope of work.;

f. Identify the products or services to be delivered with sufficient specificity to permit an external financial or performance audit.;

g. Establish the services to be provided, the business standards that must be met for each service, the cost of each service, and the process by which the business standards for each service are to be objectively measured and reported.;

h. Identify applicable funds and funding streams for the services or products under contract.;

i. Provide a timely billing methodology for recovering the cost of services provided to the customer entity.;

j. Provide a procedure for modifying the service-level agreement to address changes in projected costs of service.;

k. Provide that a service-level agreement may be terminated by either party for cause only after giving the other party and the Agency for Enterprise Information Technology notice in writing of the cause for termination and an opportunity for the other party to resolve the identified cause within a reasonable period. ~~and~~

1. Provide for mediation of disputes by the Division of Administrative Hearings pursuant to s. 120.573.

2. A service-level agreement may include:

a. A dispute resolution mechanism, including alternatives to administrative or judicial proceedings;

b. The setting of a surety or performance bond for service-level agreements entered into with agency primary data centers established by law; or

c. Additional terms and conditions as determined advisable by the parties if such additional terms and conditions do not conflict with the requirements of this section or rules adopted by the Agency for Enterprise Information Technology.

3. The failure to execute a service-level agreement within 60 days after service commencement shall, in the case of an existing customer entity, result in a continuation of the terms of the service-level agreement from the prior fiscal year, including any amendments that were formally proposed to the customer entity by the primary data center within the 3 months before service commencement, and a revised cost-of-service estimate. If a new customer entity fails to execute an agreement within 60 days after service commencement, the data center may cease services.

(j)(4) Plan, design, establish pilot projects for, and conduct experiments with information technology resources, and implement enhancements in services if such implementation is cost-effective and approved by the board.

(k)(5) Enter into a memorandum of understanding with the agency where the data center is administratively located if the data center requires the agency to provide any administrative services to the data center and the cost of such services. Any administrative overhead costs charged shall require a specific appropriation in the General Appropriation Act.

(l)(4) Be the custodian of resources and equipment that are located, operated, supported, and managed by the center for the purposes of chapter 273.

(m)(4) Assume administrative access rights to the resources and equipment, such as servers, network components, and other devices that are consolidated into the primary data center.

1. Upon the date of each consolidation specified in s. 282.201, the General Appropriations Act, or the Laws of Florida, each agency shall relinquish all administrative access rights to such resources and equipment.

2. Each primary data center shall provide its customer agencies with the appropriate level of access to applications, servers, network components, and other devices necessary for agencies to perform their core business activities and functions.

(3) BOARD DUTIES.—Each board of trustees of a primary data center shall:

(e) Ensure the sufficiency and transparency of the primary data center financial information by:

1. Establishing policies that ensure that cost-recovery methodologies, billings, receivables, expenditure, budgeting, and accounting data are captured and reported timely, consistently, accurately, and transparently and, upon adoption of rules by the Agency for Enterprise Information Technology, are in compliance with such rules.

2. Requiring execution of service-level agreements by the data center and each customer entity for services provided by the data center to the customer entity.

3. Requiring cost recovery for the full cost of services, including direct and indirect costs. The cost-recovery methodology must ensure that no service is subsidizing another service without an affirmative vote of approval by the customer entity providing the subsidy.

4. Establishing special assessments to fund expansions based on a methodology that apportions the assessment according to the proportional benefit to each customer entity.

5. Providing rebates to customer entities when revenues exceed costs and offsetting charges to those who have subsidized other customer entity costs based on actual prior year final expenditures. Rebates may be credited against future billings.

6. Approving all expenditures committing over \$50,000 in a fiscal year.

7. Projecting costs and revenues at the beginning of the third quarter of each fiscal year through the end of the fiscal year. If in any given fiscal year the primary data center is projected to earn revenues that are below costs for that fiscal year after first reducing operating costs where possible, the board shall implement any combination of the following remedies to cover the shortfall:

a. The board may direct the primary data center to adjust current year chargeback rates through the end of the fiscal year to cover the shortfall. The rate adjustments shall be implemented using actual usage rate and billing data from the first three quarters of the fiscal year and the same principles used to set rates for the fiscal year.

b. The board may direct the primary data center to levy one-time charges on all customer entities to cover the shortfall. The one-time charges shall be implemented using actual usage rate and billing data from the first three quarters of the fiscal year and the same principles used to set rates for the fiscal year.

c. The customer entities represented by each board member may provide payments to cover the shortfall in proportion to the amounts each entity paid in the prior fiscal year.

8. *Providing a plan for consideration by the Legislative Budget Commission if a billing rate schedule is used after the start of the fiscal year which increases any agency's costs for that fiscal year.*

(l) Contract with other primary data centers for the provision of administrative services or with the agency within which the primary data center is housed, whichever is most cost-effective. Any administrative overhead costs requires a specific appropriation in the General Appropriations Act.

Section 3. Subsection (1) of section 1004.649, Florida Statutes, is amended to read:

1004.649 Northwest Regional Data Center.—

(1) For the purpose of serving its state agency customers, the Northwest Regional Data Center at Florida State University is designated as a primary data center and shall ~~comply with the following:~~

(a) ~~Operate~~ **Operates** under a governance structure that represents its customers proportionally.

(b) ~~Maintain~~ **Maintains** an appropriate cost-allocation methodology that accurately bills state agency customers based solely on the actual direct and indirect costs of the services provided to state agency customers, and prohibits the subsidization of nonstate agency customers' costs by state agency customers.

(c) ~~Enter~~ **Enters** into a service-level agreement with each state agency customer to provide services as defined and approved by the governing board of the center. At a minimum, such service-level agreements must:

1. Identify the parties and their roles, duties, and responsibilities under the agreement;
2. State the duration of the agreement term and specify the conditions for renewal;
3. Identify the scope of work;
4. Establish the services to be provided, the business standards that must be met for each service, the cost of each service, and the process by which the business standards for each service are to be objectively measured and reported;
5. Provide a timely billing methodology for recovering the cost of services provided; and
6. Provide a procedure for modifying the service-level agreement to address any changes in projected costs of service.

(d) ~~Provide~~ **Provides** to the Board of Governors the total annual budget by major expenditure category, including, but not limited to, salaries, expenses, operating capital outlay, contracted services, or other personnel services by July 30 each fiscal year.

(e) ~~Provide~~ **Provides** to each state agency customer its projected annual cost for providing the agreed-upon data center services by ~~September~~ **August** 1 each fiscal year.

(f) *Provide a plan for consideration by the Legislative Budget Commission if the governing body of the center approves the use of a billing rate schedule after the start of the fiscal year that increases any state agency customer's costs for that fiscal year.*

Section 4. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the state data center system; amending s. 282.201, F.S.; revising duties of the Agency for Enterprise Information Technology and state agencies relating to consolidation of agency data centers into a primary data center; removing a requirement for publishing notice of rule development; removing a requirement that agencies submit certain information to the Agency for Enterprise Information Technology; revising the schedule of consolidations; providing a timeframe for specified agency facilities to be consolidated; providing exemptions for specified agencies and facilities; requiring an agency and primary data center to submit a report to the Executive Office of the Governor and the chairs of the legislative appropriations committees if they are unable to execute a service-level agreement within a certain time period; requiring agencies to submit a transition plan to the appropriate primary data center by a certain date; providing for content of the plan; requiring the primary data centers to develop and submit transition plans to the Agency for Enterprise Information Technology, the Executive Office of the Governor, and the chairs of the legislative appropriations committees by a certain date; providing for content of the plans; requiring an agency that is consolidating facilities into a primary data center to submit certain information concerning adjustments of resources with its legislative budget request; removing a requirement that the Agency for Enterprise Information Technology develop comprehensive transition plans; revising restrictions on agencies relating to technology facilities and services; amending s. 282.203, F.S.; revising duties of primary data centers and boards of trustees of such centers; requiring the centers to provide agencies with projected costs for inclusion in the agencies' budget requests; requiring boards to provide a plan for consideration by the

Legislative Budget Commission under certain conditions; providing that certain administrative overhead costs require a specific appropriation in the General Appropriation Act; amending s. 1004.649, F.S.; revising responsibilities of the Northwest Regional Data Center; revising the date by which the center must provide agencies with projected costs; requiring the center to submit a plan to the Legislative Budget Commission when a billing rate schedule is revised after the beginning of the fiscal year and increases an agency's costs; providing an effective date.

On motion by Senator Hays, the Conference Committee Report on **CS for HB 5509** was adopted. **CS for HB 5509** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5511, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5511

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5511, same being:

An act relating to the Department of Business and Professional Regulation.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ *JD Alexander*
Chair
s/ *Thad Altman*
s/ *Michael S. "Mike" Bennett*
At Large
s/ *Larcentia J. Bullard*
s/ *Nancy C. Detert*
Paula Dockery
Mike Fasano
s/ *Don Gaetz*, At Large

s/ *Joe Negron*
Vice Chair
s/ *Lizbeth Benacquisto*
s/ *Ellyn Setnor Bogdanoff*
s/ *Oscar Braynon II*
s/ *Charles S. "Charlie" Dean, Sr.*
s/ *Miguel Diaz de la Portilla*
s/ *Greg Evers*
s/ *Anitere Flores*
s/ *Rene Garcia*

Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
 Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
 Maria Lorts Sachs
s/ Gary Siplin
 Eleanor Sobel
 John Thrasher, At Large
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
 Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
 Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
 Chair
s/ Gary Aubuchon, At Large
 Charles S. "Chuck" Chestnut IV
 At Large
 Joseph A. "Joe" Gibbons
 Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Debbie Mayfield
s/ Bryan Nelson
 Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
 At Large
s/ Will W. Weatherford, At Large
s/ Ed Hooper
 Lead Manager
 Lori Berman
 Chris Dorworth, At Large
s/ James C. "Jim" Frishe, At Large
s/ Doug Holder, At Large
 Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
 Seth McKeel, At Large
s/ Jimmy Patronis
 Ron Saunders, At Large
s/ William D. Snyder, At Large
 Barbara Watson
 Michael B. "Mike" Weinstein

Managers on the part of the House

The Conference Committee Amendment for HB 5511, Department of Business and Professional Regulation, provides for the following:

- Updates statutory references to replace the Department of Health with the Department of Professional Regulation (DBPR) and designates the program as a division.
- Terminates the Drugs, Devices, and Cosmetics (DDC) Trust Fund and transfers funding to the department's existing Professional Regulation Trust Fund, and requires the DBPR to establish a separate account within the trust fund for the DDC program.
- Repeals the five percent tax on closed circuit (pay-per-view) boxing, kickboxing, and mixed martial arts events currently assessed by the Boxing Commission within the DBPR.
- Provides an effective date of July 1, 2012.

Conference Committee Amendment (733541)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraphs (d) through (k) of subsection (2) of section 20.165, Florida Statutes, are redesignated as paragraphs (e) through (l), respectively, and a new paragraph (d) is added to that subsection to read:

20.165 Department of Business and Professional Regulation.—There is created a Department of Business and Professional Regulation.

(2) The following divisions of the Department of Business and Professional Regulation are established:

(d) *Division of Drugs, Devices, and Cosmetics.*

Section 2. Effective November 1, 2012, subsection (8) of section 455.116, Florida Statutes, is amended to read:

455.116 Regulation trust funds.—The following trust funds shall be placed in the department:

~~(8) Florida Drug, Device, and Cosmetic Trust Fund.~~

Section 3. Subsection (15) and paragraph (a) of subsection (54) of section 499.003, Florida Statutes, are amended to read:

499.003 Definitions of terms used in this part.—As used in this part, the term:

(15) "Department" means the Department of *Business and Professional Regulation* ~~Health~~.

(54) "Wholesale distribution" means distribution of prescription drugs to persons other than a consumer or patient, but does not include:

(a) Any of the following activities, which is not a violation of s. 499.005(21) if such activity is conducted in accordance with s. 499.01(2)(g):

1. The purchase or other acquisition by a hospital or other health care entity that is a member of a group purchasing organization of a prescription drug for its own use from the group purchasing organization or from other hospitals or health care entities that are members of that organization.

2. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug by a charitable organization described in s. 501(c)(3) of the Internal Revenue Code of 1986, as amended and revised, to a nonprofit affiliate of the organization to the extent otherwise permitted by law.

3. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug among hospitals or other health care entities that are under common control. For purposes of this subparagraph, "common control" means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, by voting rights, by contract, or otherwise.

4. The sale, purchase, trade, or other transfer of a prescription drug from or for any federal, state, or local government agency or any entity eligible to purchase prescription drugs at public health services prices pursuant to Pub. L. No. 102-585, s. 602 to a contract provider or its subcontractor for eligible patients of the agency or entity under the following conditions:

a. The agency or entity must obtain written authorization for the sale, purchase, trade, or other transfer of a prescription drug under this subparagraph from the *Secretary of Business and Professional Regulation* ~~State Surgeon General~~ or his or her designee.

b. The contract provider or subcontractor must be authorized by law to administer or dispense prescription drugs.

c. In the case of a subcontractor, the agency or entity must be a party to and execute the subcontract.

d. A contract provider or subcontractor must maintain separate and apart from other prescription drug inventory any prescription drugs of the agency or entity in its possession.

e. The contract provider and subcontractor must maintain and produce immediately for inspection all records of movement or transfer of all the prescription drugs belonging to the agency or entity, including, but not limited to, the records of receipt and disposition of prescription drugs. Each contractor and subcontractor dispensing or administering these drugs must maintain and produce records documenting the dispensing or administration. Records that are required to be maintained include, but are not limited to, a perpetual inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, which must be submitted to the agency or entity quarterly.

f. The contract provider or subcontractor may administer or dispense the prescription drugs only to the eligible patients of the agency or entity or must return the prescription drugs for or to the agency or entity. The contract provider or subcontractor must require proof from each person seeking to fill a prescription or obtain treatment that the person is an eligible patient of the agency or entity and must, at a minimum, maintain a copy of this proof as part of the records of the contractor or subcontractor required under sub-subparagraph e.

g. In addition to the departmental inspection authority set forth in s. 499.051, the establishment of the contract provider and subcontractor and all records pertaining to prescription drugs subject to this subparagraph shall be subject to inspection by the agency or entity. All records relating to prescription drugs of a manufacturer under this subparagraph shall be subject to audit by the manufacturer of those drugs, without identifying individual patient information.

Section 4. Subsection (2) of section 499.01211, Florida Statutes, is amended to read:

499.01211 Drug Wholesale Distributor Advisory Council.—

(2) The ~~Secretary of Business and Professional Regulation State Surgeon General~~, or his or her designee, and the Secretary of Health Care Administration, or her or his designee, shall be members of the council. The ~~Secretary of Business and Professional Regulation State Surgeon General~~ shall appoint nine additional members to the council who shall be appointed to a term of 4 years each, as follows:

(a) Three different persons each of whom is employed by a different prescription drug wholesale distributor licensed under this part which operates nationally and is a primary wholesale distributor, as defined in s. 499.003(47).

(b) One person employed by a prescription drug wholesale distributor licensed under this part which is a secondary wholesale distributor, as defined in s. 499.003(52).

(c) One person employed by a retail pharmacy chain located in this state.

(d) One person who is a member of the Board of Pharmacy and is a pharmacist licensed under chapter 465.

(e) One person who is a physician licensed pursuant to chapter 458 or chapter 459.

(f) One person who is an employee of a hospital licensed pursuant to chapter 395 and is a pharmacist licensed pursuant to chapter 465.

(g) One person who is an employee of a pharmaceutical manufacturer.

Section 5. Section 499.024, Florida Statutes, is amended to read:

499.024 Drug product classification.—The ~~department State Surgeon General~~ shall adopt rules to classify drug products intended for use by humans which the United States Food and Drug Administration has not classified in the federal act or the Code of Federal Regulations.

(1) Drug products must be classified as proprietary, prescription, or investigational drugs.

(2) If a product is distributed without required labeling, it is misbranded while held for sale.

(3) Any product that falls under the definition of drug in s. 499.003(19) may be classified under the authority of this section. This section does not subject portable emergency oxygen inhalators to classification; however, this section does not exempt any person from ss. 499.01 and 499.015.

(4) Any product classified under the authority of this section reverts to the federal classification, if different, upon the federal regulation or act becoming effective.

(5) The department may by rule reclassify drugs subject to this part when such classification action is necessary to protect the public health.

(6) The department may adopt rules that exempt from any labeling or packaging requirements of this part drugs classified under this section if those requirements are not necessary to protect the public health.

Section 6. Subsection (2) of section 499.065, Florida Statutes, is amended to read:

499.065 Inspections; imminent danger.—

(2) To protect the public from prescription drugs that are adulterated or otherwise unfit for human or animal consumption, the department may examine, sample, seize, and stop the sale or use of prescription drugs to determine the condition of those drugs. The department may immediately seize and remove any prescription drugs if the ~~Secretary of Business and Professional Regulation State Surgeon General~~ or his or her designee determines that the prescription drugs represent a threat to the public health. The owner of any property seized under this section

may, within 10 days after the seizure, apply to a court of competent jurisdiction for whatever relief is appropriate. At any time after 10 days, the department may destroy the drugs as contraband.

Section 7. Subsection (2) of section 499.601, Florida Statutes, is amended to read:

499.601 Legislative intent; construction.—

(2) The provisions of this part are cumulative and shall not be construed as repealing or affecting any powers, duties, or authority of the department of ~~Health~~ under any other law of this state; except that, with respect to the regulation of ether as herein provided, in instances in which the provisions of this part may conflict with any other such law, the provisions of this part shall control.

Section 8. Subsection (2) of section 499.61, Florida Statutes, is amended to read:

499.61 Definitions.—As used in this part:

(2) “Department” means the Department of ~~Business and Professional Regulation Health~~.

Section 9. *Effective November 1, 2012, section 499.0031, Florida Statutes, is repealed.*

Section 10. (1) *The Florida Drug, Device, and Cosmetic Trust Fund within the Department of Business and Professional Regulation, FLAIR number 20-2-173005, is terminated.*

(2) *The current balance remaining in, and all revenues of, the Florida Drug, Device, and Cosmetic Trust Fund shall be transferred to the Professional Regulation Trust Fund.*

(3) *The Department of Business and Professional Regulation shall pay any outstanding debts or obligations of the Florida Drug, Device, and Cosmetic Trust Fund as soon as practicable, and the Chief Financial Officer shall close out and remove the terminated fund from the various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.*

(4) *This section shall take effect November 1, 2012.*

Section 11. Paragraphs (d), (e), and (1) of subsection (2) of section 499.01, Florida Statutes, are amended to read:

499.01 Permits.—

(2) The following permits are established:

(d) Prescription drug wholesale distributor permit.—A prescription drug wholesale distributor is a wholesale distributor that may engage in the wholesale distribution of prescription drugs. A prescription drug wholesale distributor that applies to the department for a new permit or the renewal of a permit must submit a bond of \$100,000, or other equivalent means of security acceptable to the department, such as an irrevocable letter of credit or a deposit in a trust account or financial institution, payable to the ~~Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund~~. The purpose of the bond is to secure payment of any administrative penalties imposed by the department and any fees and costs incurred by the department regarding that permit which are authorized under state law and which the permittee fails to pay 30 days after the fine or costs become final. The department may make a claim against such bond or security until 1 year after the permittee’s license ceases to be valid or until 60 days after any administrative or legal proceeding authorized in this part which involves the permittee is concluded, including any appeal, whichever occurs later. The department may adopt rules for issuing a prescription drug wholesale distributor-broker permit to a person who engages in the wholesale distribution of prescription drugs and does not take physical possession of any prescription drugs.

(e) Out-of-state prescription drug wholesale distributor permit.—An out-of-state prescription drug wholesale distributor is a wholesale distributor located outside this state which engages in the wholesale distribution of prescription drugs into this state and which must be permitted by the department and comply with all the provisions required of a wholesale distributor under this part. An out-of-state prescription drug

wholesale distributor that applies to the department for a new permit or the renewal of a permit must submit a bond of \$100,000, or other equivalent means of security acceptable to the department, such as an irrevocable letter of credit or a deposit in a trust account or financial institution, payable to the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*. The purpose of the bond is to secure payment of any administrative penalties imposed by the department and any fees and costs incurred by the department regarding that permit which are authorized under state law and which the permittee fails to pay 30 days after the fine or costs become final. The department may make a claim against such bond or security until 1 year after the permittee's license ceases to be valid or until 60 days after any administrative or legal proceeding authorized in this part which involves the permittee is concluded, including any appeal, whichever occurs later.

1. The out-of-state prescription drug wholesale distributor must maintain at all times a license or permit to engage in the wholesale distribution of prescription drugs in compliance with laws of the state in which it is a resident.

2. An out-of-state prescription drug wholesale distributor permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is duly licensed as a prescription drug wholesale distributor, in its state of residence, to a licensed prescription drug wholesale distributor in this state, if both wholesale distributors conduct wholesale distributions of prescription drugs under the same business name. The recordkeeping requirements of ss. 499.0121(6) and 499.01212 must be followed for this transaction.

(l) Limited prescription drug veterinary wholesale distributor permit.—Unless engaging in the activities of and permitted as a prescription drug manufacturer, nonresident prescription drug manufacturer, prescription drug wholesale distributor, or out-of-state prescription drug wholesale distributor, a limited prescription drug veterinary wholesale distributor permit is required for any person that engages in the distribution in or into this state of veterinary prescription drugs and prescription drugs subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act under the following conditions:

1. The person is engaged in the business of wholesaling prescription and veterinary prescription drugs to persons:

- a. Licensed as veterinarians practicing on a full-time basis;
- b. Regularly and lawfully engaged in instruction in veterinary medicine;
- c. Regularly and lawfully engaged in law enforcement activities;
- d. For use in research not involving clinical use; or
- e. For use in chemical analysis or physical testing or for purposes of instruction in law enforcement activities, research, or testing.

2. No more than 30 percent of total annual prescription drug sales may be prescription drugs approved for human use which are subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act.

3. The person does not distribute in any jurisdiction prescription drugs subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act to any person who is authorized to sell, distribute, purchase, trade, or use these drugs on or for humans.

4. A limited prescription drug veterinary wholesale distributor that applies to the department for a new permit or the renewal of a permit must submit a bond of \$20,000, or other equivalent means of security acceptable to the department, such as an irrevocable letter of credit or a deposit in a trust account or financial institution, payable to the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*. The purpose of the bond is to secure payment of any administrative penalties imposed by the department and any fees and costs incurred by the department regarding that permit which are authorized under state law and which the permittee fails to pay 30 days after the fine or costs become final. The department may make a claim against such bond or security until 1 year after the permittee's license ceases to be valid or until 60 days after any administrative or legal proceeding authorized in this part which involves the permittee is concluded, including any appeal, whichever occurs later.

5. A limited prescription drug veterinary wholesale distributor must maintain at all times a license or permit to engage in the wholesale distribution of prescription drugs in compliance with laws of the state in which it is a resident.

6. A limited prescription drug veterinary wholesale distributor must comply with the requirements for wholesale distributors under ss. 499.0121 and 499.01212, except that a limited prescription drug veterinary wholesale distributor is not required to provide a pedigree paper as required by s. 499.01212 upon the wholesale distribution of a prescription drug to a veterinarian.

7. A limited prescription drug veterinary wholesale distributor may not return to inventory for subsequent wholesale distribution any prescription drug subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act which has been returned by a veterinarian.

8. A limited prescription drug veterinary wholesale distributor permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is duly licensed to engage in the wholesale distribution of prescription drugs in its state of residence to a licensed limited prescription drug veterinary wholesale distributor in this state if both wholesale distributors conduct wholesale distributions of prescription drugs under the same business name. The recordkeeping requirements of ss. 499.0121(6) and 499.01212 must be followed for this transaction.

Section 12. Subsection (13) of section 499.028, Florida Statutes, is amended to read:

499.028 Drug samples or complimentary drugs; starter packs; permits to distribute.—

(13) The department may, pursuant to chapter 120, impose an administrative fine, not to exceed \$5,000 per violation per day, for the violation of this section or rules adopted under this section. Each day such violation continues constitutes a separate violation, and each such separate violation is subject to a separate fine. All amounts collected under this section shall be deposited into the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*. In determining the amount of fine to be levied for a violation, the following factors must be considered:

- (a) The severity of the violation.
- (b) Any actions taken by the permittee to correct the violation or to remedy complaints.
- (c) Any previous violations.

Section 13. Section 499.04, Florida Statutes, is amended to read:

499.04 Fee authority.—The department may collect fees for all drug, device, and cosmetic applications, permits, product registrations, and free-sale certificates. The total amount of fees collected from all permits, applications, product registrations, and free-sale certificates must be adequate to fund the expenses incurred by the department in carrying out this part. The department shall, by rule, establish a schedule of fees that are within the ranges provided in this section and shall adjust those fees from time to time based on the costs associated with administering this part. The fees are payable to the department to be deposited into the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund* for the sole purpose of carrying out the provisions of this part.

Section 14. Section 499.057, Florida Statutes, is amended to read:

499.057 Expenses and salaries.—*Except as otherwise provided in the General Appropriations Act*, all expenses and salaries shall be paid out of the *Professional Regulation Trust Fund*. ~~special fund hereby created in the office of the Chief Financial Officer, which fund is to be known as the "Florida Drug, Device, and Cosmetic Trust Fund."~~

Section 15. Paragraph (a) of subsection (2) of section 499.062, Florida Statutes, is amended to read:

499.062 Seizure and condemnation of drugs, devices, or cosmetics.—

(2) Whenever a duly authorized officer or employee of the department finds cause, or has probable cause to believe that cause exists, for

the seizure of any drug, device, or cosmetic, as set out in this part, he or she shall affix to the article a tag, stamp, or other appropriate marking, giving notice that the article is, or is suspected of being, subject to seizure under this part and that the article has been detained and seized by the department. Such officer or employee shall also warn all persons not to remove or dispose of the article, by sale or otherwise, until permission is given by the department or the court. Any person who violates this subsection is guilty of a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(a) When any article detained or seized under this subsection has been found by the department to be subject to seizure and condemnation, the department shall petition the court for an order of condemnation or sale, as the court directs. The proceeds of the sale of drugs, devices, and cosmetics, less the legal costs and charges, shall be deposited into the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*.

Section 16. Subsections (3) and (4) of section 499.066, Florida Statutes, are amended to read:

499.066 Penalties; remedies.—In addition to other penalties and other enforcement provisions:

(3) The department may impose an administrative fine, not to exceed \$5,000 per violation per day, for the violation of any provision of this part or rules adopted under this part. Each day a violation continues constitutes a separate violation, and each separate violation is subject to a separate fine. All amounts collected pursuant to this section shall be deposited into the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund* and are appropriated for the use of the department in administering this part. In determining the amount of the fine to be levied for a violation, the department shall consider:

- (a) The severity of the violation;
- (b) Any actions taken by the person to correct the violation or to remedy complaints; and
- (c) Any previous violations.

(4) The department shall deposit any rewards, fines, or collections that are due the department and which derive from joint enforcement activities with other state and federal agencies which relate to this part, chapter 893, or the federal act, into the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*. The proceeds of those rewards, fines, and collections are appropriated for the use of the department in administering this part.

Section 17. Subsection (7) of section 499.62, Florida Statutes, is amended to read:

499.62 License or permit required of manufacturer, distributor, dealer, or purchaser of ether.—

(7) A licensed or permitted facility shall renew its license or permit prior to its expiration date. If a renewal application and fee are not filed by the expiration date of any year, the permit may be reinstated only upon payment of a delinquent fee of \$50, plus the required renewal fee, within 30 days after the date of expiration. If any person who is subject to the requirements of this part fails to comply with the renewal, the department shall have the authority to seize all ether products and dispose of them as of November 1 of the year the license or permit expires. Any funds collected from the disposal shall be placed in the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*.

Section 18. Subsection (2) of section 499.72, Florida Statutes, is amended to read:

499.72 Administrative fines.—

(2) All such fines, monetary penalties, and costs received by the department in connection with this part shall be deposited in the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund*.

Section 19. Section 499.79, Florida Statutes, is amended to read:

499.79 Deposit of fees.—All fees collected for licenses and permits required by this part shall be deposited in the *Professional Regulation Florida Drug, Device, and Cosmetic Trust Fund* created by s. 499.057,

and all moneys collected under the provisions of this part and deposited in the such trust fund shall be used by are hereby appropriated for the use of the department in the administration of this part. *The Department of Business and Professional Regulation shall maintain a separate account in the Professional Regulation Trust Fund for the Drugs, Devices, and Cosmetics program.*

Section 20. *Section 548.061, Florida Statutes, is repealed.*

Section 21. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 20.165, F.S.; creating the Division of Drugs, Devices, and Cosmetics within the Department of Business and Professional Regulation; amending s. 455.116, F.S.; deleting the Florida Drug, Device, and Cosmetic Trust Fund from the list of trust funds placed in the department, to conform; amending ss. 499.003, 499.01211, 499.024, 499.065, 499.601, and 499.61, F.S.; conforming provisions to the transfer by s. 27, ch. 2010-161, Laws of Florida, of regulatory authority for chapter 499, F.S., from the Department of Health to the Department of Business and Professional Regulation; repealing s. 499.0031, F.S., relating to the Florida Drug, Device, and Cosmetic Trust Fund; terminating the Florida Drug, Device, and Cosmetic Trust Fund; providing for the disposition of balances in and revenues of such trust fund; prescribing procedures for the termination of such trust fund; amending ss. 499.01, 499.028, 499.04, 499.057, 499.062, 499.066, 499.62, and 499.72; conforming provisions; amending s. 499.79, F.S.; conforming provisions; requiring the department to maintain a separate account in the Professional Regulation Trust Fund for the Drugs, Devices, and Cosmetics program; repealing s. 548.061, F.S., relating to report and tax requirements for each person or club that holds or shows pugilistic matches on a closed circuit telecast viewed within the state; providing effective dates.

On motion by Senator Hays, the Conference Committee Report on **HB 5511** was adopted. **HB 5511** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed **HB 5601**, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5601

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses
on HB 5601, same being:

An act relating to a license to carry a concealed weapon or firearm.

having met, and after full and free conference, do recommend to their
respective houses as follows:

- 1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference
Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Frank Artiles
Leonard L. Bemby
Charles S. "Chuck" Chestnut IV
At Large
s/ James C. "Jim" Frishe, At Large
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Elizabeth W. Porter
Ron Saunders, At Large
s/ William D. Snyder, At Large
s/ Will W. Weatherford, At Large

s/ Trudi K. Williams
Lead Manager
s/ Gary Aubuchon, At Large
Jim Boyd
s/ Steve Crisafulli
Chris Dorworth, At Large
s/ Tom Goodson
Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Seth McKeel, At Large
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large

Managers on the part of the House

The Conference Committee Amendment for HB 5601, License to Carry a
Concealed Weapon, provides for the following:

- Amends s. 790.06, F.S., to reduce the maximum fee allowable for
a new license to carry a concealed weapon from \$85 to \$70, and a
renewal license from \$70 to \$60.
• Provides an effective date of July 1, 2012.

Conference Committee Amendment (763039)(with title
amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (5) of section 790.06, Florida
Statutes, is amended to read:

790.06 License to carry concealed weapon or firearm.—

(5) The applicant shall submit to the Department of Agriculture and
Consumer Services:

(b) A nonrefundable license fee not to exceed \$70 \$85, if he or she has
not previously been issued a statewide license, or a nonrefundable li-
cense fee not to exceed \$60 \$70 for renewal of a statewide license. Costs
for processing the set of fingerprints as required in paragraph (c) shall be
borne by the applicant. However, an individual holding an active certi-
fication from the Criminal Justice Standards and Training Commission
as a "law enforcement officer," "correctional officer," or "correctional
probation officer" as defined in s. 943.10(1), (2), (3), (6), (7), (8), or (9) is
exempt from the licensing requirements of this section. If any individual
holding an active certification from the Criminal Justice Standards and
Training Commission as a "law enforcement officer," a "correctional of-
ficer," or a "correctional probation officer" as defined in s. 943.10(1), (2),
(3), (6), (7), (8), or (9) wishes to receive a concealed weapons or firearms
license, such person is exempt from the background investigation and all
background investigation fees, but shall pay the current license fees
regularly required to be paid by nonexempt applicants. Further, a law
enforcement officer, a correctional officer, or a correctional probation
officer as defined in s. 943.10(1), (2), or (3) is exempt from the required
fees and background investigation for a period of 1 year subsequent to
the date of retirement of said officer as a law enforcement officer, a
correctional officer, or a correctional probation officer.

Section 2. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act re-
lating to a license to carry a concealed weapon or firearm; amending s.
790.06, F.S.; reducing specified nonrefundable license fees; providing an
effective date.

On motion by Senator Hays, the Conference Committee Report on HB
5601 was adopted. HB 5601 passed as amended by the Conference
Committee Report and was certified to the House. The vote on passage
was:

Yeas—34

Table with 3 columns: Name, Position, and Vote. Lists names like Mr. President, Fasano, Norman, Alexander, Flores, Oelrich, etc.

Nays—6

Table with 3 columns: Name, Position, and Vote. Lists names like Braynon, Joyner, Sachs, Gibson, Rich, Smith.

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives
has accepted the Conference Committee Report as an entirety and
passed HB 5701, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5701

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5701, same being:

An act relating to corporate income tax.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
Andy Gardiner, At Large
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
s/ Eleanor Sobel
s/ John Thrasher

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Ben Albritton
s/ Matthew H. "Matt" Caldwell
s/ Fredrick W. "Fred" Costello
Chris Dorworth, At Large
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ John Legg, At Large
s/ Seth McKeel, At Large
s/ Lake Ray
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
Perry E. Thurston, Jr.

s/ Stephen L. Precourt
Lead Manager
s/ Gary Aubuchon, At Large
Charles S. "Chuck" Chestnut IV
At Large
s/ James C. "Jim" Frishe, At Large
Dorothy L. Hukill, At Large
s/ John Patrick Julien
s/ Carlos Lopez-Cantera, At Large
Scott Randolph
s/ Patrick Rooney, Jr.
Ron Saunders, At Large
s/ William D. Snyder, At Large
s/ W. Gregory "Greg" Steube
s/ Will W. Weatherford, At Large

Managers on the part of the House

The Conference Committee Amendment for HB 5701, taxation, provides for the following:

- Current law allows documentary stamp receipts that are dedicated for other uses to be available to pay debt service for bonds issued before January 1, 2010. This amendment extends this provision to bonds issued before January 1, 2013. The amendment is expected to result in lower interest rates for bonds issues before January 1, 2013.
- It limits eligibility for the dealers' credit for collecting taxes to those sales tax dealers who file and remit taxes by electronic means.

- It adopts the 2012 version of the United States Internal Revenue Code for purposes of the Florida corporate income tax.
- It provides that any estimated corporate income tax payment which would otherwise have been due no later than June 30, 2013 must be paid on or before June 28, 2013, and requires the Department of Revenue to provide adequate notice to affected persons about this change in the due date.

Conference Committee Amendment (217733)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 201.15, Florida Statutes, is amended to read:

201.15 Distribution of taxes collected.—All taxes collected under this chapter are subject to the service charge imposed in s. 215.20(1). Prior to distribution under this section, the Department of Revenue shall deduct amounts necessary to pay the costs of the collection and enforcement of the tax levied by this chapter. Such costs and the service charge may not be levied against any portion of taxes pledged to debt service on bonds to the extent that the costs and service charge are required to pay any amounts relating to the bonds. After distributions are made pursuant to subsection (1), all of the costs of the collection and enforcement of the tax levied by this chapter and the service charge shall be available and transferred to the extent necessary to pay debt service and any other amounts payable with respect to bonds authorized before January 1, 2013 ~~2010~~, secured by revenues distributed pursuant to subsection (1). All taxes remaining after deduction of costs and the service charge shall be distributed as follows:

(1) Sixty-three and thirty-one hundredths percent of the remaining taxes shall be used for the following purposes:

(a) Amounts necessary to pay the debt service on, or fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Preservation 2000 bonds issued pursuant to s. 375.051 and Florida Forever bonds issued pursuant to s. 215.618, shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund to be used for such purposes. The amount transferred to the Land Acquisition Trust Fund may not exceed \$300 million in fiscal year 1999-2000 and thereafter for Preservation 2000 bonds and bonds issued to refund Preservation 2000 bonds, and \$300 million in fiscal year 2000-2001 and thereafter for Florida Forever bonds. The annual amount transferred to the Land Acquisition Trust Fund for Florida Forever bonds may not exceed \$30 million in the first fiscal year in which bonds are issued. The limitation on the amount transferred shall be increased by an additional \$30 million in each subsequent fiscal year, but may not exceed a total of \$300 million in any fiscal year for all bonds issued. It is the intent of the Legislature that all bonds issued to fund the Florida Forever Act be retired by December 31, 2040. Except for bonds issued to refund previously issued bonds, no series of bonds may be issued pursuant to this paragraph unless such bonds are approved and the debt service for the remainder of the fiscal year in which the bonds are issued is specifically appropriated in the General Appropriations Act. For purposes of refunding Preservation 2000 bonds, amounts designated within this section for Preservation 2000 and Florida Forever bonds may be transferred between the two programs to the extent provided for in the documents authorizing the issuance of the bonds. The Preservation 2000 bonds and Florida Forever bonds are equally and ratably secured by moneys distributable to the Land Acquisition Trust Fund pursuant to this section, except as specifically provided otherwise by the documents authorizing the issuance of the bonds. Moneys transferred to the Land Acquisition Trust Fund pursuant to this paragraph, or earnings thereon, may not be used or made available to pay debt service on the Save Our Coast revenue bonds.

(b) Moneys shall be paid into the State Treasury to the credit of the Save Our Everglades Trust Fund in amounts necessary to pay debt service, provide reserves, and pay rebate obligations and other amounts due with respect to bonds issued under s. 215.619. Taxes distributed under paragraph (a) and this paragraph must be collectively distributed on a pro rata basis when the available moneys under this subsection are not sufficient to cover the amounts required under paragraph (a) and this paragraph.

(c) After the required payments under paragraphs (a) and (b), the remainder shall be paid into the State Treasury to the credit of:

1. The State Transportation Trust Fund in the Department of Transportation in the amount of the lesser of 38.2 percent of the remainder or \$541.75 million in each fiscal year. Out of such funds, the first \$50 million for the 2012-2013 fiscal year; \$65 million for the 2013-2014 fiscal year; and \$75 million for the 2014-2015 fiscal year and all subsequent years, shall be transferred to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder is to be used for the following specified purposes, notwithstanding any other law to the contrary:

a. For the purposes of capital funding for the New Starts Transit Program, authorized by Title 49, U.S.C. s. 5309 and specified in s. 341.051, 10 percent of these funds;

b. For the purposes of the Small County Outreach Program specified in s. 339.2818, 5 percent of these funds. Effective July 1, 2014, the percentage allocated under this sub-subparagraph shall be increased to 10 percent;

c. For the purposes of the Strategic Intermodal System specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent of these funds after allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b.; and

d. For the purposes of the Transportation Regional Incentive Program specified in s. 339.2819, 25 percent of these funds after allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b. Effective July 1, 2014, the first \$60 million of the funds allocated pursuant to this sub-subparagraph shall be allocated annually to the Florida Rail Enterprise for the purposes established in s. 341.303(5).

2. The Grants and Donations Trust Fund in the Department of Economic Opportunity in the amount of the lesser of .23 percent of the remainder or \$3.25 million in each fiscal year to fund technical assistance to local governments and school boards on the requirements and implementation of this act.

3. The Ecosystem Management and Restoration Trust Fund in the amount of the lesser of 2.12 percent of the remainder or \$30 million in each fiscal year, to be used for the preservation and repair of the state's beaches as provided in ss. 161.091-161.212.

4. General Inspection Trust Fund in the amount of the lesser of .02 percent of the remainder or \$300,000 in each fiscal year to be used to fund oyster management and restoration programs as provided in s. 379.362(3).

Moneys distributed pursuant to this paragraph may not be pledged for debt service unless such pledge is approved by referendum of the voters.

(d) After the required payments under paragraphs (a), (b), and (c), the remainder shall be paid into the State Treasury to the credit of the General Revenue Fund to be used and expended for the purposes for which the General Revenue Fund was created and exists by law.

(2) The lesser of 7.56 percent of the remaining taxes or \$84.9 million in each fiscal year shall be distributed as follows:

(a) Six million and three hundred thousand dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.

(b) The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund. Sums deposited in the fund pursuant to this subsection may be used for any purpose for which funds deposited in the Land Acquisition Trust Fund may lawfully be used.

(3)(a) The lesser of 1.94 percent of the remaining taxes or \$26 million in each fiscal year shall be distributed in the following order:

1. Amounts necessary to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds issued before February 1, 2009, pursuant to this subsection shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.

2. Eleven million dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.

3. The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.

(b) Moneys deposited in the Land Acquisition Trust Fund pursuant to this subsection shall be used to acquire coastal lands or to pay debt service on bonds issued to acquire coastal lands and to develop and manage lands acquired with moneys from the trust fund.

(4) The lesser of 4.2 percent of the remaining taxes or \$60.5 million in each fiscal year shall be paid into the State Treasury to the credit of the Water Management Lands Trust Fund. Sums deposited in that fund may be used for any purpose authorized in s. 373.59.

(5) Of the remaining taxes, 3.52 percent shall be paid into the State Treasury to the credit of the Conservation and Recreation Lands Trust Fund to carry out the purposes set forth in s. 259.032. Eleven and fifteen hundredths percent of the amount credited to the Conservation and Recreation Lands Trust Fund pursuant to this subsection shall be transferred to the State Game Trust Fund and used for land management activities.

(6) The lesser of 2.28 percent of the remaining taxes or \$34.1 million in each fiscal year shall be paid into the State Treasury to the credit of the Invasive Plant Control Trust Fund to carry out the purposes set forth in ss. 369.22 and 369.252.

(7) The lesser of .5 percent of the remaining taxes or \$9.3 million in each fiscal year shall be paid into the State Treasury to the credit of the State Game Trust Fund to be used exclusively for the purpose of implementing the Lake Restoration 2020 Program.

(8) One-half of one percent of the remaining taxes shall be paid into the State Treasury and divided equally to the credit of the Department of Environmental Protection Water Quality Assurance Trust Fund to address water quality impacts associated with nonagricultural nonpoint sources and to the credit of the Department of Agriculture and Consumer Services General Inspection Trust Fund to address water quality impacts associated with agricultural nonpoint sources, respectively. These funds shall be used for research, development, demonstration, and implementation of suitable best management practices or other measures used to achieve water quality standards in surface waters and water segments identified pursuant to ss. 303(d) of the Clean Water Act, Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et seq. Implementation of best management practices and other measures may include cost-share grants, technical assistance, implementation tracking, and conservation leases or other agreements for water quality improvement. The Department of Environmental Protection and the Department of Agriculture and Consumer Services may adopt rules governing the distribution of funds for implementation of best management practices. The unobligated balance of funds received from the distribution of taxes collected under this chapter to address water quality impacts associated with nonagricultural nonpoint sources must be excluded when calculating the unobligated balance of the Water Quality Assurance Trust Fund as it relates to the determination of the applicable excise tax rate.

(9) Seven and fifty-three hundredths percent of the remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out of such funds, beginning in the 2012-2013 fiscal year, the first \$35 million shall be transferred annually, subject to any distribution required under subsection (15), to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder shall be used as follows:

(a) Half of that amount shall be used for the purposes for which the State Housing Trust Fund was created and exists by law.

(b) Half of that amount shall be paid into the State Treasury to the credit of the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law.

(10) Eight and sixty-six hundredths percent of the remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out of such funds, beginning in the 2012-2013 fiscal year, the first \$40 million shall be transferred annually, subject to any distribution required under subsection (15), to the State Economic Enhancement and Development Trust Fund within the De-

partment of Economic Opportunity. The remainder shall be used as follows:

(a) Twelve and one-half percent of that amount shall be deposited into the State Housing Trust Fund and be expended by the Department of Economic Opportunity and by the Florida Housing Finance Corporation for the purposes for which the State Housing Trust Fund was created and exists by law.

(b) Eighty-seven and one-half percent of that amount shall be distributed to the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law. Funds from this category may also be used to provide for state and local services to assist the homeless.

(11) The distribution of proceeds deposited into the Water Management Lands Trust Fund and the Conservation and Recreation Lands Trust Fund, pursuant to subsections (4) and (5), may not be used for land acquisition but may be used for preacquisition costs associated with land purchases. The Legislature intends that the Florida Forever program supplant the acquisition programs formerly authorized under ss. 259.032 and 373.59.

(12) Amounts distributed pursuant to subsections (5), (6), (7), and (8) are subject to the payment of debt service on outstanding Conservation and Recreation Lands revenue bonds.

(13) In each fiscal year that the remaining taxes exceed collections in the prior fiscal year, the stated maximum dollar amounts provided in subsections (2), (4), (6), and (7) shall each be increased by an amount equal to 10 percent of the increase in the remaining taxes collected under this chapter multiplied by the applicable percentage provided in those subsections.

(14) If the payment requirements in any year for bonds outstanding on July 1, 2007, or bonds issued to refund such bonds, exceed the limitations of this section, distributions to the trust fund from which the bond payments are made must be increased to the lesser of the amount needed to pay bond obligations or the limit of the applicable percentage distribution provided in subsections (1)-(10).

(15) Distributions to the State Housing Trust Fund pursuant to subsections (9) and (10) must be sufficient to cover amounts required to be transferred to the Florida Affordable Housing Guarantee Program's annual debt service reserve and guarantee fund pursuant to s. 420.5092(6)(a) and (b) up to the amount required to be transferred to such reserve and fund based on the percentage distribution of documentary stamp tax revenues to the State Housing Trust Fund which is in effect in the 2004-2005 fiscal year.

(16) If amounts necessary to pay debt service or any other amounts payable with respect to Preservation 2000 bonds, Florida Forever bonds, or Everglades Restoration bonds authorized before January 1, 2013 ~~2010~~, exceed the amounts distributable pursuant to subsection (1), all moneys distributable pursuant to this section are available for such obligations and transferred in the amounts necessary to pay such obligations when due. However, amounts distributable pursuant to subsection (2), subsection (3), subsection (4), subsection (5), paragraph (9)(a), or paragraph (10)(a) are not available to pay such obligations to the extent that such moneys are necessary to pay debt service on bonds secured by revenues pursuant to those provisions.

(17) After the distributions provided in the preceding subsections, any remaining taxes shall be paid into the State Treasury to the credit of the General Revenue Fund.

Section 2. Effective July 1, 2012, and applicative to returns due on or after that date, subsection (1) of section 212.12, Florida Statutes, is amended to read:

212.12 Dealer's credit for collecting tax; penalties for noncompliance; powers of Department of Revenue in dealing with delinquents; brackets applicable to taxable transactions; records required.—

(1)(a)1. Notwithstanding any other ~~provision~~ of law and for the purpose of compensating persons granting licenses for and the lessors of real and personal property taxed hereunder, for the purpose of compensating dealers in tangible personal property, for the purpose of compensating dealers providing communication services and taxable

services, for the purpose of compensating owners of places where admissions are collected, and for the purpose of compensating remitters of any taxes or fees reported on the same documents utilized for the sales and use tax, as compensation for the keeping of prescribed records, filing timely tax returns, and the proper accounting and remitting of taxes by them, such seller, person, lessor, dealer, owner, and remitter (except dealers who make mail order sales) *who files the return required pursuant to s. 212.11 only by electronic means and who pays the amount due on such return only by electronic means* shall be allowed 2.5 percent of the amount of the tax due, ~~and accounted for, and remitted to the department; in the form of a deduction in submitting his or her report and paying the amount due by him or her; the department shall allow such deduction of 2.5 percent of the amount of the tax to the person paying the same for remitting the tax and making of tax returns in the manner herein provided, for paying the amount due to be paid by him or her, and as further compensation to dealers in tangible personal property for the keeping of prescribed records and for collection of taxes and remitting the same.~~ However, if the amount of the tax due and remitted to the department *by electronic means* for the reporting period exceeds \$1,200, ~~an allowance is not shall be~~ allowed for all amounts in excess of \$1,200. *For purposes of this subparagraph, the term "electronic means" has the same meaning as provided in s. 213.755(2)(c).*

2. The executive director of the department is authorized to negotiate a collection allowance, pursuant to rules promulgated by the department, with a dealer who makes mail order sales. The rules of the department shall provide guidelines for establishing the collection allowance based upon the dealer's estimated costs of collecting the tax, the volume and value of the dealer's mail order sales to purchasers in this state, and the administrative and legal costs and likelihood of achieving collection of the tax absent the cooperation of the dealer. However, in no event shall the collection allowance negotiated by the executive director exceed 10 percent of the tax remitted for a reporting period.

~~(b)(a)~~ The Department of Revenue may deny the collection allowance if a taxpayer files an incomplete return or if the required tax return or tax is delinquent at the time of payment.

1. An "incomplete return" is, for purposes of this chapter, a return which is lacking such uniformity, completeness, and arrangement that the physical handling, verification, review of the return, or determination of other taxes and fees reported on the return may not be readily accomplished.

2. The department shall adopt rules requiring such information as it may deem necessary to ensure that the tax levied hereunder is properly collected, reviewed, compiled, reported, and enforced, including, but not limited to: the amount of gross sales; the amount of taxable sales; the amount of tax collected or due; the amount of lawful refunds, deductions, or credits claimed; the amount claimed as the dealer's collection allowance; the amount of penalty and interest; the amount due with the return; and such other information as the Department of Revenue may specify. The department shall require that transient rentals and agricultural equipment transactions be separately shown. Sales made through vending machines as defined in s. 212.0515 must be separately shown on the return. Sales made through coin-operated amusement machines as defined by s. 212.02 and the number of machines operated must be separately shown on the return or on a form prescribed by the department. If a separate form is required, the same penalties for late filing, incomplete filing, or failure to file as provided for the sales tax return shall apply to ~~the said~~ form.

~~(c)(b)~~ The collection allowance and other credits or deductions provided in this chapter shall be applied proportionally to any taxes or fees reported on the same documents used for the sales and use tax.

~~(d)(e)~~1. A dealer entitled to the collection allowance provided in this section may elect to forego the collection allowance and direct that ~~the said~~ amount be transferred into the Educational Enhancement Trust Fund. Such an election must be made with the timely filing of a return and may not be rescinded once made. If a dealer who makes such an election files a delinquent return, underpays the tax, or files an incomplete return, the amount transferred into the Educational Enhancement Trust Fund shall be the amount of the collection allowance remaining after resolution of liability for all of the tax, interest, and penalty due on that return or underpayment of tax. The Department of Education shall distribute the remaining amount from the trust fund to the school districts that have adopted resolutions stating that those

funds will be used to ensure that up-to-date technology is purchased for the classrooms in the district and that teachers are trained in the use of that technology. Revenues collected in districts that do not adopt such a resolution shall be equally distributed to districts that have adopted such resolutions.

2. This paragraph applies to all taxes, surtaxes, and any local option taxes administered under this chapter and remitted directly to the department. This paragraph does not apply to ~~a any~~ locally imposed and self-administered convention development tax, tourist development tax, or tourist impact tax administered under this chapter.

3. Revenues from the dealer-collection allowances shall be transferred quarterly from the General Revenue Fund to the Educational Enhancement Trust Fund. The Department of Revenue shall provide to the Department of Education quarterly information about such revenues by county to which the collection allowance was attributed.

Notwithstanding any provision of chapter 120 to the contrary, the Department of Revenue may adopt rules to carry out the amendment made by chapter 2006-52, Laws of Florida, to this section.

Section 3. Effective upon this act becoming a law and operating retroactively to January 1, 2012, paragraph (n) of subsection (1) and subsection (2) of section 220.03, Florida Statutes, are amended to read:

220.03 Definitions.—

(1) SPECIFIC TERMS.—When used in this code, and when not otherwise distinctly expressed or manifestly incompatible with the intent thereof, the following terms shall have the following meanings:

(n) “Internal Revenue Code” means the United States Internal Revenue Code of 1986, as amended and in effect on January 1, 2012 ~~2011~~, except as provided in subsection (3).

(2) DEFINITIONAL RULES.—When used in this code and neither otherwise distinctly expressed nor manifestly incompatible with the intent thereof:

(a) The word “corporation” or “taxpayer” shall be deemed to include the words “and its successors and assigns” as if these words, or words of similar import, were expressed;

(b) Any term used in any section of this code with respect to the application of, or in connection with, the provisions of any other section of this code shall have the same meaning as in such other section; and

(c) Any term used in this code shall have the same meaning as when used in a comparable context in the Internal Revenue Code and other statutes of the United States relating to federal income taxes, as such code and statutes are in effect on January 1, 2012 ~~2011~~. However, if subsection (3) is implemented, the meaning of any term shall be taken at the time the term is applied under this code.

Section 4. Present subsection (7) of section 220.33, Florida Statutes, is renumbered as subsection (8), and a new subsection (7) is added to that section, to read:

220.33 Payments of estimated tax.—A taxpayer required to file a declaration of estimated tax pursuant to s. 220.24 shall pay such estimated tax as follows:

(7) *Notwithstanding any administrative rule or determination of the department which allows estimated payments otherwise due on a Saturday, Sunday, or legal holiday to be paid on the next succeeding day that is not a Saturday, Sunday, or legal holiday, any estimated tax payment required under this section which would otherwise be due no later than Sunday, June 30, 2013, shall be paid on or before June 28, 2013. This subsection expires July 1, 2014.*

Section 5. (1) *The executive director of the Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to ss. 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing section 4 of this act.*

(2) *Notwithstanding any other law, the emergency rules adopted pursuant to this section shall remain in effect for 6 months after adoption*

and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.

Section 6. For the purpose of incorporating the amendments made by this act to section 212.12, Florida Statutes, in a reference thereto, section 723.008, Florida Statutes, is reenacted to read:

723.008 Applicability of chapter 212 to fees, penalties, and fines under this chapter.—The same duties and privileges imposed by chapter 212 upon dealers in tangible property respecting the collection and remission of tax; the making of returns; the keeping of books, records, and accounts; and the compliance with the rules of the enforcing agency in the administration of that chapter apply to and are binding upon all persons who are subject to the fee, penalty, and fine provisions of this chapter. However, the provisions of s. 212.12(1) do not apply to this chapter.

Section 7. *The Department of Revenue shall provide adequate notice to affected taxpayers of the earlier due date for making an estimated payment established by this act. The department may satisfy this requirement by revising its corporate income tax return forms, creating a Tax Information Publication, and revising the due dates provided on its electronic filing calendar.*

Section 8. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to taxation; amending s. 201.15, F.S.; requiring that deductions for the cost of collecting and enforcing the documentary stamp tax and for a specified service charge be available for payment of certain obligations secured by such tax revenues with respect to bonds authorized before a specified date; requiring under certain circumstances that documentary stamp tax revenues be available to pay debt service or other obligations relating to certain bonds authorized before a specified date; amending s. 212.12, F.S.; providing for the collection of allowances of the amount of tax due by persons who file returns only by electronic means and pay the amount due on such returns only by electronic means; deleting provisions that provide for the collection of such allowances by persons who file paper returns; defining the term “electronic means” for purposes of collecting allowances of the amount of tax due by persons who file sales and use tax returns; providing for applicability; amending s. 220.03, F.S.; adopting the 2012 version of the Internal Revenue Code for purposes of ch. 220, F.S.; providing for retroactive operation; amending s. 220.33, F.S.; changing the filing date for estimated tax under certain circumstances; providing for future expiration; authorizing the Department of Revenue to adopt emergency rules; reenacting s. 723.008, F.S., relating to certain fees, penalties, and fines applicable to the “Florida Mobile Home Act,” to incorporate the amendment made to s. 212.12, F.S., in a reference thereto; requiring the Department of Revenue to provide adequate notice to affected taxpayers relating to earlier due dates for making an estimated payment; providing effective dates.

On motion by Senator Norman, the Conference Committee Report on **HB 5701** was adopted. **HB 5701** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—1

Bullard

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed CS for HB 843, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON CS for HB 843

The Honorable Mike Haridopolos March 8, 2012
President of the Senate

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for HB 843, same being:

An act relating to the Department of the Lottery.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. “Mike” Bennett
At Large
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz, At Large
s/ Andy Gardiner, At Large
s/ Mike Haridopolos
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich, At Large
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. “Chris” Smith
s/ Ronda Storms
s/ Stephen R. Wise

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Oscar Braynon II
s/ Charles S. “Charlie” Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher, At Large

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Gary Aubuchon, At Large
Charles S. “Chuck” Chestnut IV
At Large
Joseph A. “Joe” Gibbons
Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Debbie Mayfield
s/ Bryan Nelson
Franklin Sands
s/ Robert C. “Rob” Schenck
At Large
s/ Will W. Weatherford, At Large

s/ Ed Hooper
Lead Manager
Lori Berman
Chris Dorworth, At Large
s/ James C. “Jim” Frishe, At Large
s/ Doug Holder, At Large
Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Seth McKeel, At Large
s/ Jimmy Patronis
Ron Saunders, At Large
s/ William D. Snyder, At Large
Barbara Watson
s/ Michael B. “Mike” Weinstein

Managers on the part of the House

The Conference Committee Amendment for HB 843, Department of the Lottery, provides for the following:

- Authorizes the Department of the Lottery to sell online tickets in addition to instant tickets through a vending machine.
- The vending machine, or any machine or device linked to the vending machine, may not include or make use of video reels or mechanical reels or other video depictions of slot machine or casino game themes or titles for game play.
- Provides an effective date of July 1, 2012.

Conference Committee Amendment (111539)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (9) of section 24.105, Florida Statutes, is amended to read:

24.105 Powers and duties of department.—The department shall:

(9) Adopt rules governing the establishment and operation of the state lottery, including:

(a) The type of lottery games to be conducted, except that:

1. No name of an elected official shall appear on the ticket or play slip of any lottery game or on any prize or on any instrument used for the payment of prizes, unless such prize is in the form of a state warrant.
2. No coins or currency shall be dispensed from any electronic computer terminal or device used in any lottery game.
3. Other than as specifically provided in s. 24.112 subparagraph 4., no terminal or device may be used for any lottery game which may be operated solely by the player without the assistance of the retailer.

~~4. The only player-activated machine which may be utilized is a machine which dispenses instant lottery game tickets following the insertion of a coin or currency by a ticket purchaser. To be authorized a machine must be under the supervision and within the direct line of sight of the lottery retailer to ensure that the machine is monitored and only operated by persons at least 18 years of age; be capable of being electronically deactivated by the retailer to prohibit use by persons less than 18 years of age through the use of a lockout device that maintains the machine's deactivation for a period of no less than 5 minutes; and be designed to prevent its use or conversion for use in any manner other than the dispensing of instant lottery tickets. Authorized machines may dispense change to players purchasing tickets but may not be utilized for paying the holders of winning tickets of any kind. At least one clerk must be on duty at the lottery retailer while the machine is in operation. However, at least two clerks must be on duty at any lottery location which has violated s. 24.1055.~~

Section 2. Paragraph (h) of subsection (2) of section 24.111, Florida Statutes, is amended to read:

24.111 Vendors; disclosure and contract requirements.—

(2) The department shall investigate the financial responsibility, security, and integrity of each vendor with which it intends to negotiate a contract for major procurement. Such investigation may include an investigation of the financial responsibility, security, and integrity of any or all persons whose names and addresses are required to be disclosed pursuant to paragraph (a). Any person who submits a bid, proposal, or offer as part of a major procurement must, at the time of submitting such bid, proposal, or offer, provide the following:

(h) The department shall lease all ~~instant ticket~~ vending machines that dispense online lottery tickets, instant lottery tickets, or both online and instant lottery tickets.

The department shall not contract with any vendor who fails to make the disclosures required by this subsection, and any contract with a vendor who has failed to make the required disclosures shall be unenforceable. Any contract with any vendor who does not comply with such requirements for periodically updating such disclosures during the tenure of such contract as may be specified in such contract may be terminated by the department. This subsection shall be construed broadly and liberally

to achieve the ends of full disclosure of all information necessary to allow for a full and complete evaluation by the department of the competence, integrity, background, and character of vendors for major procurements.

Section 3. Subsection (15) is added to section 24.112, Florida Statutes, to read:

24.112 Retailers of lottery tickets; authorization of vending machines to dispense lottery tickets.—

(15) A vending machine may be used to dispense online lottery tickets, instant lottery tickets, or both online and instant lottery tickets.

(a) The vending machine must:

1. Dispense a lottery ticket after a purchaser inserts a coin or currency in the machine.

2. Be capable of being electronically deactivated for a period of 5 minutes or more.

3. Be designed to prevent its use for any purpose other than dispensing a lottery ticket.

(b) In order to be authorized to use a vending machine to dispense lottery tickets, a retailer must:

1. Locate the vending machine in the retailer's direct line of sight to ensure that purchases are only made by persons at least 18 years of age.

2. Ensure that at least one employee is on duty when the vending machine is available for use. However, if the retailer has previously violated s. 24.1055, at least two employees must be on duty when the vending machine is available for use.

(c) A vending machine that dispenses a lottery ticket may dispense change to a purchaser but may not be used to redeem any type of winning lottery ticket.

(d) The vending machine, or any machine or device linked to the vending machine, may not include or make use of video reels or mechanical reels or other video depictions of slot machine or casino game themes or titles for game play. This does not preclude the use of casino game themes or titles on such tickets or signage or advertising displays on the machines.

Section 4. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the Department of the Lottery; amending s. 24.105, F.S.; deleting a provision relating to player-activated vending machines; conforming provisions to changes made by the act; amending s. 24.111, F.S.; revising the requirement that the Department of the Lottery lease certain vending machines; amending s. 24.112, F.S.; allowing vending machines to dispense lottery tickets if certain requirements are met; providing an effective date.

On motion by Senator Jones, the Conference Committee Report on CS for HB 843 was adopted. CS for HB 843 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—35

Table with 3 columns: Mr. President, Evers, Negron, Alexander, Fasano, Norman, Altman, Gaetz, Oelrich, Benacquisto, Garcia, Rich, Bennett, Gardiner, Richter, Bogdanoff, Gibson, Ring, Braynon, Jones, Sachs, Bullard, Joyner, Simmons, Dean, Latvala, Smith, Detert, Lynn, Thrasher, Diaz de la Portilla, Margolis, Wise, Dockery, Montford

Nays—2

Table with 2 columns: Siplin, Storms

Vote after roll call:

Nay—Flores

Yea to Nay—Benacquisto, Evers, Gaetz, Gardiner, Hays

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 2, refused to concur in Senate Amendment 1 and requests the Senate to recede therefrom, and passed CS for CS for HB 1175 as further amended, and request the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for HB 1175—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; adding to the list of Schedule I controlled substances certain specified materials, compounds, mixtures, or preparations that contain hallucinogenic substances or that contain any of these substances' salts, isomers, and salts of isomers, if the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation; amending s. 893.13, F.S.; providing reduced penalties for possession of 3 grams or less of certain such controlled substances; reenacting ss. 893.13(1)-(6) and 921.0022(3)(b)-(e), F.S., relating to prohibited acts involving controlled substances and the Criminal Punishment Code, respectively, to incorporate the amendments made to s. 893.03, F.S., in references thereto; providing an effective date.

On motion by Senator Evers, the Senate receded from Senate Amendment 1.

CS for CS for HB 1175 passed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—40

Table with 3 columns: Mr. President, Flores, Oelrich, Alexander, Gaetz, Rich, Altman, Garcia, Richter, Benacquisto, Gardiner, Ring, Bennett, Gibson, Sachs, Bogdanoff, Hays, Simmons, Braynon, Jones, Siplin, Bullard, Joyner, Smith, Dean, Latvala, Sobel, Detert, Lynn, Storms, Diaz de la Portilla, Margolis, Thrasher, Dockery, Montford, Wise, Evers, Negron, Fasano, Norman

Nays—None

SPECIAL ORDER CALENDAR

On motion by Senator Norman, by unanimous consent—

CS for CS for SB 1304—A bill to be entitled An act relating to tax administration; amending s. 211.3103, F.S.; revising the excise tax rates levied upon each ton of phosphate rock severed; specifying the period during which the rates apply; revising the distribution of the revenues received; deleting obsolete provisions; amending s. 212.03, F.S.; providing that charges for the storage of towed vehicles are taxable, unless the vehicles are impounded by a local, state, or federal law enforcement agency; amending s. 212.07, F.S.; conforming a cross-reference to changes made by the act; subjecting a dealer to monetary and criminal penalties for the willful failure to collect certain taxes or fees after notice of the duty to collect the taxes or fees by the Department of Revenue; amending s. 212.08, F.S.; providing an exemption from the tax on sales,

use, and other transactions for the sale or lease of accessible taxicabs; providing a definition of the term “accessible taxicab”; amending s. 212.12, F.S.; deleting provisions relating to the imposition of criminal penalties after notice by the Department of Revenue of requirements to register as a dealer or to collect taxes; making technical and grammatical changes to provisions specifying penalties for making a false or fraudulent return with the intent to evade payment of a tax or fee; amending s. 212.14, F.S.; defining the term “person”; authorizing the Department of Revenue to adopt rules relating to requirements for a person to deposit cash, a bond, or other security with the department in order to ensure compliance with sales tax laws; making technical and grammatical changes; amending s. 212.18, F.S.; subjecting a person to criminal penalties for willfully failing to register as a dealer after notice of the duty to register by the Department of Revenue; making technical and grammatical changes; amending s. 213.13, F.S.; revising the due date for funds collected by the clerks of court to be transmitted to the Department of Revenue; creating s. 213.295, F.S.; providing definitions; subjecting a person to criminal penalties and monetary penalties for knowingly selling an automated sales suppression device, zipper, or phantom-ware; defining sales suppression devices and phantom-ware as contraband articles under the Florida Contraband Forfeiture Act; amending s. 213.756, F.S.; providing an absolute defense by a retailer against a purchaser’s claim for a refund; amending s. 220.153, F.S.; redefining the term “qualified capital expenditures” for purposes of apportionment by sales factor; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to release photographs or digital images to the Department of Revenue in order to identify individuals for purposes of tax administration; amending s. 336.021, F.S.; revising the date for imposing the ninth-cent fuel tax; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax are levied; amending s. 443.131, F.S.; imposing a requirement on employers to produce records for the Department of Economic Opportunity or its tax collection service provider as a prerequisite for a reduction in the rate of unemployment tax; amending s. 443.141, F.S.; providing a method to calculate the interest rate for past due contributions and reimbursements, and delinquent, erroneous, incomplete, or insufficient reports; providing for application; providing effective dates.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1304**, on motion by Senator Norman, by two-thirds vote **CS for HB 7099** was withdrawn from the Committees on Budget Subcommittee on Finance and Tax; Budget; and Rules.

On motion by Senator Norman the rules were waived and—

CS for HB 7099—A bill to be entitled An act relating to tax administration; amending s. 211.3103, F.S.; revising rate calculation procedures for the tax on severance of phosphate rock; revising the distribution for the tax on severance of phosphate rock; amending s. 212.07, F.S.; conforming a cross-reference to changes made by the act; subjecting a dealer to monetary and criminal penalties for the willful failure to collect certain taxes or fees after notice of the duty to collect the taxes or fees by the Department of Revenue; amending s. 212.12, F.S.; deleting provisions relating to the imposition of criminal penalties after notice by the Department of Revenue of requirements to register as a dealer or to collect taxes; making technical and grammatical changes to provisions specifying penalties for making a false or fraudulent return with the intent to evade payment of a tax or fee; amending s. 212.14, F.S.; defining the term “person”; authorizing the Department of Revenue to adopt rules relating to requirements for a person to deposit cash, a bond, or other security with the department in order to ensure compliance with sales tax laws; making technical and grammatical changes; amending s. 212.18, F.S.; subjecting a person to criminal penalties for willfully failing to register as a dealer after notice of the duty to register by the Department of Revenue; making technical and grammatical changes; amending s. 213.13, F.S.; revising the due date for funds collected by the clerks of court to be transmitted to the Department of Revenue; providing retroactive application; creating s. 213.295, F.S.; providing definitions; subjecting a person to criminal penalties and monetary penalties for knowingly selling or engaging in certain other actions involving an automated sales suppression device, zipper, or phantom-ware; defining sales suppression devices and phantom-ware as contraband articles under the Florida Contraband Forfeiture Act; amending s. 220.153, F.S.; redefining the term “qualified capital expenditures” for purposes of apportionment by sales factor; amending s. 322.142, F.S.; authorizing the

Department of Highway Safety and Motor Vehicles to release photographs or digital images to the Department of Revenue in order to identify individuals for purposes of tax administration; amending s. 336.021, F.S.; revising the date when imposition of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax shall be levied; amending s. 443.131, F.S.; imposing a requirement on employers to produce records for the Department of Economic Opportunity or its tax collection service provider as a prerequisite for a reduction in the rate of unemployment tax; amending s. 443.141, F.S.; providing a method to calculate the interest rate for past due contributions and reimbursements, and delinquent, erroneous, incomplete, or insufficient reports; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1304** and read the second time by title.

MOTION

On motion by Senator Norman, by the required two-thirds vote, consideration of the following amendments was allowed:

Senator Norman moved the following amendments which were adopted:

Amendment 1 (822318) (with title amendment)—Delete lines 63-318.

And the title is amended as follows:

Delete lines 2-6 and insert: An act relating to tax administration; amending s. 212.07, F.S.; conforming a cross-

Amendment 2 (226660) (with title amendment)—Between lines 318 and 319 insert:

Section 2. Subsection (6) of section 212.03, Florida Statutes, is amended to read:

212.03 Transient rentals tax; rate, procedure, enforcement, exemptions.—

(6) It is the legislative intent that every person is engaging in a taxable privilege who leases or rents parking or storage spaces for motor vehicles in parking lots or garages, *including storage facilities for towed vehicles*, who leases or rents docking or storage spaces for boats in boat docks or marinas, or who leases or rents tie-down or storage space for aircraft at airports.

(a) For the exercise of this privilege, a tax is hereby levied at the rate of 6 percent on the total rental charged.

(b) *Charges for parking, docking, tie-down, or storage arising from a lawful impoundment are not taxable. As used in this paragraph, the term “lawful impoundment” means the storing of or having custody over an aircraft, boat, or motor vehicle by, or at the direction of, a local, state, or federal law enforcement agency which the owner or the owner’s representative is not authorized to enter upon, have access to, or remove without the consent of the law enforcement agency.*

And the title is amended as follows:

Delete line 6 and insert: rock; amending s. 212.03, F.S.; providing that charges for the storage of towed vehicles that are impounded by a local, state, or federal law enforcement agency are not taxable; amending s. 212.07, F.S., conforming a cross-

Amendment 3 (628880) (with title amendment)—Between lines 739 and 740 insert:

Section 8. Paragraph (a) of subsection (2) of section 213.756, Florida Statutes, is amended to read:

213.756 Funds collected are state tax funds.—

(2)(a) In any action by a purchaser against a retailer, dealer, or vendor to obtain a refund of or to otherwise recover taxes, fees, or surcharges collected by the retailer, dealer, or vendor from the purchaser:

1. The purchaser in the action has the burden of proving all elements of its claim for a refund by clear and convincing evidence;
2. The sole remedy in the action is damages measured by the difference between what the retailer, dealer, or vendor collected as a tax, fee, or surcharge and what the retailer, dealer, or vendor paid to the taxing authority plus any discount or collection allowance authorized by law and taken by the retailer, dealer, or vendor; ~~and~~
3. It is an affirmative defense to the action when the retailer, dealer, or vendor remitted the amount collected from the purchaser to the appropriate taxing authority, less any discount or collection allowance authorized by law; *and-*
4. *It is an absolute defense to the action if the retailer, dealer, or vendor collected tax on delivery charges and resolved any tax liability on that issue in accordance with an agreement entered into with the Department of Revenue pursuant to s. 213.21.*

And the title is amended as follows:

Between lines 38 and 39 insert: amending s. 213.756, F.S.; providing an absolute defense by a retailer, dealer, or vendor against a purchaser's claim for a refund;

MOTION

On motion by Senator Altman, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Altman moved the following amendment which was adopted:

Amendment 4 (499908) (with title amendment)—Between lines 676 and 677 insert:

Section 6. Effective July 1, 2013, paragraph (d) of subsection (6) of section 212.20, Florida Statutes, is amended to read:

212.20 Funds collected, disposition; additional powers of department; operational expense; refund of taxes adjudicated unconstitutionally collected.—

(6) Distribution of all proceeds under this chapter and s. 202.18(1)(b) and (2)(b) shall be as follows:

(d) The proceeds of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be distributed as follows:

1. In any fiscal year, the greater of \$500 million, minus an amount equal to 4.6 percent of the proceeds of the taxes collected pursuant to chapter 201, or 5.2 percent of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in monthly installments into the General Revenue Fund.
2. After the distribution under subparagraph 1., 8.814 percent of the amount remitted by a sales tax dealer located within a participating county pursuant to s. 218.61 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. Beginning July 1, 2003, the amount to be transferred shall be reduced by 0.1 percent, and the department shall distribute this amount to the Public Employees Relations Commission Trust Fund less \$5,000 each month, which shall be added to the amount calculated in subparagraph 3. and distributed accordingly.
3. After the distribution under subparagraphs 1. and 2., 0.095 percent shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.65.
4. After the distributions under subparagraphs 1., 2., and 3., 2.0440 percent of the available proceeds shall be transferred monthly to the Revenue Sharing Trust Fund for Counties pursuant to s. 218.215.
5. After the distributions under subparagraphs 1., 2., and 3., 1.3409 percent of the available proceeds shall be transferred monthly to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 218.215. If the total revenue to be distributed pursuant to this subparagraph is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust

Fund in state fiscal year 1999-2000, no municipality shall receive less than the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000. If the total proceeds to be distributed are less than the amount received in combination from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, each municipality shall receive an amount proportionate to the amount it was due in state fiscal year 1999-2000.

6. Of the remaining proceeds:

a. In each fiscal year, the sum of \$29,915,500 shall be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. The distribution among the several counties must begin each fiscal year on or before January 5th and continue monthly for a total of 4 months. If a local or special law required that any moneys accruing to a county in fiscal year 1999-2000 under the then-existing provisions of s. 550.135 be paid directly to the district school board, special district, or a municipal government, such payment must continue until the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, special districts, or district school boards before July 1, 2000, that it is not the intent of this subparagraph to adversely affect the rights of those holders or relieve local governments, special districts, or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments under then-existing s. 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 before July 1, 2000.

b. The department shall distribute \$166,667 monthly pursuant to s. 288.1162 to each applicant certified as a facility for a new or retained professional sports franchise pursuant to s. 288.1162. Up to \$41,667 shall be distributed monthly by the department to each certified applicant as defined in s. 288.11621 for a facility for a spring training franchise. However, not more than \$416,670 may be distributed monthly in the aggregate to all certified applicants for facilities for spring training franchises. Distributions begin 60 days after such certification and continue for not more than 30 years, except as otherwise provided in s. 288.11621. A certified applicant identified in this sub-subparagraph may not receive more in distributions than expended by the applicant for the public purposes provided for in s. 288.1162(5) or s. 288.11621(3).

c. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.

d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made, after certification and before July 1, 2000.

e. *Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the Department of Economic Opportunity has approved a plan developed by the Florida Institute of Technology for establishing a space exploration research institute, the department shall distribute \$416,666 monthly to the Florida Institute of Technology for the purpose of operating a space exploration research institute. This amount represents sales and use taxes generated by visitor activity at the Kennedy Space Center and the Cape Canaveral Air Force Station. The Florida Institute of Technology shall develop a plan for the space exploration research institute in conjunction with Space Florida.*

7. All other proceeds must remain in the General Revenue Fund.

And the title is amended as follows:

Delete line 28 and insert: technical and grammatical changes; amending s. 212.20, F.S.; providing for the distribution of certain taxes generated by visitor activity at the Kennedy Space Center and Cape

Canaveral Air Force Station to the Florida Institute of Technology; amending s. 213.13,

MOTION

On motion by Senator Bogdanoff, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bogdanoff moved the following amendment which was adopted:

Amendment 5 (401932) (with title amendment)—Between lines 318 and 319 insert:

Section 2. Subsection (2) of section 212.0596, Florida Statutes, is amended to read:

212.0596 Taxation of mail order sales.—

(2) Every dealer as defined in s. 212.06(2)(c) who makes a mail order sale is subject to the power of this state to levy and collect the tax imposed by this chapter when:

(a) The dealer is a corporation doing business under the laws of this state or a person domiciled in, a resident of, or a citizen of, this state;

(b) The dealer maintains retail establishments or offices in this state, whether the mail order sales thus subject to taxation by this state result from or are related in any other way to the activities of such establishments or offices;

(c) The dealer has agents in this state who solicit business or transact business on behalf of the dealer, whether the mail order sales thus subject to taxation by this state result from or are related in any other way to such solicitation or transaction of business, except that a printer who mails or delivers for an out-of-state print purchaser material the printer printed for it shall not be deemed to be the print purchaser's agent for purposes of this paragraph;

(d) The property was delivered in this state in fulfillment of a sales contract that was entered into in this state, in accordance with applicable conflict of laws rules, when a person in this state accepted an offer by ordering the property;

(e) The dealer, by purposefully or systematically exploiting the market provided by this state by any media-assisted, media-facilitated, or media-solicited means, including, but not limited to, direct mail advertising, unsolicited distribution of catalogs, computer-assisted shopping, television, radio, or other electronic media, or magazine or newspaper advertisements or other media, creates nexus with this state;

(f) Through compact or reciprocity with another jurisdiction of the United States, that jurisdiction uses its taxing power and its jurisdiction over the retailer in support of this state's taxing power;

(g) The dealer consents, expressly or by implication, to the imposition of the tax imposed by this chapter;

(h) The dealer is subject to service of process under s. 48.181;

(i) The dealer's mail order sales are subject to the power of this state to tax sales or to require the dealer to collect use taxes under a statute or statutes of the United States;

(j) The dealer owns real property or tangible personal property that is physically in this state, except that a dealer whose only property (including property owned by an affiliate) in this state is located at the premises of a printer with which the vendor has contracted for printing, and is either a final printed product, or property which becomes a part of the final printed product, or property from which the printed product is produced, is not deemed to own such property for purposes of this paragraph;

(k) The dealer and any affiliated person that, notwithstanding its form of organization, bears the same relationship to the dealer as, while not having nexus with this state on any of the bases described in paragraphs (a) (j) or paragraph (l), is a corporation that is a member of an affiliated group of corporations, as defined in s. 1504(a) of the Internal Revenue Code, whose members are includable under s. 1504(b) of the

Internal Revenue Code, and whose members are eligible to file a consolidated tax return for federal corporate income tax purposes bears to and any parent or subsidiary corporation in the affiliated group; the affiliated person has nexus with this state; and: ~~on one or more of the bases described in paragraphs (a) (j) or paragraph (l); or~~

1. The dealer sells a similar line of products as the affiliated person and does so under the same or a similar business name;

2. The affiliated person uses its in-state employees or in-state facilities to advertise, promote, or facilitate sales by the dealer to customers;

3. The affiliated person maintains an office, distribution facility, warehouse, storage place, or similar place of business in this state to facilitate the delivery of property or services sold by the dealer to the dealer's customers;

4. The affiliated person uses trademarks, service marks, or trade names in this state which are the same or substantially similar to those used by the dealer; or

5. The affiliated person delivers, installs, assembles, or performs maintenance services for the dealer's customers within this state; or

(l) The dealer or the dealer's activities have sufficient connection with or relationship to this state or its residents of some type other than those described in paragraphs (a)-(k) to create nexus empowering this state to tax its mail order sales or to require the dealer to collect sales tax or accrue use tax.

And the title is amended as follows:

Delete line 6 and insert: rock; amending s. 212.0596, F.S.; revising the conditions, requirements, and criteria that subject a dealer to the state's power to impose and collect the tax on sales, use, and other transactions on mail order sales; amending s. 212.07, F.S.; conforming a cross-

On motion by Senator Norman, by two-thirds vote **CS for HB 7099** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Mr. President	Evers	Oelrich
Alexander	Fasano	Rich
Altman	Gibson	Richter
Benacquisto	Hays	Ring
Bennett	Jones	Sachs
Bogdanoff	Joyner	Simmons
Braynon	Lynn	Smith
Bullard	Margolis	Sobel
Dean	Montford	Storms
Detert	Negron	Thrasher
Diaz de la Portilla	Norman	Wise

Nays—4

Flores	Gaetz	Garcia
Gardiner		

Vote after roll call:

Yea—Siplin

Yea to Nay—Benacquisto

On motion by Senator Norman, by unanimous consent—

CS for CS for SB 1256—A bill to be entitled An act relating to the administration of property taxes; amending s. 192.001, F.S.; revising the definitions of the terms "assessed value of property" and "complete submission of the rolls"; amending s. 192.0105, F.S.; providing that a taxpayer has a right to have a hearing before the value adjustment board rescheduled if the hearing is not commenced within a certain period after the scheduled time; repealing s. 192.117, F.S., relating to the

Property Tax Administration Task Force; amending s. 193.114, F.S.; revising the information that must be included on a real property assessment roll relating to the transfer of ownership of property; defining the term "ownership transfer date"; deleting a requirement to include information relating to a fiduciary on a real property assessment roll; limiting the review of changes in the assessed value of real property resulting from an informal conference with the taxpayer to a review by the Department of Revenue or a designated entity; amending s. 193.1554, F.S.; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of nonhomestead residential property; providing for the application of an assessment limitation to a combined or divided parcel of nonhomestead residential property; amending s. 193.1555, F.S.; redefining the term "nonresidential real property" to conform a cross-reference to the State Constitution; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of property; providing for the application of an assessment limitation to a combined or divided parcel of property; amending ss. 193.501, 193.503, and 193.505, F.S.; deleting provisions requiring that the tax collector report amounts of deferred tax liability to the Department of Revenue; amending s. 194.032, F.S.; requiring that a hearing before the value adjustment board be rescheduled if the hearing on the petitioner's petition is not commenced within a certain time after the scheduled time; making technical and grammatical changes; amending s. 194.034, F.S.; deleting an exception to a requirement that a value adjustment board render a written decision relating to the petitioner's failure to make a required payment; deleting a requirement that the Department of Revenue be notified of decisions by the value adjustment board; requiring that the clerk notify the Department of Revenue of a decision of the value adjustment board or information relating to the tax impact of the decision upon request; making technical and grammatical changes; amending s. 195.072, F.S.; requiring the department to provide certain assistance in investigations of property appraisers; amending s. 195.096, F.S.; authorizing the measures in the findings resulting from an in-depth review of an assessment roll of a county to be based on a ratio that is generally accepted by professional appraisal organizations in developing a statistically valid sampling plan under certain circumstances; revising the requirements for the Department of Revenue to provide certain information concerning its review of assessment rolls to the Legislature, the appropriate property appraiser, and county commissions; requiring that copies of the review data and findings be provided upon request; repealing s. 195.0985, F.S., relating to a requirement that the department publish annual ratio studies; amending s. 195.099, F.S.; allowing the department discretion in determining whether to review the assessments of certain businesses; amending s. 196.031, F.S.; specifying the order in which homestead exemptions from ad valorem taxation are applied; amending s. 196.061, F.S.; clarifying provisions relating to the rental of a homestead dwelling; amending s. 196.081, F.S.; authorizing an applicant for an ad valorem tax exemption for a disabled veteran or for a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.082, F.S.; authorizing an applicant for an ad valorem tax discount available to disabled veterans to apply for the discount before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.091, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled veterans confined to a wheelchair to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.101, F.S.; authorizing an applicant for an ad valorem tax exemption for totally and permanently disabled persons to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.121, F.S.; authorizing the Department of Revenue to provide certain forms electronically; deleting a requirement that the department supply printed forms to property appraisers; amending s. 196.173, F.S.; authorizing servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; amending s. 196.199, F.S.; providing that property of a municipality is exempt from ad valorem taxation under specified circumstances; providing that the exemption applies retroactively to the 2012 tax roll; amending s. 196.202, F.S.; authorizing an applicant for an ad valorem exemption for widows, widowers, blind persons, or persons who are totally and permanently disabled to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid

under certain circumstances; amending s. 196.24, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled ex-service-members or a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 197.332, F.S.; authorizing tax collectors to collect costs for the electronic processing of tax deed applications; amending s. 200.065, F.S.; deleting obsolete provisions; revising provisions relating to the calculation of the rolled-back rate; correcting cross-references to certain additional taxes; amending ss. 218.12 and 218.125, F.S.; deleting obsolete provisions; providing for the reversion of funds appropriated to offset reductions in ad valorem tax revenue to a fiscally constrained county if the county fails to apply for a distribution of funds; providing a deadline for claiming tax exemptions for qualifying military deployments during the 2011 calendar year; providing procedures and requirements for filing applications and petitions to receive the tax exemption after the deadline; providing applicability; providing effective dates.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 1256**, on motion by Senator Norman, by two-thirds vote **CS for HB 7097** was withdrawn from the Committees on Budget Subcommittee on Finance and Tax; Budget; and Rules.

On motion by Senator Norman, the rules were waived and—

CS for HB 7097—A bill to be entitled An act relating to the administration of property taxes; amending s. 192.001, F.S.; revising the definitions of the terms "assessed value of property" and "complete submission of the rolls"; amending s. 192.0105, F.S.; providing that a taxpayer has a right to have a hearing before the value adjustment board rescheduled if the hearing is not commenced within a certain period after the scheduled time; repealing s. 192.117, F.S., relating to the Property Tax Administration Task Force; amending s. 193.114, F.S.; revising the information that must be included on a real property assessment roll relating to the transfer of ownership of property; defining the term "ownership transfer date"; deleting a requirement to include information relating to a fiduciary on a real property assessment roll; amending s. 193.155, F.S.; providing for designation of the ownership share to be attributed to certain persons who abandon a homestead property for purposes of determining the assessed value of a newly established homestead under certain circumstances; amending s. 193.1554, F.S.; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of nonhomestead residential property; providing for the application of an assessment limitation to a combined or divided parcel of nonhomestead residential property; amending s. 193.1555, F.S.; redefining the term "nonresidential real property" to conform a cross-reference to the State Constitution; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of property; providing for the application of an assessment limitation to a combined or divided parcel of property; amending ss. 193.501, 193.503, and 193.505, F.S.; deleting provisions requiring that the tax collector report amounts of deferred tax liability to the Department of Revenue; amending s. 194.032, F.S.; requiring that certain information be included in, or provided along with, the notice provided to a petitioner concerning the time scheduled for an appearance before a value adjustment board; requiring that a hearing before the value adjustment board be rescheduled if the hearing on the petitioner's petition is not commenced within a certain time after the scheduled time; making technical and grammatical changes; amending s. 194.034, F.S.; deleting an exception to a requirement that a value adjustment board render a written decision relating to the petitioner's failure to make a required payment; deleting a requirement that the Department of Revenue be notified of decisions by the value adjustment board; requiring that the clerk notify the Department of Revenue of a decision of the value adjustment board or information relating to the tax impact of the decision upon request; making technical and grammatical changes; amending s. 195.096, F.S.; authorizing the measures in the findings resulting from an in-depth review of an assessment roll of a county to be based on a ratio that is generally accepted by professional appraisal organizations in developing a statistically valid sampling plan under certain circumstances; revising the requirements for the Department of Revenue to provide certain information concerning its review of assessment rolls to the Legislature, the appropriate property appraiser, and county commissions; requiring that copies of the review data and findings be provided upon request; repealing s. 195.0985, F.S., relating to a require-

ment that the department publish annual ratio studies; amending s. 195.099, F.S.; allowing the department discretion in determining whether to review the assessments of certain businesses; amending s. 196.031, F.S.; requiring that specified ad valorem tax exemptions be applied before other homestead exemptions are applied in the order that results in the lowest taxable value of a homestead; amending s. 196.081, F.S.; authorizing an applicant for an ad valorem tax exemption for a disabled veteran or for a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.082, F.S.; authorizing an applicant for an ad valorem tax discount available to disabled veterans to apply for the discount before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.091, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled veterans confined to a wheelchair to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.101, F.S.; authorizing an applicant for an ad valorem tax exemption for totally and permanently disabled persons to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.121, F.S.; authorizing the Department of Revenue to provide certain forms electronically; deleting a requirement that the department supply printed forms to property appraisers; amending s. 196.198, F.S.; providing an exemption from ad valorem taxation for certain property used for educational purposes; providing for retroactive application; amending s. 196.199, F.S.; providing that property of a municipality is exempt from ad valorem taxation under specified circumstances; providing for retroactive application; amending s. 196.202, F.S.; authorizing an applicant for an ad valorem exemption for widows, widowers, blind persons, or persons who are totally and permanently disabled to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.24, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled ex-servicemembers or a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 200.065, F.S.; deleting obsolete provisions; revising provisions relating to the calculation of the rolled-back rate; correcting cross-references to certain additional taxes; amending s. 200.069, F.S.; requiring a property appraiser, at the request of the governing body of a county, to mail an additional form along with the notice of proposed taxes to notify taxpayers of the portion of the proposed nonvoted county millage rate that is attributable to each constitutional officer and the county commission; amending ss. 218.12 and 218.125, F.S.; deleting obsolete provisions; providing for the reversion of funds appropriated to offset reductions in ad valorem tax revenue to a fiscally constrained county if the county fails to apply for a distribution of funds; providing effective dates.

—a companion measure, was substituted for **CS for CS for SB 1256** and read the second time by title.

MOTION

On motion by Senator Norman, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Norman moved the following amendment which was adopted:

Amendment 1 (802968) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (2) and (18) of section 192.001, Florida Statutes, are amended to read:

192.001 Definitions.—All definitions set out in chapters 1 and 200 that are applicable to this chapter are included herein. In addition, the following definitions shall apply in the imposition of ad valorem taxes:

(2) “Assessed value of property” means an annual determination of:

(a) The just or fair market value of an item or property; or

(b) The value of the homestead property as limited by pursuant to s. 4(d), Art. VII of the State Constitution; or,

(c) The value of property in a classified use or at a fractional value if the property is assessed solely on the basis of character or use or at a specified percentage of its value under, pursuant to s. 4(a) or 4(e), Art. VII of the State Constitution, its classified use value or fractional value.

(18) “Complete submission of the rolls” includes, but is not necessarily limited to, accurate tabular summaries of valuations as prescribed by department rule; an electronic ~~a computer tape~~ copy of the real property assessment roll including for each parcel total value of improvements, land value, the ~~two most recently~~ recorded selling prices, other ownership transfer data required for an assessment roll under s. 193.114, the value of any improvement made to the parcel in the 12 months preceding the valuation date, the type and amount of any exemption granted, and such other information as may be required by department rule; an accurate tabular summary by property class of any adjustments made to recorded selling prices or fair market value in arriving at assessed value, as prescribed by department rule; an electronic ~~a computer tape~~ copy of the tangible personal property assessment roll, including for each entry a unique account number and such other information as may be required by department rule; and an accurate tabular summary of per-acre land valuations used for each class of agricultural property in preparing the assessment roll, as prescribed by department rule.

Section 2. Paragraph (d) of subsection (2) of section 192.0105, Florida Statutes, is amended to read:

192.0105 Taxpayer rights.—There is created a Florida Taxpayer’s Bill of Rights for property taxes and assessments to guarantee that the rights, privacy, and property of the taxpayers of this state are adequately safeguarded and protected during tax levy, assessment, collection, and enforcement processes administered under the revenue laws of this state. The Taxpayer’s Bill of Rights compiles, in one document, brief but comprehensive statements that summarize the rights and obligations of the property appraisers, tax collectors, clerks of the court, local governing boards, the Department of Revenue, and taxpayers. Additional rights afforded to payors of taxes and assessments imposed under the revenue laws of this state are provided in s. 213.015. The rights afforded taxpayers to assure that their privacy and property are safeguarded and protected during tax levy, assessment, and collection are available only insofar as they are implemented in other parts of the Florida Statutes or rules of the Department of Revenue. The rights so guaranteed to state taxpayers in the Florida Statutes and the departmental rules include:

(2) THE RIGHT TO DUE PROCESS.—

(d) The right to prior notice of the value adjustment board’s hearing date, ~~and~~ the right to the hearing ~~at the within 4 hours of~~ scheduled time, ~~and the right to have the hearing rescheduled if the hearing is not commenced within a reasonable time, not to exceed 2 hours, after the scheduled time (see s. 194.032(2)).~~

Section 3. Section 192.117, Florida Statutes, is repealed.

Section 4. Paragraphs (n) and (p) of subsection (2) and subsection (4) of section 193.114, Florida Statutes, are amended to read:

193.114 Preparation of assessment rolls.—

(2) The real property assessment roll shall include:

(n) ~~The recorded selling price, ownership transfer date, and official record book and page number or clerk instrument number for each deed or other instrument transferring ownership of real property and recorded or otherwise discovered during the period beginning 1 year before the assessment date and up to the date the assessment roll is submitted to the department. The assessment roll shall also include, and the basis for qualification or disqualification of a transfer as an arms-length transaction. A decision qualifying or disqualifying a transfer of property as an arms-length transaction. Sale data must be current on all tax rolls submitted to the department, and sale qualification decisions must be recorded on the assessment tax roll within 3 months after the sale date that the deed or other transfer instrument is recorded or otherwise discovered. If, subsequent to the initial decision qualifying or disqualifying a transfer of property, the property appraiser obtains information indicating that the initial decision should be changed, the property appraiser may change the qualification decision and, if so, must document the reason for the~~

change in a manner acceptable to the executive director or the executive director's designee. Sale or transfer data must be current on all tax rolls submitted to the department. As used in this paragraph, the term "ownership transfer date" means the date that the deed or other transfer instrument is signed and notarized or otherwise executed.

(p) The name and address of the owner or fiduciary responsible for the payment of taxes on the property and an indicator of fiduciary capacity, as appropriate.

(4)(a) For every change made to the assessed or taxable value of a parcel on an assessment roll subsequent to the mailing of the notice provided for in s. 200.069, the property appraiser shall document the reason for such change in the public records of the office of the property appraiser in a manner acceptable to the executive director or the executive director's designee.

(b) For every change that decreases the assessed or taxable value of a parcel on an assessment roll between the time of complete submission of the tax roll pursuant to s. 193.1142(3) and mailing of the notice provided for in s. 200.069, the property appraiser shall document the reason for such change in the public records of the office of the property appraiser in a manner acceptable to the executive director or the executive director's designee.

(c) Changes made by the value adjustment board are not subject to the requirements of this subsection.

Section 5. Paragraphs (f) through (k) of subsection (8) of section 193.155, Florida Statutes, are redesignated as paragraphs (g) through (l), respectively, present paragraphs (d) and (g) of that subsection are amended, and a new paragraph (f) is added to that subsection, to read:

193.155 Homestead assessments.—Homestead property shall be assessed at just value as of January 1, 1994. Property receiving the homestead exemption after January 1, 1994, shall be assessed at just value as of January 1 of the year in which the property receives the exemption unless the provisions of subsection (8) apply.

(8) Property assessed under this section shall be assessed at less than just value when the person who establishes a new homestead has received a homestead exemption as of January 1 of either of the 2 immediately preceding years. A person who establishes a new homestead as of January 1, 2008, is entitled to have the new homestead assessed at less than just value only if that person received a homestead exemption on January 1, 2007, and only if this subsection applies retroactive to January 1, 2008. For purposes of this subsection, a husband and wife who owned and both permanently resided on a previous homestead shall each be considered to have received the homestead exemption even though only the husband or the wife applied for the homestead exemption on the previous homestead. The assessed value of the newly established homestead shall be determined as provided in this subsection.

(d) If two or more persons abandon jointly owned and jointly titled property that received a homestead exemption as of January 1 of either of the 2 immediately preceding years, and one or more such persons who were entitled to and received a homestead exemption on the abandoned property establish a new homestead that would otherwise be eligible for assessment under this subsection, each such person establishing a new homestead is entitled to a reduction from just value for the new homestead equal to the just value of the prior homestead minus the assessed value of the prior homestead divided by the number of owners of the prior homestead who received a homestead exemption, unless the title of the property contains specific ownership shares, in which case the share of reduction from just value shall be proportionate to the ownership share. *In the case of a husband and wife abandoning jointly titled property, the husband and wife may designate the ownership share to be attributed to each spouse by following the procedure in paragraph (f). To qualify to make such a designation, the husband and wife must be married on the date that the jointly owned property is abandoned.* In calculating the assessment reduction to be transferred from a prior homestead that has an assessment reduction for living quarters of parents or grandparents pursuant to s. 193.703, the value calculated pursuant to s. 193.703(6) must first be added back to the assessed value of the prior homestead. The total reduction from just value for all new homesteads established under this paragraph may not exceed \$500,000. There shall be no reduction from just value of any new homestead unless

the prior homestead is reassessed at just value or is reassessed under this subsection as of January 1 after the abandonment occurs.

(f) A husband and wife abandoning jointly titled property who wish to designate the ownership share to be attributed to each person for purposes of paragraph (d) must file a form provided by the department with the property appraiser in the county where such property is located. The form must include a sworn statement by each person designating the ownership share to be attributed to each person for purposes of paragraph (d) and must be filed prior to either person filing the form required under paragraph (h) to have a parcel of property assessed under this subsection. Such a designation, once filed with the property appraiser, is irrevocable.

(h)(g) In order to have his or her homestead property assessed under this subsection, a person must file a form provided by the department as an attachment to the application for homestead exemption, including a copy of the form required to be filed under paragraph (f), if applicable. The form, which must include a sworn statement attesting to the applicant's entitlement to assessment under this subsection, shall be considered sufficient documentation for applying for assessment under this subsection. The department shall require by rule that the required form be submitted with the application for homestead exemption under the timeframes and processes set forth in chapter 196 to the extent practicable.

Section 6. Subsections (2), (3), and (7) of section 193.1554, Florida Statutes, are amended to read:

193.1554 Assessment of nonhomestead residential property.—

(2) For all levies other than school district levies, nonhomestead residential property shall be assessed at just value as of January 1 of the year that the property becomes eligible for assessment pursuant to this section, 2008. ~~Property placed on the tax roll after January 1, 2008, shall be assessed at just value as of January 1 of the year in which the property is placed on the tax roll.~~

(3) Beginning in 2009, ~~or~~ the year following the year the nonhomestead residential property becomes eligible for assessment pursuant to this section is placed on the tax roll, whichever is later, the property shall be reassessed annually on January 1. Any change resulting from such reassessment may not exceed 10 percent of the assessed value of the property for the prior year.

(7) Any increase in the value of property assessed under this section which is attributable to combining or dividing parcels shall be assessed at just value, and the just value shall be apportioned among the parcels created.

(a) For divided parcels, the amount by which the sum of the just values of the divided parcels exceeds what the just value of the parcel would be if undivided shall be attributable to the division. This amount shall be apportioned to the parcels pro rata based on their relative just values.

(b) For combined parcels, the amount by which the just value of the combined parcel exceeds what the sum of the just values of the component parcels would be if they had not been combined shall be attributable to the combination.

(c) A parcel that is combined or divided after January 1 and included as a combined or divided parcel on the tax notice is not considered to be a combined or divided parcel until the January 1 on which it is first assessed as a combined or divided parcel.

Section 7. Subsections (1), (2), (3), and (7) of section 193.1555, Florida Statutes, are amended to read:

193.1555 Assessment of certain residential and nonresidential real property.—

(1) As used in this section, the term:

(a) "Nonresidential real property" means real property that is not subject to the assessment limitations set forth in subsection 4(a), (b), (c), (d), or (g), Art. VII of the State Constitution ~~s. 4(a), (c), (d), or (g), Art. VII of the State Constitution.~~

(b) "Improvement" means an addition or change to land or buildings which increases their value and is more than a repair or a replacement.

(2) For all levies other than school district levies, nonresidential *real property and residential real property that is not assessed under s. 193.155 or s. 193.1554* shall be assessed at just value as of January 1 of the year that the property becomes eligible for assessment pursuant to this section, ~~2008. Property placed on the tax roll after January 1, 2008, shall be assessed at just value as of January 1 of the year in which the property is placed on the tax roll.~~

(3) Beginning in ~~2009, or~~ the year following the year the property becomes eligible for assessment pursuant to this section ~~is placed on the tax roll, whichever is later,~~ the property shall be reassessed annually on January 1. Any change resulting from such reassessment may not exceed 10 percent of the assessed value of the property for the prior year.

(7) Any increase in the value of property assessed under this section which is attributable to combining or dividing parcels shall be assessed at just value, and the just value shall be apportioned among the parcels created.

(a) For divided parcels, the amount by which the sum of the just values of the divided parcels exceeds what the just value of the parcel would be if undivided shall be attributable to the division. This amount shall be apportioned to the parcels pro rata based on their relative just values.

(b) For combined parcels, the amount by which the just value of the combined parcel exceeds what the sum of the just values of the component parcels would be if they had not been combined shall be attributable to the combination.

(c) A parcel that is combined or divided after January 1 and included as a combined or divided parcel on the tax notice is not considered to be a combined or divided parcel until the January 1 on which it is first assessed as a combined or divided parcel.

Section 8. Subsection (7) of section 193.501, Florida Statutes, is amended to read:

193.501 Assessment of lands subject to a conservation easement, environmentally endangered lands, or lands used for outdoor recreational or park purposes when land development rights have been conveyed or conservation restrictions have been covenanted.—

~~(7)(a)~~ The property appraiser shall report to the department showing the just value and the classified use value of property that is subject to a conservation easement under s. 704.06, property assessed as environmentally endangered land pursuant to this section, and property assessed as outdoor recreational or park land.

~~(b) The tax collector shall annually report to the department the amount of deferred tax liability collected pursuant to this section.~~

Section 9. Paragraph (d) of subsection (9) of section 193.503, Florida Statutes, is amended to read:

193.503 Classification and assessment of historic property used for commercial or certain nonprofit purposes.—

(9)

~~(d) The tax collector shall annually report to the department the amount of deferred tax liability collected pursuant to this section.~~

Section 10. Paragraph (c) of subsection (9) of section 193.505, Florida Statutes, is amended to read:

193.505 Assessment of historically significant property when development rights have been conveyed or historic preservation restrictions have been covenanted.—

(9)

~~(c) The tax collector shall annually report to the department the amount of deferred tax liability collected pursuant to this section.~~

Section 11. Subsection (2) of section 194.032, Florida Statutes, is amended to read:

194.032 Hearing purposes; timetable.—

(2)(a) The clerk of the governing body of the county shall prepare a schedule of appearances before the board based on petitions timely filed with him or her. The clerk shall notify each petitioner of the scheduled time of his or her appearance ~~at least no less than~~ 25 calendar days before ~~prior to~~ the day of the ~~such~~ scheduled appearance. ~~The notice shall indicate whether the petition has been scheduled to be heard at a particular time or during a block of time. If the petition has been scheduled to be heard within a block of time, the beginning and ending of that block of time shall be indicated on the notice; however, as provided in paragraph (b), a petitioner may not be required to wait for more than a reasonable time, not to exceed 2 hours, after the beginning of the block of time. If the petitioner checked the appropriate box on the petition form to request a copy of the property record card containing relevant information used in computing the current assessment, the clerk shall provide the copy of the card along with the notice. Upon receipt of the notice this notification,~~ the petitioner may ~~shall have the right to~~ reschedule the hearing a single time by submitting to the clerk of the governing body of the county a written request to reschedule, ~~at least no less than~~ 5 calendar days before the day of the originally scheduled hearing.

~~(b) A copy of the property record card containing relevant information used in computing the taxpayer's current assessment shall be included with such notice, if said card was requested by the taxpayer. Such request shall be made by checking an appropriate box on the petition form. No petitioner may not be required to wait for more than a reasonable time, not to exceed 2 4 hours, after from the scheduled time for the hearing to commence; and, If the hearing is not commenced within his or her petition is not heard in that time, the petitioner may inform, at his or her option, report to the chairperson of the meeting that he or she intends to leave; and, If the petitioner leaves he or she is not heard immediately, the clerk shall reschedule the hearing, and the rescheduling is not considered to be a request to reschedule as provided in paragraph (a) petitioner's administrative remedies will be deemed to be exhausted, and he or she may seek further relief as he or she deems appropriate.~~

(c) Failure on three occasions with respect to any single tax year to convene at the scheduled time of meetings of the board is ~~shall constitute~~ grounds for removal from office by the Governor for neglect of duties.

Section 12. Subsection (2) of section 194.034, Florida Statutes, is amended to read:

194.034 Hearing procedures; rules.—

(2) In each case, except ~~if the when~~ a complaint is withdrawn by the petitioner ~~or if the complaint;~~ is acknowledged as correct by the property appraiser, ~~or is denied pursuant to s. 194.014(1)(c),~~ the value adjustment board shall render a written decision. All such decisions shall be issued within 20 calendar days ~~after~~ of the last day the board is in session under s. 194.032. The decision of the board ~~must shall~~ contain findings of fact and conclusions of law and ~~must shall~~ include reasons for upholding or overturning the determination of the property appraiser. ~~If When~~ a special magistrate has been appointed, the recommendations of the special magistrate shall be considered by the board. The clerk, upon issuance of a ~~decision the decisions,~~ shall, on a form provided by the Department of Revenue, notify by first-class mail each taxpayer ~~and;~~ the property appraiser, ~~and the department~~ of the decision of the board. ~~If requested by the Department of Revenue, the clerk shall provide to the department a copy of the decision or information relating to the tax impact of the findings and results of the board as described in s. 194.037 in the manner and form requested.~~

Section 13. Section 195.072, Florida Statutes, is amended to read:

195.072 Cooperation ~~with of~~ other state agencies ~~of state government.~~—

(1) ~~The several departments and agencies of State agencies government~~ are hereby authorized and directed to render such necessary aid and assistance to the Department of Revenue as is required to enable the department to carry out its functions of ~~ensuring insuring~~ just valuation and equitable administration of property taxes in this state.

(2) ~~The Department of Revenue shall render such aid and assistance as may be required in an active investigation of a property appraiser by a state agency by providing procedural and valuation assistance as it relates to the property appraiser's property tax administrative duties.~~

Section 14. Effective July 1, 2012, paragraph (f) of subsection (2) and subsection (3) of section 195.096, Florida Statutes, are amended to read:

195.096 Review of assessment rolls.—

(2) The department shall conduct, no less frequently than once every 2 years, an in-depth review of the assessment rolls of each county. The department need not individually study every use-class of property set forth in s. 195.073, but shall at a minimum study the level of assessment in relation to just value of each classification specified in subsection (3). Such in-depth review may include proceedings of the value adjustment board and the audit or review of procedures used by the counties to appraise property.

(f) Within 120 days after following the receipt of a county assessment roll by the executive director of the department pursuant to s. 193.1142(1), or within 10 days after approval of the assessment roll, whichever is later, the department shall complete the review for that county and publish the department's forward its findings. ~~The findings must include, including a statement of the confidence interval for the median and such other measures as may be appropriate for each classification or subclassification studied and for the roll as a whole, employing a 95 percent level of confidence, and related statistical and analytical details. The measures in the findings must be based on:~~

1. A 95 percent level of confidence; or

2. Ratio study standards that are generally accepted by professional appraisal organizations in developing a statistically valid sampling plan if a 95 percent level of confidence is not attainable ~~to the Senate and the House of Representatives committees with oversight responsibilities for taxation, and the appropriate property appraiser. Upon releasing its findings, the department shall notify the chairperson of the appropriate county commission or the corresponding official under a consolidated charter that the department's findings are available upon request. The department shall, within 90 days after receiving a written request from the chairperson of the appropriate county commission or the corresponding official under a consolidated charter, forward a copy of its findings, including the confidence interval for the median and such other measures of each classification or subclassification studied and for all the roll as a whole, and related statistical and analytical details, to the requesting party.~~

(3)(a) Upon completion of review pursuant to paragraph (2)(f), the department shall publish the results of reviews conducted under this section. The results must include all statistical and analytical measures computed under this section for the real property assessment roll as a whole, the personal property assessment roll as a whole, and independently for the following real property classes ~~if whenever~~ the classes constituted 5 percent or more of the total assessed value of real property in a county on the previous tax roll:

1. Residential property that consists of one primary living unit, including, but not limited to, single-family residences, condominiums, co-operatives, and mobile homes.
2. Residential property that consists of two or more primary living units.
3. Agricultural, high-water recharge, historic property used for commercial or certain nonprofit purposes, and other use-valued property.
4. Vacant lots.
5. Nonagricultural acreage and other undeveloped parcels.
6. Improved commercial and industrial property.
7. Taxable institutional or governmental, utility, locally assessed railroad, oil, gas and mineral land, subsurface rights, and other real property.

~~If When~~ one of the above classes constituted less than 5 percent of the total assessed value of all real property in a county on the previous assessment roll, the department may combine it with one or more other classes of real property for purposes of assessment ratio studies or use the weighted average of the other classes for purposes of calculating the level of assessment for all real property in a county. The department

shall also publish such results for any subclassifications of the classes or assessment rolls it may have chosen to study.

(b) ~~If When~~ necessary for compliance with s. 1011.62, and for those counties not being studied in the current year, the department shall project value-weighted mean levels of assessment for each county. The department shall make its projection based upon the best information available, ~~using utilizing~~ professionally accepted methodology, and shall separately allocate changes in total assessed value to:

1. New construction, additions, and deletions.
2. Changes in the value of the dollar.
3. Changes in the market value of property other than those attributable to changes in the value of the dollar.
4. Changes in the level of assessment.

In lieu of the statistical and analytical measures published pursuant to paragraph (a), the department shall publish details concerning the computation of estimated assessment levels and the allocation of changes in assessed value for those counties not subject to an in-depth review.

(c) Upon publication of data and findings as required by this subsection, the department shall notify the committees of the Senate and of the House of Representatives having oversight responsibility for taxation, the appropriate property appraiser, and the county commission chair or corresponding official under a consolidated charter. Copies of the data and findings shall be provided upon request.

Section 15. Section 195.0985, Florida Statutes, is repealed.

Section 16. Section 195.099, Florida Statutes, is amended to read:

195.099 Periodic review.—

(1)(a) The department ~~may shall periodically~~ review the assessments of new, rebuilt, and expanded business reported according to s. 193.077(3), to ensure parity of level of assessment with other classifications of property.

(b) This subsection shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.

(2) The department ~~may shall~~ review the assessments of new and expanded businesses granted an exemption pursuant to s. 196.1995 to ensure parity of level of assessment with other classifications of property.

Section 17. Subsection (7) of section 196.031, Florida Statutes, is amended to read:

196.031 Exemption of homesteads.—

(7) ~~Unless the homestead property is totally exempt from ad valorem taxation, the exemptions provided in paragraphs (1)(a) and (b) shall be applied before and other homestead exemptions, which shall then be applied in the order that results in the lowest taxable value. as follows:~~

~~(a) The exemption in paragraph (1)(a) shall apply to the first \$25,000 of assessed value;~~

~~(b) The second \$25,000 of assessed value shall be taxable unless other exemptions, as listed in paragraph (d), are applicable in the order listed;~~

~~(c) The additional homestead exemption in paragraph (1)(b), for levies other than school district levies, shall be applied to the assessed value greater than \$50,000 before any other exemptions are applied to that assessed value; and~~

~~(d) Other exemptions include and shall be applied in the following order: widows, widowers, blind persons, and disabled persons, as provided in s. 196.202; disabled ex servicemembers and surviving spouses, as provided in s. 196.24, applicable to all levies; the local option low-income senior exemption up to \$50,000, applicable to county levies or municipal levies, as provided in s. 196.075; and the veterans percentage discount, as provided in s. 196.082.~~

Section 18. Section 196.061, Florida Statutes, is amended to read:

196.061 Rental of homestead to constitute abandonment.—The rental of *all or substantially all of a* ~~an entire~~ dwelling previously claimed to be a homestead for tax purposes shall constitute the abandonment of *such* ~~said~~ dwelling as a homestead, and *the* ~~said~~ abandonment shall continue until such dwelling is physically occupied by the owner ~~thereof~~. However, such abandonment of such homestead after January 1 of any year *does* ~~shall~~ not affect the homestead exemption for tax purposes for that particular year *if so long as* this provision is not used for 2 consecutive years. The provisions of this section *do* ~~shall~~ not apply to a member of the Armed Forces of the United States whose service in such forces is the result of a mandatory obligation imposed by the federal Selective Service Act or who volunteers for service as a member of the Armed Forces of the United States. Moreover, valid military orders transferring such member *are* ~~shall~~ be sufficient to maintain permanent residence, for the purpose of s. 196.015, for the member and his or her spouse.

Section 19. Subsection (5) is added to section 196.081, Florida Statutes, to read:

196.081 Exemption for certain permanently and totally disabled veterans and for surviving spouses of veterans.—

(5) *An applicant for the exemption under this section may apply for the exemption before receiving the necessary documentation from the United States Government or the United States Department of Veterans Affairs or its predecessor. Upon receipt of the documentation, the exemption shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 20. Subsection (6) is added to section 196.082, Florida Statutes, to read:

196.082 Discounts for disabled veterans.—

(6) *An applicant for the discount under this section may apply for the discount before receiving the necessary documentation from the United States Department of Veterans Affairs or its predecessor. Upon receipt of the documentation, the discount shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 21. Subsection (4) is added to section 196.091, Florida Statutes, to read:

196.091 Exemption for disabled veterans confined to wheelchairs.—

(4) *An applicant for the exemption under this section may apply for the exemption before receiving the necessary documentation from the United States Government or the United States Department of Veterans Affairs or its predecessor. Upon receipt of the documentation, the exemption shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 22. Subsection (8) is added to section 196.101, Florida Statutes, to read:

196.101 Exemption for totally and permanently disabled persons.—

(8) *An applicant for the exemption under this section may apply for the exemption before receiving the necessary documentation from the United States Department of Veterans Affairs or its predecessor. Upon receipt of the documentation, the exemption shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 23. Subsection (1) of section 196.121, Florida Statutes, is amended to read:

196.121 Homestead exemptions; forms.—

(1) The Department of Revenue shall *provide, by electronic means or other methods designated by the department, furnish to the property appraiser of each county a sufficient number of printed forms to be filed by taxpayers claiming to be entitled to a homestead* ~~said~~ exemption and shall prescribe the content of such forms by rule.

Section 24. Subsection (2) of section 196.173, Florida Statutes, is amended to read:

196.173 Exemption for deployed servicemembers.—

(2) The exemption is available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of:

(a) *Operation Noble Eagle, which began on September 15, 2001;*

(b) ~~(a)~~ *Operation Enduring Freedom, which began on October 7, 2001;*

(c) ~~(b)~~ *Operation Iraqi Freedom, which began on March 19, 2003, and ended on August 31, 2010; or*

(d) ~~(c)~~ *Operation New Dawn, which began on September 1, 2010, and ended on December 15, 2011; or*

(e) *Operation Odyssey Dawn, which began on March 19, 2011, and ended on October 31, 2011.*

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

Section 25. Section 196.198, Florida Statutes, is amended to read:

196.198 Educational property exemption.—Educational institutions within this state and their property used by them or by any other exempt entity or educational institution exclusively for educational purposes shall be exempt from taxation. Sheltered workshops providing rehabilitation and retraining of disabled individuals and exempted by a certificate under s. (d) of the federal Fair Labor Standards Act of 1938, as amended, are declared wholly educational in purpose and shall be exempted from certification, accreditation, and membership requirements set forth in s. 196.012. Those portions of property of college fraternities and sororities certified by the president of the college or university to the appropriate property appraiser as being essential to the educational process shall be exempt from ad valorem taxation. The use of property by public fairs and expositions chartered by chapter 616 is presumed to be an educational use of such property and shall be exempt from ad valorem taxation to the extent of such use. Property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the educational institution is owned by the identical persons who own the property. *Land, buildings, and other improvements to real property used exclusively for educational purposes shall be deemed owned by an educational institution if the entity owning 100 percent of the land is a nonprofit entity and the land is used, under a ground lease or other contractual arrangement, by an educational institution that owns the buildings and other improvements to the real property, is a nonprofit entity under s. 501(c)(3) of the Internal Revenue Code, and provides education limited to students in prekindergarten through grade 8.* If legal title to property is held by a governmental agency that leases the property to a lessee, the property shall be deemed to be owned by the governmental agency and used exclusively for educational purposes if the governmental agency continues to use such property exclusively for educational purposes pursuant to a sublease or other contractual agreement with that lessee. If the title to land is held by the trustee of an irrevocable inter vivos trust and if the trust grantor owns 100 percent of the entity that owns an educational institution that is using the land exclusively for educational purposes, the land is deemed to be property owned by the educational institution for purposes of this exemption. Property owned by an educational institution shall be deemed to be used for an educational purpose if the institution has taken affirmative steps to prepare the property for educational use. Affirmative steps means environmental or land use permitting activities, creation of architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other similar activities that demonstrate commitment of the property to an educational use.

Section 26. Paragraph (d) is added to subsection (1) of section 196.199, Florida Statutes, to read:

196.199 Government property exemption.—

(1) Property owned and used by the following governmental units shall be exempt from taxation under the following conditions:

(d) *All property of municipalities is exempt from ad valorem taxation if used as an essential ancillary function of a facility constructed with financing obtained in part by pledging proceeds from the tax authorized under s. 212.0305(4) which is upon exempt or immune federal, state, or county property.*

Section 27. Section 196.202, Florida Statutes, is amended to read:

196.202 Property of widows, widowers, blind persons, and persons totally and permanently disabled.—

(1) Property to the value of \$500 of every widow, widower, blind person, or totally and permanently disabled person who is a bona fide resident of this state ~~is shall be~~ exempt from taxation. As used in this section, the term “totally and permanently disabled person” means a person who is currently certified by a physician licensed in this state, by the United States Department of Veterans Affairs or its predecessor, or by the Social Security Administration to be totally and permanently disabled.

(2) *An applicant for the exemption under this section may apply for the exemption before receiving the necessary documentation from the United States Department of Veterans Affairs or its predecessor, or the Social Security Administration. Upon receipt of the documentation, the exemption shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 28. Section 196.24, Florida Statutes, is amended to read:

196.24 Exemption for disabled ex-servicemember or surviving spouse; evidence of disability.—

(1) Any ex-servicemember, as defined in s. 196.012, who is a bona fide resident of the state, who was discharged under honorable conditions, and who has been disabled to a degree of 10 percent or more ~~by misfortune or while serving during a period of wartime service as defined in s. 1.01(14), or by misfortune,~~ is entitled to the exemption from taxation provided for in s. 3(b), Art. VII of the State Constitution as provided in this section. Property to the value of \$5,000 of such a person is exempt from taxation. The production by him or her of a certificate of disability from the United States Government or the United States Department of Veterans Affairs or its predecessor before the property appraiser of the county wherein the ex-servicemember's property lies is prima facie evidence of the fact that he or she is entitled to the exemption. The unremarried surviving spouse of such a disabled ex-servicemember who, on the date of the disabled ex-servicemember's death, had been married to the disabled ex-servicemember for at least 5 years is also entitled to the exemption.

(2) *An applicant for the exemption under this section may apply for the exemption before receiving the necessary documentation from the United States Government or the United States Department of Veterans Affairs or its predecessor. Upon receipt of the documentation, the exemption shall be granted as of the date of the original application, and the excess taxes paid shall be refunded. Any refund of excess taxes paid shall be limited to those paid during the 4-year period of limitation set forth in s. 197.182(1)(e).*

Section 29. Effective July 1, 2012, subsection (5) and paragraph (a) of subsection (10) of section 200.065, Florida Statutes, are amended to read:

200.065 Method of fixing millage.—

(5) ~~Beginning in the 2009-2010 fiscal year and thereafter:~~ In each fiscal year

(a) The maximum millage rate that a county, municipality, special district dependent to a county or municipality, municipal service taxing unit, or independent special district may levy is a rolled-back rate based on the amount of taxes which would have been levied in the prior year if the maximum millage rate had been applied, adjusted for change in per

capita Florida personal income, unless a higher rate ~~was is~~ adopted, in which case the maximum is the adopted rate. The maximum millage rate applicable to a county authorized to levy a county public hospital surtax under s. 212.055 and which did so in fiscal year 2007 shall exclude the revenues required to be contributed to the county public general hospital in the current fiscal year for the purposes of making the maximum millage rate calculation, but shall be added back to the maximum millage rate allowed after the roll back has been applied, the total of which shall be considered the maximum millage rate for such a county for purposes of this subsection. The revenue required to be contributed to the county public general hospital for the upcoming fiscal year shall be calculated as 11.873 percent times the millage rate levied for countywide purposes in fiscal year 2007 times 95 percent of the preliminary tax roll for the upcoming fiscal year. A higher rate may be adopted only under the following conditions:

1. A rate of not more than 110 percent of the rolled-back rate based on the previous year's maximum millage rate, adjusted for change in per capita Florida personal income, may be adopted if approved by a two-thirds vote of the membership of the governing body of the county, municipality, or independent district; or

2. A rate in excess of 110 percent may be adopted if approved by a unanimous vote of the membership of the governing body of the county, municipality, or independent district or by a three-fourths vote of the membership of the governing body if the governing body has nine or more members, or if the rate is approved by a referendum.

(b) The millage rate of a county or municipality, municipal service taxing unit of that county, and any special district dependent to that county or municipality may exceed the maximum millage rate calculated pursuant to this subsection if the total county ad valorem taxes levied or total municipal ad valorem taxes levied do not exceed the maximum total county ad valorem taxes levied or maximum total municipal ad valorem taxes levied respectively. Voted millage and taxes levied by a municipality or independent special district that has levied ad valorem taxes for less than 5 years are not subject to this limitation. The millage rate of a county authorized to levy a county public hospital surtax under s. 212.055 may exceed the maximum millage rate calculated pursuant to this subsection to the extent necessary to account for the revenues required to be contributed to the county public hospital. Total taxes levied may exceed the maximum calculated pursuant to subsection (6) as a result of an increase in taxable value above that certified in subsection (1) if such increase is less than the percentage amounts contained in subsection (6) or if the administrative adjustment cannot be made because the value adjustment board is still in session at the time the tax roll is extended; otherwise, millage rates subject to this subsection, s. 200.185, or s. 200.186 may be reduced so that total taxes levied do not exceed the maximum.

Any unit of government operating under a home rule charter adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the State Constitution of 1968, which is granted the authority in the State Constitution to exercise all the powers conferred now or hereafter by general law upon municipalities and which exercises such powers in the unincorporated area shall be recognized as a municipality under this subsection. For a downtown development authority established before the effective date of the 1968 State Constitution which has a millage that must be approved by a municipality, the governing body of that municipality shall be considered the governing body of the downtown development authority for purposes of this subsection.

(10)(a) In addition to the notice required in subsection (3), a district school board shall publish a second notice of intent to levy additional taxes under s. 1011.71(2) or (3). ~~The Such~~ notice shall specify the projects or number of school buses anticipated to be funded by ~~the such~~ additional taxes and shall be published in the size, within the time periods, adjacent to, and in substantial conformity with the advertisement required under subsection (3). The projects shall be listed in priority within each category as follows: construction and remodeling; maintenance, renovation, and repair; motor vehicle purchases; new and replacement equipment; payments for educational facilities and sites due under a lease-purchase agreement; payments for renting and leasing educational facilities and sites; payments of loans approved pursuant to ss. 1011.14 and 1011.15; payment of costs of compliance with environmental statutes and regulations; payment of premiums for property and casualty insurance necessary to insure the educational and ancillary plants of the

school district; payment of costs of leasing relocatable educational facilities; and payments to private entities to offset the cost of school buses pursuant to s. 1011.71(2)(i). The additional notice shall be in the following form, except that if the district school board is proposing to levy the same millage under s. 1011.71(2) or (3) which it levied in the prior year, the words "continue to" shall be inserted before the word "impose" in the first sentence, and except that the second sentence of the second paragraph shall be deleted if the district is advertising pursuant to paragraph (3)(e):

NOTICE OF TAX FOR SCHOOL CAPITAL OUTLAY

The (name of school district) will soon consider a measure to impose a (number) mill property tax for the capital outlay projects listed herein.

This tax is in addition to the school board's proposed tax of (number) mills for operating expenses and is proposed solely at the discretion of the school board. THE PROPOSED COMBINED SCHOOL BOARD TAX INCREASE FOR BOTH OPERATING EXPENSES AND CAPITAL OUTLAY IS SHOWN IN THE ADJACENT NOTICE.

The capital outlay tax will generate approximately \$ (amount), to be used for the following projects:

(list of capital outlay projects)

All concerned citizens are invited to a public hearing to be held on (date and time) at (meeting place).

A DECISION on the proposed CAPITAL OUTLAY TAXES will be made at this hearing.

Section 30. Effective July 1, 2012, subsection (2) of section 218.12, Florida Statutes, is amended to read:

218.12 Appropriations to offset reductions in ad valorem tax revenue in fiscally constrained counties.—

(2) On or before November 15 of each year, ~~beginning in 2008~~, each fiscally constrained county shall apply to the Department of Revenue to participate in the distribution of the appropriation and provide documentation supporting the county's estimated reduction in ad valorem tax revenue in the form and manner prescribed by the Department of Revenue. The documentation must include an estimate of the reduction in taxable value directly attributable to revisions of Art. VII of the State Constitution for all county taxing jurisdictions within the county and shall be prepared by the property appraiser in each fiscally constrained county. The documentation must also include the county millage rates applicable in all such jurisdictions for both the current year and the prior year; rolled-back rates, determined as provided in s. 200.065, for each county taxing jurisdiction; and maximum millage rates that could have been levied by majority vote pursuant to s. 200.065(5) ~~§ 200.185~~. For purposes of this section, each fiscally constrained county's reduction in ad valorem tax revenue shall be calculated as 95 percent of the estimated reduction in taxable value times the lesser of the 2007 applicable millage rate or the applicable millage rate for each county taxing jurisdiction in the ~~current~~ ~~prior~~ year. *If a fiscally constrained county fails to apply for the distribution, its share shall revert to the fund from which the appropriation was made.*

Section 31. Effective July 1, 2012, subsection (2) of section 218.125, Florida Statutes, is amended to read:

218.125 Offset for tax loss associated with certain constitutional amendments affecting fiscally constrained counties.—

(2) On or before November 15 of each year, ~~beginning in 2010~~, each fiscally constrained county shall apply to the Department of Revenue to participate in the distribution of the appropriation and provide documentation supporting the county's estimated reduction in ad valorem tax revenue in the form and manner prescribed by the Department of Revenue. The documentation must include an estimate of the reduction in taxable value directly attributable to revisions of Art. VII of the State Constitution for all county taxing jurisdictions within the county and shall be prepared by the property appraiser in each fiscally constrained county. The documentation must also include the county millage rates applicable in all such jurisdictions for the current year and the prior year, rolled-back rates determined as provided in s. 200.065 for each

county taxing jurisdiction, and maximum millage rates that could have been levied by majority vote pursuant to s. 200.065(5) ~~200.185~~. For purposes of this section, each fiscally constrained county's reduction in ad valorem tax revenue shall be calculated as 95 percent of the estimated reduction in taxable value multiplied by the lesser of the 2010 applicable millage rate or the applicable millage rate for each county taxing jurisdiction in the ~~current~~ ~~prior~~ year. *If a fiscally constrained county fails to apply for the distribution, its share shall revert to the fund from which the appropriation was made.*

Section 32. *Notwithstanding the application deadline in s. 196.173(5), Florida Statutes, the deadline for an eligible servicemember to file a claim for an additional ad valorem tax exemption for a qualifying deployment during the 2011 calendar year is June 1, 2012. Any applicant who seeks to claim the additional exemption and who fails to file an application by June 1 must file an application for the exemption with the property appraiser on or before the 25th day after the mailing by the property appraiser of the notices required under s. 194.011(1), Florida Statutes. Upon receipt of sufficient evidence, as determined by the property appraiser, which demonstrates that the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrating extenuating circumstances judged by the property appraiser to warrant granting the exemption, the property appraiser may grant the exemption. If the applicant fails to produce sufficient evidence demonstrating that the applicant was unable to apply for the exemption in a timely manner or otherwise demonstrating extenuating circumstances as judged by the property appraiser, the applicant may file, pursuant to s. 194.011(3), Florida Statutes, a petition with the value adjustment board which requests that the exemption be granted. Such petition must be filed during the taxable year on or before the 25th day after the mailing of the notice by the property appraiser as provided in s. 194.011(1), Florida Statutes. Notwithstanding s. 194.013, Florida Statutes, the applicant is not required to pay a filing fee for such petition. Upon reviewing the petition, if the applicant is qualified to receive the exemption and demonstrates particular extenuating circumstances as judged by the value adjustment board to warrant granting the exemption, the value adjustment board may grant the exemption for the current year.*

Section 33. *Sections 24, 25, 26, and 32 of this act shall take effect upon this act becoming a law and shall first apply to ad valorem tax rolls for 2012.*

Section 34. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the administration of property taxes; amending s. 192.001, F.S.; revising the definitions of the terms "assessed value of property" and "complete submission of the rolls"; amending s. 192.0105, F.S.; providing that a taxpayer has a right to have a hearing before the value adjustment board rescheduled if the hearing is not commenced within a certain period after the scheduled time; repealing s. 192.117, F.S., relating to the Property Tax Administration Task Force; amending s. 193.114, F.S.; revising the information that must be included on a real property assessment roll relating to the transfer of ownership of property; defining the term "ownership transfer date"; deleting a requirement to include information relating to a fiduciary on a real property assessment roll; limiting the review of changes in the assessed value of real property resulting from an informal conference with the taxpayer to a review by the Department of Revenue or a designated entity; amending s. 193.155, F.S.; providing for designation of the ownership share to be attributed to certain persons who abandon a homestead property for purposes of determining the assessed value of a newly established homestead under certain circumstances; amending s. 193.1554, F.S.; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of nonhomestead residential property; providing for the application of an assessment limitation to a combined or divided parcel of nonhomestead residential property; amending s. 193.1555, F.S.; redefining the term "nonresidential real property" to conform a cross-reference to the State Constitution; deleting obsolete provisions; providing for the apportionment of increases in the value of combined and divided parcels of property; providing for the application of an assessment limitation to a combined or divided parcel of property; amending ss. 193.501, 193.503, and 193.505, F.S.; deleting provisions requiring that the tax collector report amounts of deferred tax liability to the Department of Revenue;

amending s. 194.032, F.S.; requiring that certain information be included in, or provided along with, the notice provided to a petitioner concerning the time scheduled for an appearance before a value adjustment board; requiring that a hearing before the value adjustment board be rescheduled if the hearing on the petitioner's petition is not commenced within a certain time after the scheduled time; making technical and grammatical changes; amending s. 194.034, F.S.; deleting an exception to a requirement that a value adjustment board render a written decision relating to the petitioner's failure to make a required payment; deleting a requirement that the Department of Revenue be notified of decisions by the value adjustment board; requiring that the clerk notify the Department of Revenue of a decision of the value adjustment board or information relating to the tax impact of the decision upon request; making technical and grammatical changes; amending s. 195.072, F.S.; requiring the department to provide certain assistance in investigations of property appraisers; amending s. 195.096, F.S.; authorizing the measures in the findings resulting from an in-depth review of an assessment roll of a county to be based on a ratio that is generally accepted by professional appraisal organizations in developing a statistically valid sampling plan under certain circumstances; revising the requirements for the Department of Revenue to provide certain information concerning its review of assessment rolls to the Legislature, the appropriate property appraiser, and county commissions; requiring that copies of the review data and findings be provided upon request; repealing s. 195.0985, F.S., relating to a requirement that the department publish annual ratio studies; amending s. 195.099, F.S.; allowing the department discretion in determining whether to review the assessments of certain businesses; amending s. 196.031, F.S.; specifying the order in which homestead exemptions from ad valorem taxation are applied; amending s. 196.061, F.S.; clarifying provisions relating to the rental of a homestead dwelling; amending s. 196.081, F.S.; authorizing an applicant for an ad valorem tax exemption for a disabled veteran or for a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.082, F.S.; authorizing an applicant for an ad valorem tax discount available to disabled veterans to apply for the discount before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.091, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled veterans confined to a wheelchair to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.101, F.S.; authorizing an applicant for an ad valorem tax exemption for totally and permanently disabled persons to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.121, F.S.; authorizing the Department of Revenue to provide certain forms electronically; deleting a requirement that the department supply printed forms to property appraisers; amending s. 196.173, F.S.; authorizing servicemembers who receive a homestead exemption and who are deployed in certain military operations to receive an additional ad valorem tax exemption; amending s. 196.198, F.S.; providing an exemption from ad valorem taxation for certain property used for educational purposes; amending s. 196.199, F.S.; providing that property of a municipality is exempt from ad valorem taxation under specified circumstances; amending s. 196.202, F.S.; authorizing an applicant for an ad valorem exemption for widows, widowers, blind persons, or persons who are totally and permanently disabled to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 196.24, F.S.; authorizing an applicant for an ad valorem tax exemption for disabled ex-servicemembers or a surviving spouse to apply for the exemption before receiving certain documentation from the Federal Government; requiring refunds of excess taxes paid under certain circumstances; amending s. 200.065, F.S.; deleting obsolete provisions; revising provisions relating to the calculation of the rolled-back rate; correcting cross-references to certain additional taxes; amending ss. 218.12 and 218.125, F.S.; deleting obsolete provisions; providing for the reversion of funds appropriated to offset reductions in ad valorem tax revenue to a fiscally constrained county if the county fails to apply for a distribution of funds; providing a deadline for claiming tax exemptions for qualifying military deployments during the 2011 calendar year; providing procedures and requirements for filing applications and petitions to receive the tax exemption after the deadline; providing for retroactive applicability with respect to specified provisions of the act; providing effective dates.

On motion by Senator Norman, by two-thirds vote **CS for HB 7097** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Fasano	Oelrich
Alexander	Flores	Rich
Altman	Gaetz	Richter
Benacquisto	Garcia	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Lynn	Sobel
Detert	Margolis	Storms
Diaz de la Portilla	Montford	Thrasher
Dockery	Negron	Wise
Evers	Norman	

Nays—1

Gardiner

The Senate resumed consideration of—

CS for SB 1738—A bill to be entitled An act relating to homestead exemptions for seniors; amending s. 196.075, F.S.; authorizing the board of county commissioners of any county or the governing authority of any municipality to adopt an ordinance granting an additional homestead tax exemption up to the assessed value of the property to an owner who has maintained permanent residency on the property for a specified duration, who has attained age 65, and whose household income does not exceed a specified amount; providing definitions applicable to such additional exemption; providing applicability of requirements relating to the adoption of a local ordinance granting such exemption; providing for annual cost-of-living adjustments of the household-income limitation relating to such additional homestead exemption; amending s. 196.031, F.S.; conforming provisions to changes made by the act; reenacting s. 197.252(2)(a), F.S., relating to homestead tax deferral, to incorporate the amendments made to s. 196.075, F.S., in reference thereto; providing a contingent effective date.

—which was previously considered and amended this day.

Pending further consideration of **CS for SB 1738** as amended, on motion by Senator Garcia, by two-thirds vote **CS for HB 357** was withdrawn from the Committees on Community Affairs; Judiciary; Budget Subcommittee on Finance and Tax; and Budget.

On motion by Senator Garcia, the rules were waived and by two-thirds vote—

CS for HB 357—A bill to be entitled An act relating to homestead exemptions for seniors; amending s. 196.075, F.S.; authorizing the board of county commissioners of any county or the governing authority of any municipality to adopt an ordinance granting an additional homestead tax exemption equal to a specified amount, or an additional homestead tax exemption equal to the assessed value of property with a just value lower than a specified amount, or both such exemptions, to an owner who has maintained permanent residency on the property or permanent residency on the property for a specified duration, who has attained age 65, and whose household income does not exceed a specified amount; providing definitions applicable to such additional exemption; providing applicability of requirements relating to the adoption of a local ordinance granting such exemption; amending s. 196.031, F.S.; conforming provisions to changes made by the act; reenacting s. 197.252(2)(a), F.S., relating to homestead tax deferral, to incorporate the amendments made to s. 196.075, F.S., in reference thereto; providing an appropriation; providing application; providing effective dates.

—a companion measure, was substituted for **CS for SB 1738** as amended and read the second time by title.

On motion by Senator Garcia, by two-thirds vote **CS for HB 357** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

RECESS

On motion by President Haridopolos, the Senate recessed at 7:13 p.m. to reconvene at 7:28 p.m..

CALL TO ORDER

The Senate was called to order by the President at 7:42 p.m. A quorum present.

SPECIAL ORDER CALENDAR

RECONSIDERATION OF BILL

On motion by Senator Negron, the Senate reconsidered the vote by which—

CS for HB 7099—A bill to be entitled An act relating to tax administration; amending s. 212.03, F.S.; providing that charges for the storage of towed vehicles that are impounded by a local, state, or federal law enforcement agency are not taxable; amending s. 212.07, F.S.; conforming a cross-reference to changes made by the act; subjecting a dealer to monetary and criminal penalties for the willful failure to collect certain taxes or fees after notice of the duty to collect the taxes or fees by the Department of Revenue; amending s. 212.12, F.S.; deleting provisions relating to the imposition of criminal penalties after notice by the Department of Revenue of requirements to register as a dealer or to collect taxes; making technical and grammatical changes to provisions specifying penalties for making a false or fraudulent return with the intent to evade payment of a tax or fee; amending s. 212.14, F.S.; defining the term “person”; authorizing the Department of Revenue to adopt rules relating to requirements for a person to deposit cash, a bond, or other security with the department in order to ensure compliance with sales tax laws; making technical and grammatical changes; amending s. 212.18, F.S.; subjecting a person to criminal penalties for willfully failing to register as a dealer after notice of the duty to register by the Department of Revenue; making technical and grammatical changes; amending s. 212.20, F.S.; providing for the distribution of certain taxes generated by visitor activity at the Kennedy Space Center and Cape Canaveral Air Force Station to the Florida Institute of Technology; amending s. 213.13, F.S.; revising the due date for funds collected by the clerks of court to be transmitted to the Department of Revenue; providing retroactive application; creating s. 213.295, F.S.; providing definitions; subjecting a person to criminal penalties and monetary penalties for knowingly selling or engaging in certain other actions involving an automated sales suppression device, zapper, or phantom-ware; defining sales suppression devices and phantom-ware as contraband articles under the Florida Contraband Forfeiture Act; amending s. 213.756, F.S.; providing an absolute defense by a retailer, dealer, or vendor against a purchaser’s claim for a refund; amending s. 220.153, F.S.; redefining the term “qualified capital expenditures” for purposes of apportionment by sales factor; amending s. 322.142, F.S.; authorizing the Department of

Highway Safety and Motor Vehicles to release photographs or digital images to the Department of Revenue in order to identify individuals for purposes of tax administration; amending s. 336.021, F.S.; revising the date when imposition of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax shall be levied; amending s. 443.131, F.S.; imposing a requirement on employers to produce records for the Department of Economic Opportunity or its tax collection service provider as a prerequisite for a reduction in the rate of unemployment tax; amending s. 443.141, F.S.; providing a method to calculate the interest rate for past due contributions and reimbursements, and delinquent, erroneous, incomplete, or insufficient reports; providing effective dates.

—as amended passed this day.

On motion by Senator Negron, further consideration of **CS for HB 7099** was deferred.

REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS

The Honorable Mike Haridopolos
President, The Florida Senate
March 9, 2012

Dear President Haridopolos:

The following executive appointments were referred to the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate:

*For Term
Ending*

Office and Appointment
Governor’s Mansion Commission
Appointee: Rooney, Kathleen C. 09/30/2014

Board of Medicine
Appointee: Zachariah, Zachariah P. 10/31/2014

The following executive appointment was referred to the Senate Committee on Criminal Justice and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate:

*For Term
Ending*

Office and Appointment
Parole Commission
Appointee: Pate, Tena M. 06/30/2016

The following executive appointments were referred to the Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate:

*For Term
Ending*

Office and Appointment
Board of Trustees, University of Central Florida
Appointee: Sprouls, John R. 01/06/2016

Board of Trustees, Florida International University
Appointees: Armas, Jose 01/06/2016
de la Vega, Mayi 01/06/2016

Board of Trustees, University of North Florida
Appointee: Newton, Joan W. 01/06/2016

The following executive appointment was referred to the Senate Committee on Transportation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate:

*For Term
Ending*

Office and Appointment
Secretary of Transportation
Appointee: Prasad, Ananth Pleasure of Governor

As required by Rule 12.7(1), the committees caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the office indicated. In aid of

such inquiry, the committees held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointees. After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the Rules Subcommittee on Ethics and Elections and other referenced committees respectfully advise and recommend that in accordance with s. 114.05(1)(c), Florida Statutes:

(1) the executive appointments of the above-named appointees, to the office and for the term indicated, be confirmed by the Senate;

(2) Senate action on said appointments be taken prior to the adjournment of the 2012 Regular Session; and

(3) there is no necessity known to the committees for the deliberations on said appointments to be held in executive session.

Respectfully submitted,
Miguel Diaz de la Portilla, Chair

On motion by Senator Diaz de la Portilla, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated in accordance with the recommendation of the committee. The vote was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for CS for HB 787—A bill to be entitled An act relating to nursing home facilities; amending s. 400.021, F.S.; revising definitions of the terms “geriatric outpatient clinic” and “resident care plan” and defining the term “therapeutic spa services”; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; revising provisions relating to facilities eligible to share programming and staff; deleting requirements for the submission of certain reports to the Agency for Health Care Administration; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a prospective respite care recipient to provide certain information to the nursing home facility; amending s. 408.036, F.S.; providing an exemption from certain certificate-of-need requirements to provide for the creation of a pilot project in any of specified Agency for Health Care Administration subdistricts; requiring the nursing home to be affiliated with an accredited nursing school that offers certain degree programs; providing requirements for affiliation with a private accredited university and for location and staffing of the nursing home; providing for the pilot project to proceed notwithstanding any moratorium under certain conditions; providing for expiration of the exemption; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such

sheltered beds and nursing home beds in those facilities; providing an effective date.

—which was previously considered this day with pending **Amendment 1 (109490)** by Senator Garcia.

MOTION

On motion by Senator Garcia, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Garcia moved the following amendment to **Amendment 1** which was adopted:

Amendment 1A (445626) (with title amendment)—Between lines 4 and 5 insert:

Section 1. Subsection (30) of section 395.002, Florida Statutes, is amended to read:

395.002 Definitions.—As used in this chapter:

(30) “Urgent care center” means a facility or clinic that provides immediate but not emergent ambulatory medical care to patients ~~with or without an appointment. The term includes an offsite~~ ~~It does not include~~ the emergency department of a hospital that is presented to the general public in any manner as a department where immediate and not only emergent medical care is provided. The term also includes:

(a) An offsite facility of a facility licensed under chapter 395, or a joint venture between a facility licensed under chapter 395 and a provider licensed under chapter 458 or chapter 459, that does not require a patient to make an appointment and is presented to the general public in any manner as a facility where immediate but not emergent medical care is provided.

(b) A clinic organization that is licensed under part X of chapter 400, maintains three or more locations using the same or a similar name, does not require a patient to make an appointment, and holds itself out to the general public in any manner as a facility or clinic where immediate but not emergent medical care is provided.

Section 2. Section 395.107, Florida Statutes, is amended to read:

395.107 Urgent care centers; publishing and posting schedule of charges; penalties.—

(1) An urgent care center must publish and post a schedule of charges for the medical services offered to patients.

(2) The schedule of charges must describe the medical services in language comprehensible to a layperson. The schedule must include the prices charged to an uninsured person paying for such services by cash, check, credit card, or debit card. The schedule must be posted in a conspicuous place in the reception area of the ~~urgent care center~~ and must include, but is not limited to, the 50 services most frequently provided by the ~~urgent care center~~. The schedule may group services by three price levels, listing services in each price level. The posting may be a sign, which must be at least 15 square feet in size, or may be through an electronic messaging board. If an urgent care center is affiliated with a facility licensed under this chapter, the schedule must include text that notifies the insured patients whether the charges for medical services received at the center will be the same as, or more than, charges for medical services received at the affiliated hospital. The text notifying the patient of the schedule of charges shall be in a font size equal to or greater than the font size used for prices and must be in a contrasting color. The text that notifies the insured patients whether the charges for medical services received at the center will be the same as, or more than, charges for medical services received at the affiliated hospital shall be included in all media and Internet advertisements for the center and in language comprehensible to a layperson.

(3) The posted text describing the medical services must fill at least 12 square feet of the posting. A center may use an electronic device or messaging board to post the schedule of charges. Such a device must be at least 3 square feet and patients must be able to access the schedule during all hours of operation of the urgent care center.

(4) *An urgent care center that is operated and used exclusively for employees and the dependents of employees of the business that owns or contracts for the urgent care center is exempt from this section.*

(5) The failure of an urgent care center to publish and post a schedule of charges as required by this section shall result in a fine of not more than \$1,000, per day, until the schedule is published and posted.

Section 3. Paragraph (i) of subsection (1) of section 400.9935, Florida Statutes, is amended to read:

400.9935 Clinic responsibilities.—

(1) Each clinic shall appoint a medical director or clinic director who shall agree in writing to accept legal responsibility for the following activities on behalf of the clinic. The medical director or the clinic director shall:

(i) Ensure that the clinic publishes a schedule of charges for the medical services offered to patients. The schedule must include the prices charged to an uninsured person paying for such services by cash, check, credit card, or debit card. The schedule must be posted in a conspicuous place in the reception area of the urgent care center and must include, but is not limited to, the 50 services most frequently provided by the clinic. The schedule may group services by three price levels, listing services in each price level. The posting *may be a sign that must be at least 15 square feet in size or through an electronic messaging board that is at least 3 square feet in size.* The failure of a clinic to publish and post a schedule of charges as required by this section shall result in a fine of not more than \$1,000, per day, until the schedule is published and posted.

And the title is amended as follows:

Delete line 1149 and insert: An act relating to health care facilities; amending s. 395.002, F.S.; revising a definition of the term “urgent care” as it relates to the regulation of hospitals and other licensed facilities; amending s. 395.107, F.S.; requiring that a urgent care center publish a post a schedule of charges; providing requirements for the schedule; amending s. 400.9935, F.S.; adding additional responsibilities of medical and clinic directors with respect to the posting of a schedule of charges for services; amending s.

MOTION

On motion by Senator Benacquisto, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Benacquisto moved the following amendment to **Amendment 1** which was adopted:

Amendment 1B (120526) (with title amendment)—Between lines 1141 and 1142 insert:

Section 34. Paragraphs (m) and (n) are added to subsection (4) of section 400.9905, Florida Statutes, to read:

400.9905 Definitions.—

(4) “Clinic” means an entity at which health care services are provided to individuals and which tenders charges for reimbursement for such services, including a mobile clinic and a portable equipment provider. For purposes of this part, the term does not include and the licensure requirements of this part do not apply to:

(m) *Entities that are owned by a corporation that has \$250 million or more in total annual sales of health care services provided by licensed health care practitioners where one or more of the owners is a health care practitioner who is licensed in this state and who is responsible for supervising the business activities of the entity and is legally responsible for the entity’s compliance with state law for purposes of this part.*

(n) *Entities that employ 50 or more licensed health care practitioners licensed under chapter 458 or chapter 459 where the billing for medical services is under a single tax identification number, the application for exemption under this subsection shall contain information that includes: the name, residence and business address and phone number of the entity that owns the practice; a complete list of the names and contact information of all the officers and directors of the corporation; the name, residence address, business address and medical license number of each*

licensed Florida health care practitioner employed by the entity; the corporate tax identification number of the entity seeking an exemption; a listing of health care services to be provided by the entity at the health care clinics owned or operated by the entity and a certified statement prepared by an independent certified public accountant which states that the entity and the health care clinics owned or operated by the entity have not received payment for health care services under personal injury protection insurance coverage for the preceding year. If the agency determines that an entity which is exempt under this subsection has received payments for medical services under personal injury protection insurance coverage the agency may deny or revoke the exemption from licensure under this subsection.

And the title is amended as follows:

Delete line 1323 and insert: provisions to changes made by the act; providing that the licensure requirements of part X of ch. 400, F.S., do not apply to certain specified entities; providing that the Agency for Health Care Administration may deny or revoke the exemption from the licensure requirements under certain circumstances; providing an effective date.

MOTION

On motion by Senator Hays, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Hays moved the following amendment to **Amendment 1**:

Amendment 1C (482012) (with title amendment)—Between lines 1141 and 1142 insert:

Section 34. Subsection (37) of section 409.912, Florida Statutes, is amended to read:

409.912 Cost-effective purchasing of health care.—The agency shall purchase goods and services for Medicaid recipients in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician’s opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider’s professional peers or the national guidelines of a provider’s professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid single-source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of

services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers are not entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

(37)(a) The agency shall implement a Medicaid prescribed-drug spending-control program that includes the following components:

1. A Medicaid preferred drug list, which shall be a listing of cost-effective therapeutic options recommended by the Medicaid Pharmacy and Therapeutics Committee established pursuant to s. 409.91195 and adopted by the agency for each therapeutic class on the preferred drug list. At the discretion of the committee, and when feasible, the preferred drug list should include at least two products in a therapeutic class. The agency may post the preferred drug list and updates to the list on an Internet website without following the rulemaking procedures of chapter 120. Antiretroviral agents are excluded from the preferred drug list. The agency shall also limit the amount of a prescribed drug dispensed to no more than a 34-day supply unless the drug products' smallest marketed package is greater than a 34-day supply, or the drug is determined by the agency to be a maintenance drug in which case a 100-day maximum supply may be authorized. The agency may seek any federal waivers necessary to implement these cost-control programs and to continue participation in the federal Medicaid rebate program, or alternatively to negotiate state-only manufacturer rebates. The agency may adopt rules to administer this subparagraph. The agency shall continue to provide unlimited contraceptive drugs and items. The agency must establish procedures to ensure that:

a. There is a response to a request for prior consultation by telephone or other telecommunication device within 24 hours after receipt of a request for prior consultation; and

b. A 72-hour supply of the drug prescribed is provided in an emergency or when the agency does not provide a response within 24 hours as required by sub-subparagraph a.

2. Reimbursement to pharmacies for Medicaid prescribed drugs shall be set at the lowest of: the average wholesale price (AWP) minus 16.4 percent, the wholesaler acquisition cost (WAC) plus 1.5 percent, the federal upper limit (FUL), the state maximum allowable cost (SMAC), or the usual and customary (UAC) charge billed by the provider.

3. The agency shall develop and implement a process for managing the drug therapies of Medicaid recipients who are using significant numbers of prescribed drugs each month. The management process may include, but is not limited to, comprehensive, physician-directed medical-record reviews, claims analyses, and case evaluations to determine the medical necessity and appropriateness of a patient's treatment plan and drug therapies. The agency may contract with a private organization to provide drug-program-management services. The Medicaid drug benefit management program shall include initiatives to manage drug therapies for HIV/AIDS patients, patients using 20 or more unique prescriptions in a 180-day period, and the top 1,000 patients in annual spending. The agency shall enroll any Medicaid recipient in the drug benefit management program if he or she meets the specifications of this provision and is not enrolled in a Medicaid health maintenance organization.

4. The agency may limit the size of its pharmacy network based on need, competitive bidding, price negotiations, credentialing, or similar criteria. The agency shall give special consideration to rural areas in determining the size and location of pharmacies included in the Medicaid pharmacy network. A pharmacy credentialing process may include criteria such as a pharmacy's full-service status, location, size, patient educational programs, patient consultation, disease management services, and other characteristics. The agency may impose a moratorium on Medicaid pharmacy enrollment if it is determined that it has a sufficient number of Medicaid-participating providers. The agency must allow dispensing practitioners to participate as a part of the Medicaid

pharmacy network regardless of the practitioner's proximity to any other entity that is dispensing prescription drugs under the Medicaid program. A dispensing practitioner must meet all credentialing requirements applicable to his or her practice, as determined by the agency.

5. The agency shall develop and implement a program that requires Medicaid practitioners who prescribe drugs to use a counterfeit-proof prescription pad for Medicaid prescriptions. The agency shall require the use of standardized counterfeit-proof prescription pads by Medicaid-participating prescribers or prescribers who write prescriptions for Medicaid recipients. The agency may implement the program in targeted geographic areas or statewide.

6. The agency may enter into arrangements that require manufacturers of generic drugs prescribed to Medicaid recipients to provide rebates of at least 15.1 percent of the average manufacturer price for the manufacturer's generic products. These arrangements shall require that if a generic-drug manufacturer pays federal rebates for Medicaid-reimbursed drugs at a level below 15.1 percent, the manufacturer must provide a supplemental rebate to the state in an amount necessary to achieve a 15.1-percent rebate level.

7. The agency may establish a preferred drug list as described in this subsection, and, pursuant to the establishment of such preferred drug list, negotiate supplemental rebates from manufacturers that are in addition to those required by Title XIX of the Social Security Act and at no less than 14 percent of the average manufacturer price as defined in 42 U.S.C. s. 1936 on the last day of a quarter unless the federal or supplemental rebate, or both, equals or exceeds 29 percent. There is no upper limit on the supplemental rebates the agency may negotiate. The agency may determine that specific products, brand-name or generic, are competitive at lower rebate percentages. Agreement to pay the minimum supplemental rebate percentage guarantees a manufacturer that the Medicaid Pharmaceutical and Therapeutics Committee will consider a product for inclusion on the preferred drug list. However, a pharmaceutical manufacturer is not guaranteed placement on the preferred drug list by simply paying the minimum supplemental rebate. Agency decisions will be made on the clinical efficacy of a drug and recommendations of the Medicaid Pharmaceutical and Therapeutics Committee, as well as the price of competing products minus federal and state rebates. The agency may contract with an outside agency or contractor to conduct negotiations for supplemental rebates. For the purposes of this section, the term "supplemental rebates" means cash rebates. Value-added programs as a substitution for supplemental rebates are prohibited. The agency may seek any federal waivers to implement this initiative.

8. The agency shall expand home delivery of pharmacy products. The agency may amend the state plan and issue a procurement, as necessary, in order to implement this program. The procurements must include agreements with a pharmacy or pharmacies located in the state to provide mail order delivery services at no cost to the recipients who elect to receive home delivery of pharmacy products. The procurement must focus on serving recipients with chronic diseases for which pharmacy expenditures represent a significant portion of Medicaid pharmacy expenditures or which impact a significant portion of the Medicaid population. The agency may seek and implement any federal waivers necessary to implement this subparagraph.

9. The agency shall limit to one dose per month any drug prescribed to treat erectile dysfunction.

10.a. The agency may implement a Medicaid behavioral drug management system. The agency may contract with a vendor that has experience in operating behavioral drug management systems to implement this program. The agency may seek federal waivers to implement this program.

b. The agency, in conjunction with the Department of Children and Family Services, may implement the Medicaid behavioral drug management system that is designed to improve the quality of care and behavioral health prescribing practices based on best practice guidelines, improve patient adherence to medication plans, reduce clinical risk, and lower prescribed drug costs and the rate of inappropriate spending on Medicaid behavioral drugs. The program may include the following elements:

(I) Provide for the development and adoption of best practice guidelines for behavioral health-related drugs such as antipsychotics, antidepressants, and medications for treating bipolar disorders and other behavioral conditions; translate them into practice; review behavioral health prescribers and compare their prescribing patterns to a number of indicators that are based on national standards; and determine deviations from best practice guidelines.

(II) Implement processes for providing feedback to and educating prescribers using best practice educational materials and peer-to-peer consultation.

(III) Assess Medicaid beneficiaries who are outliers in their use of behavioral health drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of behavioral health drugs.

(IV) Alert prescribers to patients who fail to refill prescriptions in a timely fashion, are prescribed multiple same-class behavioral health drugs, and may have other potential medication problems.

(V) Track spending trends for behavioral health drugs and deviation from best practice guidelines.

(VI) Use educational and technological approaches to promote best practices, educate consumers, and train prescribers in the use of practice guidelines.

(VII) Disseminate electronic and published materials.

(VIII) Hold statewide and regional conferences.

(IX) Implement a disease management program with a model quality-based medication component for severely mentally ill individuals and emotionally disturbed children who are high users of care.

11. The agency shall implement a Medicaid prescription drug management system.

a. The agency may contract with a vendor that has experience in operating prescription drug management systems in order to implement this system. Any management system that is implemented in accordance with this subparagraph must rely on cooperation between physicians and pharmacists to determine appropriate practice patterns and clinical guidelines to improve the prescribing, dispensing, and use of drugs in the Medicaid program. The agency may seek federal waivers to implement this program.

b. The drug management system must be designed to improve the quality of care and prescribing practices based on best practice guidelines, improve patient adherence to medication plans, reduce clinical risk, and lower prescribed drug costs and the rate of inappropriate spending on Medicaid prescription drugs. The program must:

(I) Provide for the adoption of best practice guidelines for the prescribing and use of drugs in the Medicaid program, including translating best practice guidelines into practice; reviewing prescriber patterns and comparing them to indicators that are based on national standards and practice patterns of clinical peers in their community, statewide, and nationally; and determine deviations from best practice guidelines.

(II) Implement processes for providing feedback to and educating prescribers using best practice educational materials and peer-to-peer consultation.

(III) Assess Medicaid recipients who are outliers in their use of a single or multiple prescription drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of prescription drugs.

(IV) Alert prescribers to recipients who fail to refill prescriptions in a timely fashion, are prescribed multiple drugs that may be redundant or contraindicated, or may have other potential medication problems.

12. The agency may contract for drug rebate administration, including, but not limited to, calculating rebate amounts, invoicing manufacturers, negotiating disputes with manufacturers, and maintaining a database of rebate collections.

13. The agency may specify the preferred daily dosing form or strength for the purpose of promoting best practices with regard to the prescribing of certain drugs as specified in the General Appropriations Act and ensuring cost-effective prescribing practices.

14. The agency may require prior authorization for Medicaid-covered prescribed drugs. The agency may prior-authorize the use of a product:

- a. For an indication not approved in labeling;
- b. To comply with certain clinical guidelines; or
- c. If the product has the potential for overuse, misuse, or abuse.

The agency may require the prescribing professional to provide information about the rationale and supporting medical evidence for the use of a drug. The agency ~~shall~~ ~~may~~ post prior authorization, *step-edit* criteria and protocol, and updates to the list of drugs that are subject to prior authorization on the agency's ~~an~~ Internet website *within 21 days after the prior authorization and step-edit criteria and protocol and updates are approved by the agency. For purposes of this subparagraph, the term "step-edit" means an automatic electronic review of certain medications subject to prior authorization without amending its rule or engaging in additional rulemaking.*

15. The agency, in conjunction with the Pharmaceutical and Therapeutics Committee, may require age-related prior authorizations for certain prescribed drugs. The agency may preauthorize the use of a drug for a recipient who may not meet the age requirement or may exceed the length of therapy for use of this product as recommended by the manufacturer and approved by the Food and Drug Administration. Prior authorization may require the prescribing professional to provide information about the rationale and supporting medical evidence for the use of a drug.

16. The agency shall implement a step-therapy prior authorization approval process for medications excluded from the preferred drug list. Medications listed on the preferred drug list must be used within the previous 12 months before the alternative medications that are not listed. The step-therapy prior authorization may require the prescriber to use the medications of a similar drug class or for a similar medical indication unless contraindicated in the Food and Drug Administration labeling. The trial period between the specified steps may vary according to the medical indication. The step-therapy approval process shall be developed in accordance with the committee as stated in s. 409.91195(7) and (8). A drug product may be approved without meeting the step-therapy prior authorization criteria if the prescribing physician provides the agency with additional written medical or clinical documentation that the product is medically necessary because:

- a. There is not a drug on the preferred drug list to treat the disease or medical condition which is an acceptable clinical alternative;
- b. The alternatives have been ineffective in the treatment of the beneficiary's disease; or
- c. Based on historic evidence and known characteristics of the patient and the drug, the drug is likely to be ineffective, or the number of doses have been ineffective.

The agency shall work with the physician to determine the best alternative for the patient. The agency may adopt rules waiving the requirements for written clinical documentation for specific drugs in limited clinical situations.

17. The agency shall implement a return and reuse program for drugs dispensed by pharmacies to institutional recipients, which includes payment of a \$5 restocking fee for the implementation and operation of the program. The return and reuse program shall be implemented electronically and in a manner that promotes efficiency. The program must permit a pharmacy to exclude drugs from the program if it is not practical or cost-effective for the drug to be included and must provide for the return to inventory of drugs that cannot be credited or returned in a cost-effective manner. The agency shall determine if the program has reduced the amount of Medicaid prescription drugs which are destroyed on an annual basis and if there are additional ways to ensure more prescription drugs are not destroyed which could safely be reused.

(b) The agency shall implement this subsection to the extent that funds are appropriated to administer the Medicaid prescribed-drug spending-control program. The agency may contract all or any part of this program to private organizations.

(c) The agency shall submit quarterly reports to the Governor, the President of the Senate, and the Speaker of the House of Representatives which must include, but need not be limited to, the progress made in implementing this subsection and its effect on Medicaid prescribed-drug expenditures.

And the title is amended as follows:

Delete line 1323 and insert: provisions to changes made by the act; amending s. 409.912, F.S.; revising provisions requiring the agency to post certain information relating to drugs subject to prior authorization on its Internet website; providing a definition of the term "step edit"; providing an

On motion by Senator Bogdanoff, further consideration of **CS for CS for HB 787** with pending **Amendment 1C (482012)** and **Amendment 1 (109490)** was deferred.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for CS for HB 119** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for HB 119—A bill to be entitled An act relating to motor vehicle insurance; amending s. 316.066, F.S.; revising provisions relating to the contents of written reports of motor vehicle crashes; amending s. 400.991, F.S.; requiring that an application for licensure or exemption from licensure as a health care clinic include a specified statement regarding insurance fraud; amending s. 626.989, F.S.; providing that knowingly submitting false, misleading, or fraudulent documents relating to licensure as a health care clinic or submitting a claim relating to the Florida Motor Vehicle Medical Care Coverage Law is a fraudulent insurance act under certain conditions; amending s. 627.736, F.S.; providing limitations on attorney fees for certain actions under the Florida Motor Vehicle No-Fault Law; specifying that the limitations on attorney fee awards does not limit the attorney fees an insured may pay her or his attorney; creating s. 627.748, F.S.; designating specified provisions as the Florida Motor Vehicle No-Fault Medical Care Coverage Law; providing legislative findings; creating s. 627.7481, F.S.; providing purposes; creating s. 627.74811, F.S.; providing legislative intent that provisions, schedules, or procedures are to be given full force and effect regardless of their express inclusion in insurer forms; creating s. 627.7482, F.S.; providing definitions; creating s. 627.7483, F.S.; requiring every owner or registrant of a motor vehicle required to be registered and licensed in this state to maintain specified security; providing exceptions; requiring every nonresident owner or registrant of a motor vehicle that has been physically present within this state for a specified period to maintain security; specifying means by which such security is provided; providing an exemption; creating s. 627.7484, F.S.; providing requirements for filing and maintaining proof of security; providing penalties; creating s. 627.7485, F.S.; requiring that insurance policies provide medical care coverage to specified persons; providing limits of coverage; specifying limits for medical, disability, and death benefits; providing restrictions on insurers with respect to provision of required benefits; authorizing insurers writing motor vehicle liability insurance to offer additional first-party motor vehicle coverages; prohibiting requiring purchase of other motor vehicle coverage as a condition for providing such benefits; prohibiting insurers from requiring the purchase of property damage liability insurance exceeding a specified amount in conjunction with medical care coverage insurance; providing that failure to comply with specified availability requirements constitutes an unfair method of competition or an unfair or deceptive act or practice; providing penalties; specifying benefits an insurer may exclude; providing procedure with respect to such exclusions; specifying when benefits are due from an insurer; prohibiting insurers from obtaining

liens on recovery of special damages in tort claims for medical care coverage benefits; providing that benefits under the Florida Motor Vehicle No-Fault Medical Care Coverage Law are subject to the Medicaid program in specified circumstances; requiring that an insurer repay any benefits covered by the Medicaid program within a specified period; requiring that an insurer provide a claimant an opportunity to revise claims that contain errors; specifying when benefits are overdue; requiring insurers to hold a specified amount of benefits in reserve for a certain time for the payment of providers; providing for interest on overdue payments; providing for tolling the time period in which medical care coverage benefits are required to be paid when the insurer has reasonable belief that fraud has been committed; specifying injuries for which an insurer must pay medical care coverage benefits; disallowing benefits to an insured who has committed insurance fraud; providing that a person or entity lawfully rendering treatment to an injured person for a bodily injury covered by medical care coverage may charge only a reasonable amount for services and care; providing that the insurer may pay such charges directly to the person or entity lawfully rendering such treatment; providing limits on such charges; providing for determination of reasonableness of charges; providing that payments made by an insurer pursuant to the schedule of maximum charges, or for lesser amounts billed by providers, are considered reasonable; establishing a schedule of maximum charges; specifying that reimbursement under a schedule of maximum charges that is based on Medicare is to be calculated under the applicable Medicare schedule in effect on a specified date each year; authorizing insurers to use all Medicare coding policies and CMS payment methodologies in determining reimbursement under a schedule of maximum charges that is Medicare-based; establishing limits on specified services and care; providing conditions under which an insurer or insured is not required to pay a claim or charges; requiring the Department of Health to adopt, by rule, a list of diagnostic tests deemed not to be medically necessary and to periodically revise the list; providing procedures and requirements with respect to statements of and bills for charges for emergency services and care; directing the Financial Services Commission to adopt by rule a disclosure and acknowledgment form to be countersigned by claimants upon receipt of medical services; providing procedures and requirements with respect to investigation of claims of improper billing by a physician or other medical provider; prohibiting insurers from systematically downcoding with intent to deny reimbursement; requiring insureds to comply with all terms of the medical care coverage policy, including submission to examinations under oath; limiting the scope of questioning during such examinations under oath; providing that compliance with policy terms is a condition precedent to the receipt of medical care coverage benefits; providing that it is an unfair method of competition or an unfair or deceptive trade practice for an insurer, as a general business practice, to request examinations under oath without a reasonable basis; providing for insurers to inspect the physical premises of providers seeking payment of medical care coverage benefits; providing that when an insured fails to appear for two or more mental or physical examinations, the medical care coverage carrier is not liable for subsequent medical care coverage benefits; creating a rebuttable presumption that an insured's failure to appear for two examinations is an unreasonable refusal to appear; creating an attorney fee cap; prohibiting the use of contingency risk multipliers in calculating attorney fee awards; requiring that an insurer must be provided with written notice of an intent to initiate litigation as a condition precedent to filing any action for benefits; providing requirements with respect to a demand letter; providing procedures and requirements with respect to payment of an overdue claim; providing for the tolling of the time period for an action against an insurer; providing that failure to pay valid claims with specified frequency constitutes an unfair or deceptive trade practice; providing penalties; providing circumstances under which an insurer has a cause of action; providing for fraud advisory notice; requiring that all claims related to the same health care provider for the same injured person be brought in one action unless good cause is shown; authorizing the electronic transmission of notices and communications under certain conditions; creating s. 627.7486, F.S.; providing an exemption from tort liability for certain damages in legal actions under the Florida Motor Vehicle No-Fault Medical Care Coverage Law in certain circumstances; providing for recovery of tort damages in certain circumstances; providing for motions to dismiss action on specified grounds; prohibiting the award of punitive damages; creating s. 627.7487, F.S.; providing for optional deductibles and limitations of coverage for medical care coverage policies; requiring a specified notice to policyholders; creating s. 627.7488, F.S.; requiring the commission to adopt by rule a form for the notification of insureds of their right to receive medical care coverage benefits; speci-

fying contents of such notice; providing requirements for the mailing or delivery of such notice; creating s. 627.7489, F.S.; providing for mandatory joinder of specified claims; creating s. 627.749, F.S.; providing for an insurer's right of reimbursement for medical care benefits paid to a person injured by a commercial motor vehicle under specified circumstances; providing an exception; creating s. 627.7491, F.S.; providing for application of the Florida Motor Vehicle No-Fault Medical Care Coverage Law; providing for requirements for forms and rates for policies issued or renewed on or after a specified date; requiring a specified notice to existing policyholders; amending ss. 316.646, 318.18, 320.02, 320.0609, 320.27, 320.771, 322.251, 322.34, 324.021, 324.0221, 324.032, 324.171, 400.9935, 409.901, 409.910, 456.057, 456.072, 626.9541, 627.06501, 627.0652, 627.0653, 627.4132, 627.6482, 627.7263, 627.727, 627.7275, 627.728, 627.7295, 627.8405, 627.915, 628.909, 705.184, and 713.78, F.S.; conforming provisions; amending s. 817.234, F.S.; providing that it is insurance fraud to present a claim for personal injury protection benefits payable to a person or entity that knowingly submitted false, misleading, or fraudulent applications or other documents relating to licensure as a health care clinic; conforming provisions; providing a directive to the Division of Statutory Revision; providing applicability; providing for severability; providing effective dates.

House Amendment 1 (941519) to Senate Amendment 1 (with title amendment)—Remove lines 5-1546 of the amendment and insert:

Section 1. Subsection (1) of section 316.066, Florida Statutes, is amended to read:

316.066 Written reports of crashes.—

(1)(a) A Florida Traffic Crash Report, Long Form ~~must be required to~~ be completed and submitted to the department within 10 days after ~~completing~~ an investigation ~~is completed by the every~~ law enforcement officer who in the regular course of duty investigates a motor vehicle crash that:

1. Resulted in death of, ~~or~~ personal injury to, or any indication of complaints of pain or discomfort by any of the parties or passengers involved in the crash;—
2. Involved a violation of s. 316.061(1) or s. 316.193;—
3. Rendered a vehicle inoperable to a degree that required a wrecker to remove it from the scene of the crash; or
4. Involved a commercial motor vehicle.

(b) The Florida Traffic Crash Report, Long Form must include:

1. The date, time, and location of the crash.
2. A description of the vehicles involved.
3. The names and addresses of the parties involved, including all drivers and passengers, and the identification of the vehicle in which each was a driver or a passenger.
4. The names and addresses of witnesses.
5. The name, badge number, and law enforcement agency of the officer investigating the crash.
6. The names of the insurance companies for the respective parties involved in the crash.

(c)(4) In any ~~every~~ crash for which a Florida Traffic Crash Report, Long Form is not required by this section and which occurs on the public roadways of this state, the law enforcement officer shall ~~may~~ complete a short-form crash report or provide a driver exchange-of-information form, to be completed by all drivers and passengers ~~each party~~ involved in the crash, which requires the identification of each vehicle that the drivers and passengers were in. The short-form report must include:

1. The date, time, and location of the crash.
2. A description of the vehicles involved.

3. The names and addresses of the parties involved, including all drivers and passengers, and the identification of the vehicle in which each was a driver or a passenger.

4. The names and addresses of witnesses.

5. The name, badge number, and law enforcement agency of the officer investigating the crash.

6. The names of the insurance companies for the respective parties involved in the crash.

(d)(e) Each party to the crash must provide the law enforcement officer with proof of insurance, which must be documented in the crash report. If a law enforcement officer submits a report on the crash, proof of insurance must be provided to the officer by each party involved in the crash. Any party who fails to provide the required information commits a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318, unless the officer determines that due to injuries or other special circumstances such insurance information cannot be provided immediately. If the person provides the law enforcement agency, within 24 hours after the crash, proof of insurance that was valid at the time of the crash, the law enforcement agency may void the citation.

(e)(d) The driver of a vehicle that was in any manner involved in a crash resulting in damage to a ~~any~~ vehicle or other property which does not require a law enforcement report in an amount of \$500 or more which was not investigated by a law enforcement agency, shall, within 10 days after the crash, submit a written report of the crash to the department. The report shall be submitted on a form approved by the department. The entity receiving the report may require witnesses of the crash to render reports and may require any driver of a vehicle involved in a crash of which a written report must be made to file supplemental written reports if the original report is deemed insufficient by the receiving entity.

(f)(e) Long-form and short-form crash reports prepared by law enforcement must be submitted to the department and may ~~shall~~ be maintained by the law enforcement officer's agency.

Section 2. Subsection (4) of section 400.9905, Florida Statutes, is amended to read:

400.9905 Definitions.—

(4) "Clinic" means an entity where ~~at which~~ health care services are provided to individuals and which tenders charges for reimbursement for such services, including a mobile clinic and a portable equipment provider. As used in ~~For purposes of~~ this part, the term does not include and the licensure requirements of this part do not apply to:

(a) Entities licensed or registered by the state under chapter 395; ~~or~~ entities licensed or registered by the state and providing only health care services within the scope of services authorized under their respective licenses ~~granted~~ under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; ~~or~~ providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based health care services or other health care services by licensed practitioners solely within a hospital licensed under chapter 395.

(b) Entities that own, directly or indirectly, entities licensed or registered by the state pursuant to chapter 395; ~~or~~ entities that own, directly or indirectly, entities licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses ~~granted~~ under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; ~~or~~ providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital licensed under chapter 395.

(c) Entities that are owned, directly or indirectly, by an entity licensed or registered by the state pursuant to chapter 395; ~~or~~ entities that are owned, directly or indirectly, by an entity licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses ~~granted~~ under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; ~~or~~ providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital under chapter 395.

(d) Entities that are under common ownership, directly or indirectly, with an entity licensed or registered by the state pursuant to chapter 395; ~~or~~ entities that are under common ownership, directly or indirectly, with an entity licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses ~~granted~~ under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; ~~or~~ providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital licensed under chapter 395.

(e) An entity that is exempt from federal taxation under 26 U.S.C. s. 501(c)(3) or (4), an employee stock ownership plan under 26 U.S.C. s. 409 that has a board of trustees ~~at least not less than~~ two-thirds of which are Florida-licensed health care practitioners and provides only physical therapy services under physician orders, any community college or university clinic, and any entity owned or operated by the federal or state government, including agencies, subdivisions, or municipalities thereof.

(f) A sole proprietorship, group practice, partnership, or corporation that provides health care services by physicians covered by s. 627.419, that is directly supervised by one or more of such physicians, and that is wholly owned by one or more of those physicians or by a physician and the spouse, parent, child, or sibling of that physician.

(g) A sole proprietorship, group practice, partnership, or corporation that provides health care services by licensed health care practitioners under chapter 457, chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 466, chapter 467, chapter 480, chapter 484, chapter 486, chapter 490, chapter 491, or part I, part III, part X, part XIII, or part XIV of chapter 468, or s. 464.012, ~~and that is which are~~ wholly owned by one or more licensed health care practitioners, or the licensed health care practitioners set forth in this paragraph and the spouse, parent, child, or sibling of a licensed health care practitioner ~~if; so long as~~ one of the owners who is a licensed health care practitioner is supervising the business activities and is legally responsible for the entity's compliance with all federal and state laws. However, a health care practitioner may not supervise services beyond the scope of the practitioner's license, except that, for the purposes of this part, a clinic owned by a licensee in s. 456.053(3)(b) ~~which that~~ provides only services authorized pursuant to s. 456.053(3)(b) may be supervised by a licensee specified in s. 456.053(3)(b).

(h) Clinical facilities affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows.

(i) Entities that provide only oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 or entities that provide oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 which are owned by a corporation whose shares are publicly traded on a recognized stock exchange.

(j) Clinical facilities affiliated with a college of chiropractic accredited by the Council on Chiropractic Education at which training is provided for chiropractic students.

(k) Entities that provide licensed practitioners to staff emergency departments or to deliver anesthesia services in facilities licensed under chapter 395 and that derive at least 90 percent of their gross annual revenues from the provision of such services. Entities claiming an ex-

emption from licensure under this paragraph must provide documentation demonstrating compliance.

(l) Orthotic or prosthetic clinical facilities that are a publicly traded corporation or that are wholly owned, directly or indirectly, by a publicly traded corporation. As used in this paragraph, a publicly traded corporation is a corporation that issues securities traded on an exchange registered with the United States Securities and Exchange Commission as a national securities exchange.

Notwithstanding this subsection, an entity shall be deemed a clinic and must be licensed under this part in order to receive reimbursement under the Florida Motor Vehicle No-Fault Law, ss. 627.730-627.7405, unless exempted under s. 627.736(5)(h).

Section 3. Subsection (6) is added to section 400.991, Florida Statutes, to read:

400.991 License requirements; background screenings; prohibitions.—

(6) All agency forms for licensure application or exemption from licensure under this part must contain the following statement:

INSURANCE FRAUD NOTICE.—A person who knowingly submits a false, misleading, or fraudulent application or other document when applying for licensure as a health care clinic, seeking an exemption from licensure as a health care clinic, or demonstrating compliance with part X of chapter 400, Florida Statutes, with the intent to use the license, exemption from licensure, or demonstration of compliance to provide services or seek reimbursement under the Florida Motor Vehicle No-Fault Law, commits a fraudulent insurance act, as defined in s. 626.989, Florida Statutes. A person who presents a claim for personal injury protection benefits knowing that the payee knowingly submitted such health care clinic application or document, commits insurance fraud, as defined in s. 817.234, Florida Statutes.

Section 4. Subsection (1) of section 626.989, Florida Statutes, is amended to read:

626.989 Investigation by department or Division of Insurance Fraud; compliance; immunity; confidential information; reports to division; division investigator's power of arrest.—

(1) For the purposes of this section;:

(a) A person commits a "fraudulent insurance act" if the person:

1. Knowingly and with intent to defraud presents, causes to be presented, or prepares with knowledge or belief that it will be presented, to or by an insurer, self-insurer, self-insurance fund, servicing corporation, purported insurer, broker, or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of, any insurance policy, or a claim for payment or other benefit pursuant to any insurance policy, which the person knows to contain materially false information concerning any fact material thereto or if the person conceals, for the purpose of misleading another, information concerning any fact material thereto.

2. *Knowingly submits:*

a. *A false, misleading, or fraudulent application or other document when applying for licensure as a health care clinic, seeking an exemption from licensure as a health care clinic, or demonstrating compliance with part X of chapter 400 with an intent to use the license, exemption from licensure, or demonstration of compliance to provide services or seek reimbursement under the Florida Motor Vehicle No-Fault Law.*

b. *A claim for payment or other benefit pursuant to a personal injury protection insurance policy under the Florida Motor Vehicle No-Fault Law if the person knows that the payee knowingly submitted a false, misleading, or fraudulent application or other document when applying for licensure as a health care clinic, seeking an exemption from licensure as a health care clinic, or demonstrating compliance with part X of chapter 400. For the purposes of this section,*

(b) The term “insurer” also includes a ~~any~~ health maintenance organization, and the term “insurance policy” also includes a health maintenance organization subscriber contract.

Section 5. Paragraph (i) of subsection (1) of section 626.9541, Florida Statutes, is amended to read:

626.9541 Unfair methods of competition and unfair or deceptive acts or practices defined.—

(1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR DECEPTIVE ACTS.—The following are defined as unfair methods of competition and unfair or deceptive acts or practices:

(i) Unfair claim settlement practices.—

1. Attempting to settle claims on the basis of an application, when serving as a binder or intended to become a part of the policy, or any other material document which was altered without notice to, or knowledge or consent of, the insured;

2. A material misrepresentation made to an insured or any other person having an interest in the proceeds payable under such contract or policy, for the purpose and with the intent of effecting settlement of such claims, loss, or damage under such contract or policy on less favorable terms than those provided in, and contemplated by, such contract or policy; or

3. Committing or performing with such frequency as to indicate a general business practice any of the following:

a. Failing to adopt and implement standards for the proper investigation of claims;

b. Misrepresenting pertinent facts or insurance policy provisions relating to coverages at issue;

c. Failing to acknowledge and act promptly upon communications with respect to claims;

d. Denying claims without conducting reasonable investigations based upon available information;

e. Failing to affirm or deny full or partial coverage of claims, and, as to partial coverage, the dollar amount or extent of coverage, or failing to provide a written statement that the claim is being investigated, upon the written request of the insured within 30 days after proof-of-loss statements have been completed;

f. Failing to promptly provide a reasonable explanation in writing to the insured of the basis in the insurance policy, in relation to the facts or applicable law, for denial of a claim or for the offer of a compromise settlement;

g. Failing to promptly notify the insured of any additional information necessary for the processing of a claim; or

h. Failing to clearly explain the nature of the requested information and the reasons why such information is necessary.

i. *Failing to pay personal injury protection insurance claims within the time periods required by s. 627.736(4)(b). The office may order the insurer to pay restitution to a policyholder, medical provider, or other claimant, including interest at a rate consistent with the amount set forth in s. 55.03(1), for the time period within which an insurer fails to pay claims as required by law. Restitution is in addition to any other penalties allowed by law, including, but not limited to, the suspension of the insurer's certificate of authority.*

4. Failing to pay undisputed amounts of partial or full benefits owed under first-party property insurance policies within 90 days after an insurer receives notice of a residential property insurance claim, determines the amounts of partial or full benefits, and agrees to coverage, unless payment of the undisputed benefits is prevented by an act of God, prevented by the impossibility of performance, or due to actions by the insured or claimant that constitute fraud, lack of cooperation, or intentional misrepresentation regarding the claim for which benefits are owed.

Section 6. Subsection (5) of section 626.9894, Florida Statutes, is amended to read:

626.9894 Gifts and grants.—

(5) Notwithstanding ~~the provisions of~~ s. 216.301 and pursuant to s. 216.351, any balance of moneys deposited into the Insurance Regulatory Trust Fund pursuant to this section ~~or s. 626.9895~~ remaining at the end of any fiscal year ~~is shall be~~ available for carrying out the duties and responsibilities of the division. The department may request annual appropriations from the grants and donations received pursuant to this section ~~or s. 626.9895~~ and cash balances in the Insurance Regulatory Trust Fund for the purpose of carrying out its duties and responsibilities related to the division's anti-fraud efforts, including the funding of dedicated prosecutors and related personnel.

Section 7. Section 626.9895, Florida Statutes, is created to read:

626.9895 *Motor vehicle insurance fraud direct-support organization.—*

(1) *DEFINITIONS.—As used in this section, the term:*

(a) *“Division” means the Division of Insurance Fraud of the Department of Financial Services.*

(b) *“Motor vehicle insurance fraud” means any act defined as a “fraudulent insurance act” under s. 626.989, which relates to the coverage of motor vehicle insurance as described in part XI of chapter 627.*

(c) *“Organization” means the direct-support organization established under this section.*

(2) *ORGANIZATION ESTABLISHED.—The division may establish a direct-support organization, to be known as the “Automobile Insurance Fraud Strike Force,” whose sole purpose is to support the prosecution, investigation, and prevention of motor vehicle insurance fraud. The organization shall:*

(a) *Be a not-for-profit corporation incorporated under chapter 617 and approved by the Department of State.*

(b) *Be organized and operated to conduct programs and activities; raise funds; request and receive grants, gifts, and bequests of money; acquire, receive, hold, invest, and administer, in its own name, securities, funds, objects of value, or other property, real or personal; and make grants and expenditures to or for the direct or indirect benefit of the division, state attorneys' offices, the statewide prosecutor, the Agency for Health Care Administration, and the Department of Health to the extent that such grants and expenditures are used exclusively to advance the prosecution, investigation, or prevention of motor vehicle insurance fraud. Grants and expenditures may include the cost of salaries or benefits of motor vehicle insurance fraud investigators, prosecutors, or support personnel if such grants and expenditures do not interfere with prosecutorial independence or otherwise create conflicts of interest which threaten the success of prosecutions.*

(c) *Be determined by the division to operate in a manner that promotes the goals of laws relating to motor vehicle insurance fraud, that is in the best interest of the state, and that is in accordance with the adopted goals and mission of the division.*

(d) *Use all of its grants and expenditures solely for the purpose of preventing and decreasing motor vehicle insurance fraud, and not for advertising using the likeness or name of any elected official nor for the purpose of lobbying as defined in s. 11.045.*

(e) *Be subject to an annual financial audit in accordance with s. 215.981.*

(3) *CONTRACT.—The organization shall operate under written contract with the division. The contract must provide for:*

(a) *Approval of the articles of incorporation and bylaws of the organization by the division.*

(b) *Submission of an annual budget for approval of the division. The budget must require the organization to minimize costs to the division*

and its members at all times by using existing personnel and property and allowing for telephonic meetings if appropriate.

(c) Certification by the division that the organization is complying with the terms of the contract and in a manner consistent with the goals and purposes of the department and in the best interest of the state. Such certification must be made annually and reported in the official minutes of a meeting of the organization.

(d) Allocation of funds to address motor vehicle insurance fraud.

(e) Reversion of moneys and property held in trust by the organization for motor vehicle insurance fraud prosecution, investigation, and prevention to the division if the organization is no longer approved to operate for the department or if the organization ceases to exist, or to the state if the division ceases to exist.

(f) Specific criteria to be used by the organization's board of directors to evaluate the effectiveness of funding used to combat motor vehicle insurance fraud.

(g) The fiscal year of the organization, which begins July 1 of each year and ends June 30 of the following year.

(h) Disclosure of the material provisions of the contract, and distinguishing between the department and the organization to donors of gifts, contributions, or bequests, including providing such disclosure on all promotional and fundraising publications.

(4) BOARD OF DIRECTORS.—

(a) The board of directors of the organization shall consist of the following eleven members:

1. The Chief Financial Officer, or designee, who shall serve as chair.
2. Two state attorneys, one of whom shall be appointed by the Chief Financial Officer and one of whom shall be appointed by the Attorney General.
3. Two representatives of motor vehicle insurers appointed by the Chief Financial Officer.
4. Two representatives of local law enforcement agencies, one of whom shall be appointed by the Chief Financial Officer and one of whom shall be appointed by the Attorney General.
5. Two representatives of the types of health care providers who regularly make claims for benefits under ss. 627.730-627.7405, one of whom shall be appointed by the President of the Senate and one of whom shall be appointed by the Speaker of the House of Representatives. The appointees may not represent the same type of health care provider.
6. A private attorney that has experience in representing claimants in actions for benefits under ss. 627.730-627.7405, who shall be appointed by the President of the Senate.
7. A private attorney who has experience in representing insurers in actions for benefits under ss. 627.730-627.7405, who shall be appointed by the Speaker of the House of Representatives.

(b) The officer who appointed a member of the board may remove that member for any reason. The term of office of an appointed member expires at the same time as the term of the officer who appointed him or her or at such earlier time as the person ceases to be qualified.

(5) USE OF PROPERTY.—The department may authorize, without charge, appropriate use of fixed property and facilities of the division by the organization, subject to this subsection.

(a) The department may prescribe any condition with which the organization must comply in order to use the division's property or facilities.

(b) The department may not authorize the use of the division's property or facilities if the organization does not provide equal membership and employment opportunities to all persons regardless of race, religion, sex, age, or national origin.

(c) The department shall adopt rules prescribing the procedures by which the organization is governed and any conditions with which the organization must comply to use the division's property or facilities.

(6) CONTRIBUTIONS FROM INSURERS.—Contributions from an insurer to the organization shall be allowed as an appropriate business expense of the insurer for all regulatory purposes.

(7) DEPOSITORY ACCOUNT.—Any moneys received by the organization may be held in a separate depository account in the name of the organization and subject to the contract with the division.

(8) DIVISION'S RECEIPT OF PROCEEDS.—Proceeds received by the division from the organization shall be deposited into the Insurance Regulatory Trust Fund.

Section 8. Section 627.7311, Florida Statutes, is created to read:

627.7311 Effect of law on personal injury protection policies.—The provisions and procedures authorized in ss. 627.730-627.7405 shall be implemented by insurers offering policies pursuant to the Florida Motor Vehicle No-Fault Law. The Legislature intends that these provisions and procedures have full force and effect regardless of their express inclusion in an insurance policy form, and a specific provision or procedure authorized in ss. 627.730-627.7405 shall control over general provisions in an insurance policy form. An insurer is not required to amend its policy form or to expressly notify providers, claimants, or insureds in order to implement and apply such provisions or procedures.

Section 9. Effective January 1, 2013, subsections (16) and (17) are added to section 627.732, Florida Statutes, to read:

627.732 Definitions.—As used in ss. 627.730-627.7405, the term:

(16) "Emergency medical condition" means a medical condition manifesting itself by acute symptoms of sufficient severity, which may include severe pain, such that the absence of immediate medical attention could reasonably be expected to result in any of the following:

- (a) Serious jeopardy to patient health.
- (b) Serious impairment to bodily functions.
- (c) Serious dysfunction of any bodily organ or part.

(17) "Entity wholly owned" means a proprietorship, group practice, partnership, or corporation that provides health care services rendered by licensed health care practitioners and in which licensed health care practitioners are the business owners of all aspects of the business entity, including, but not limited to, being reflected as the business owners on the title or lease of the physical facility, filing taxes as the business owners, being account holders on the entity's bank account, being listed as the principals on all incorporation documents required by this state, and having ultimate authority over all personnel and compensation decisions relating to the entity. However, this definition does not apply to an entity that is wholly owned, directly or indirectly, by a hospital licensed under chapter 395.

Section 10. Effective January 1, 2013, subsections (1), (4), (5), (6), (7), (8), (9), (10), and (11) of section 627.736, Florida Statutes, are amended, and subsection (17) is added to that section, to read:

627.736 Required personal injury protection benefits; exclusions; priority; claims.—

(1) REQUIRED BENEFITS.—An ~~Every~~ insurance policy complying with the security requirements of s. 627.733 ~~shall~~ *must* provide personal injury protection to the named insured, relatives residing in the same household, persons operating the insured motor vehicle, passengers in the ~~such~~ motor vehicle, and other persons struck by the ~~such~~ motor vehicle and suffering bodily injury while not an occupant of a self-propelled vehicle, subject to the provisions of subsection (2) and paragraph (4)(e), to a limit of \$10,000 in medical and disability benefits and \$5,000 in death benefits resulting from ~~for loss sustained by any such person as a result of~~ bodily injury, sickness, disease, or death arising out of the ownership, maintenance, or use of a motor vehicle as follows:

(a) Medical benefits.—Eighty percent of all reasonable expenses for medically necessary medical, surgical, X-ray, dental, and rehabilitative

services, including prosthetic devices; and medically necessary ambulance, hospital, and nursing services if the individual receives initial services and care pursuant to subparagraph 1. within 14 days after the motor vehicle accident. ~~However,~~ The medical benefits ~~shall~~ provide reimbursement only for: ~~such~~

1. Initial services and care that are lawfully provided, supervised, ordered, or prescribed by a physician licensed under chapter 458 or chapter 459, a dentist licensed under chapter 466, or a chiropractic physician licensed under chapter 460 or that are provided in a hospital or in a facility that owns, or is wholly owned by, a hospital. Initial services and care may also be provided by a person or entity licensed under part III of chapter 401 which provides emergency transportation and treatment.

2. Upon referral by a provider described in subparagraph 1., followup services and care consistent with the underlying medical diagnosis rendered pursuant to subparagraph 1. which may be provided, supervised, ordered, or prescribed only by a physician licensed under chapter 458 or chapter 459, a chiropractic physician licensed under chapter 460, a dentist licensed under chapter 466, or, to the extent permitted by applicable law and under the supervision of such physician, osteopathic physician, chiropractic physician, or dentist, by a physician assistant licensed under chapter 458 or chapter 459 or an advanced registered nurse practitioner licensed under chapter 464. Followup services and care may also be provided by any of the following persons or entities:

~~a.1.~~ A hospital or ambulatory surgical center licensed under chapter 395.

~~2. A person or entity licensed under ss. 401.2101-401.45 that provides emergency transportation and treatment.~~

~~b.3.~~ An entity wholly owned by one or more physicians licensed under chapter 458 or chapter 459, chiropractic physicians licensed under chapter 460, or dentists licensed under chapter 466 or by such practitioner or practitioners and the spouse, parent, child, or sibling of such that practitioner or those practitioners.

c.4. An entity that owns or is wholly owned, directly or indirectly, by a hospital or hospitals.

d. A physical therapist licensed under chapter 486, based upon a referral by a provider described in subparagraph 2.

~~e.5.~~ A health care clinic licensed under part X of chapter 400 which ~~ss. 400.990-400.995 that is:~~

~~a.~~ accredited by the Joint Commission on Accreditation of Health-care Organizations, the American Osteopathic Association, the Commission on Accreditation of Rehabilitation Facilities, or the Accreditation Association for Ambulatory Health Care, Inc.; or

~~b. A health care clinic that:~~

(I) Has a medical director licensed under chapter 458, chapter 459, or chapter 460;

(II) Has been continuously licensed for more than 3 years or is a publicly traded corporation that issues securities traded on an exchange registered with the United States Securities and Exchange Commission as a national securities exchange; and

(III) Provides at least four of the following medical specialties:

- (A) General medicine.
- (B) Radiography.
- (C) Orthopedic medicine.
- (D) Physical medicine.
- (E) Physical therapy.
- (F) Physical rehabilitation.
- (G) Prescribing or dispensing outpatient prescription medication.
- (H) Laboratory services.

3. Reimbursement for services and care provided in subparagraph 1. or subparagraph 2. up to \$10,000 if a physician licensed under chapter 458 or chapter 459, a dentist licensed under chapter 466, a physician assistant licensed under chapter 458 or chapter 459, or an advanced registered nurse practitioner licensed under chapter 464 has determined that the injured person had an emergency medical condition.

4. Reimbursement for services and care provided in subparagraph 1. or subparagraph 2. is limited to \$2,500 if any provider listed in subparagraph 1. or subparagraph 2. determines that the injured person did not have an emergency medical condition.

5. Medical benefits do not include massage as defined in s. 480.033 or acupuncture as defined in s. 457.102, regardless of the person, entity, or licensee providing massage or acupuncture, and a licensed massage therapist or licensed acupuncturist may not be reimbursed for medical benefits under this section.

6. The Financial Services Commission shall adopt by rule the form that must be used by an insurer and a health care provider specified in sub-subparagraph 2.b., sub-subparagraph 2.c., or sub-subparagraph 2.e. ~~subparagraph 3., subparagraph 4., or subparagraph 5.~~ to document that the health care provider meets the criteria of this paragraph, which rule must include a requirement for a sworn statement or affidavit.

(b) *Disability benefits.*—Sixty percent of any loss of gross income and loss of earning capacity per individual from inability to work proximately caused by the injury sustained by the injured person, plus all expenses reasonably incurred in obtaining from others ordinary and necessary services in lieu of those that, but for the injury, the injured person would have performed without income for the benefit of his or her household. All disability benefits payable under this provision ~~must shall~~ be paid at least ~~not less than~~ every 2 weeks.

(c) *Death benefits.*—Death benefits ~~equal to the lesser of \$5,000 or the remainder of unused personal injury protection benefits per individual.~~ Death benefits are in addition to the medical and disability benefits provided under the insurance policy. The insurer may pay death ~~such~~ benefits to the executor or administrator of the deceased, to any of the deceased's relatives by blood, or legal adoption, or ~~connection by~~ marriage, or to any person appearing to the insurer to be equitably entitled to such benefits ~~therein~~.

Only insurers writing motor vehicle liability insurance in this state may provide the required benefits of this section, and ~~no~~ such insurer ~~may not shall~~ require the purchase of any other motor vehicle coverage other than the purchase of property damage liability coverage as required by s. 627.7275 as a condition for providing such ~~required~~ benefits. Insurers may not require that property damage liability insurance in an amount greater than \$10,000 be purchased in conjunction with personal injury protection. Such insurers shall make benefits and required property damage liability insurance coverage available through normal marketing channels. ~~An Any~~ insurer writing motor vehicle liability insurance in this state who fails to comply with such availability requirement as a general business practice ~~violates shall be deemed to have violated~~ part IX of chapter 626, and such violation ~~constitutes shall constitute~~ an unfair method of competition or an unfair or deceptive act or practice involving the business of insurance. ~~An; and any such~~ insurer committing such violation ~~is shall be~~ subject to the penalties provided under that ~~afforded in such~~ part, as well as those provided ~~which may be afforded~~ elsewhere in the insurance code.

(4) *PAYMENT OF BENEFITS; WHEN DUE.*—Benefits due from an insurer under ss. 627.730-627.7405 are ~~shall be~~ primary, except that benefits received under any workers' compensation law ~~must shall be~~ credited against the benefits provided by subsection (1) and are ~~shall be~~ due and payable as loss accrues; upon receipt of reasonable proof of such loss and the amount of expenses and loss incurred which are covered by the policy issued under ss. 627.730-627.7405. ~~If When~~ the Agency for Health Care Administration provides, pays, or becomes liable for medical assistance under the Medicaid program related to injury, sickness, disease, or death arising out of the ownership, maintenance, or use of a motor vehicle, the benefits under ss. 627.730-627.7405 are ~~shall be~~ subject to ~~the provisions of~~ the Medicaid program. ~~However,~~ within 30 days after receiving notice that the Medicaid program paid such benefits, the insurer shall repay the full amount of the benefits to the Medicaid program.

(a) An insurer may require written notice to be given as soon as practicable after an accident involving a motor vehicle with respect to which the policy affords the security required by ss. 627.730-627.7405.

(b) Personal injury protection insurance benefits paid pursuant to this section ~~are shall be~~ overdue if not paid within 30 days after the insurer is furnished written notice of the fact of a covered loss and of the amount of same. *However:*

1. If ~~such~~ written notice of the entire claim is not furnished to the insurer ~~as to the entire claim~~, any partial amount supported by written notice is overdue if not paid within 30 days after ~~such~~ written notice is furnished to the insurer. Any part or all of the remainder of the claim that is subsequently supported by written notice is overdue if not paid within 30 days after ~~such~~ written notice is furnished to the insurer.

2. ~~If~~ ~~When~~ an insurer pays only a portion of a claim or rejects a claim, the insurer shall provide at the time of the partial payment or rejection an itemized specification of each item that the insurer had reduced, omitted, or declined to pay and any information that the insurer desires the claimant to consider related to the medical necessity of the denied treatment or to explain the reasonableness of the reduced charge ~~if; provided that this does shall~~ not limit the introduction of evidence at trial; ~~and~~ The insurer ~~must also shall~~ include the name and address of the person to whom the claimant should respond and a claim number to be referenced in future correspondence.

3. *If an insurer pays only a portion of a claim or rejects a claim due to an alleged error in the claim, the insurer, at the time of the partial payment or rejection, shall provide an itemized specification or explanation of benefits due to the specified error. Upon receiving the specification or explanation, the person making the claim, at the person's option and without waiving any other legal remedy for payment, has 15 days to submit a revised claim, which shall be considered a timely submission of written notice of a claim.*

4. ~~However,~~ Notwithstanding the fact that written notice has been furnished to the insurer, ~~any~~ payment ~~is shall not be deemed~~ overdue ~~if~~ when the insurer has reasonable proof ~~to establish~~ that the insurer is not responsible for the payment.

5. For the purpose of calculating the extent to which ~~any~~ benefits are overdue, payment shall be treated as being made on the date a draft or other valid instrument ~~that which~~ is equivalent to payment was placed in the United States mail in a properly addressed, postpaid envelope or, if not so posted, on the date of delivery.

6. This paragraph does not preclude or limit the ability of the insurer to assert that the claim was unrelated, was not medically necessary, or was unreasonable or that the amount of the charge was in excess of that permitted under, or in violation of, subsection (5). Such assertion ~~by the insurer~~ may be made at any time, including after payment of the claim or after the 30-day ~~time~~ period for payment set forth in this paragraph.

(c) Upon receiving notice of an accident that is potentially covered by personal injury protection benefits, the insurer must reserve \$5,000 of personal injury protection benefits for payment to physicians licensed under chapter 458 or chapter 459 or dentists licensed under chapter 466 who provide emergency services and care, as defined in s. 395.002(9), or who provide hospital inpatient care. The amount required to be held in reserve may be used only to pay claims from such physicians or dentists until 30 days after the date the insurer receives notice of the accident. After the 30-day period, any amount of the reserve for which the insurer has not received notice of ~~such claims a claim from a physician or dentist who provided emergency services and care or who provided hospital inpatient care~~ may then be used by the insurer to pay other claims. The time periods specified in paragraph (b) for ~~required~~ payment of personal injury protection benefits ~~are shall be~~ tolled for the period of time that an insurer is required ~~by this paragraph~~ to hold payment of a claim that is not from ~~such a physician or dentist who provided emergency services and care or who provided hospital inpatient care~~ to the extent that the personal injury protection benefits not held in reserve are insufficient to pay the claim. This paragraph does not require an insurer to establish a claim reserve for insurance accounting purposes.

(d) All overdue payments ~~shall~~ bear simple interest at the rate established under s. 55.03 or the rate established in the insurance contract, whichever is greater, for the year in which the payment became

overdue, calculated from the date the insurer was furnished with written notice of the amount of covered loss. Interest ~~is shall be~~ due at the time payment of the overdue claim is made.

(e) The insurer of the owner of a motor vehicle shall pay personal injury protection benefits for:

1. Accidental bodily injury sustained in this state by the owner while occupying a motor vehicle, or while not an occupant of a self-propelled vehicle if the injury is caused by physical contact with a motor vehicle.

2. Accidental bodily injury sustained outside this state, but within the United States of America or its territories or possessions or Canada, by the owner while occupying the owner's motor vehicle.

3. Accidental bodily injury sustained by a relative of the owner residing in the same household, under the circumstances described in subparagraph 1. or subparagraph 2., ~~if provided~~ the relative at the time of the accident is domiciled in the owner's household and is not ~~himself or herself~~ the owner of a motor vehicle with respect to which security is required under ss. 627.730-627.7405.

4. Accidental bodily injury sustained in this state by any other person while occupying the owner's motor vehicle or, if a resident of this state, while not an occupant of a self-propelled vehicle; if the injury is caused by physical contact with such motor vehicle, ~~if provided~~ the injured person is not ~~himself or herself~~:

a. The owner of a motor vehicle with respect to which security is required under ss. 627.730-627.7405; or

b. Entitled to personal injury benefits from the insurer of the owner ~~or owners~~ of such a motor vehicle.

(f) If two or more insurers are liable ~~for paying to pay~~ personal injury protection benefits for the same injury to any one person, the maximum payable ~~is shall be~~ as specified in subsection (1), and ~~the any~~ insurer paying the benefits ~~is shall be~~ entitled to recover from each of the other insurers an equitable pro rata share of the benefits paid and expenses incurred in processing the claim.

(g) It is a violation of the insurance code for an insurer to fail to timely provide benefits as required by this section with such frequency as to constitute a general business practice.

(h) Benefits ~~are shall not be~~ due or payable to or on the behalf of an insured person if that person has committed, by a material act or omission, ~~any~~ insurance fraud relating to personal injury protection coverage under his or her policy, if the fraud is admitted to in a sworn statement by the insured or ~~if it is~~ established in a court of competent jurisdiction. Any insurance fraud ~~voids shall void~~ all coverage arising from the claim related to such fraud under the personal injury protection coverage of the insured person who committed the fraud, irrespective of whether a portion of the insured person's claim may be legitimate, and any benefits paid ~~before prior to~~ the discovery of the ~~insured person's insurance fraud is shall be~~ recoverable by the insurer ~~in its entirety~~ from the person who committed insurance fraud ~~in their entirety~~. The prevailing party is entitled to its costs and ~~attorney attorney's~~ fees in any action in which it prevails in an insurer's action to enforce its right of recovery under this paragraph.

(i) *If an insurer has a reasonable belief that a fraudulent insurance act, for the purposes of s. 626.989 or s. 817.234, has been committed, the insurer shall notify the claimant, in writing, within 30 days after submission of the claim that the claim is being investigated for suspected fraud. Beginning at the end of the initial 30-day period, the insurer has an additional 60 days to conduct its fraud investigation. Notwithstanding subsection (10), no later than 90 days after the submission of the claim, the insurer must deny the claim or pay the claim with simple interest as provided in paragraph (d). Interest shall be assessed from the day the claim was submitted until the day the claim is paid. All claims denied for suspected fraudulent insurance acts shall be reported to the Division of Insurance Fraud.*

(j) *An insurer shall create and maintain for each insured a log of personal injury protection benefits paid by the insurer on behalf of the insured. If litigation is commenced, the insurer shall provide to the insured a copy of the log within 30 days after receiving a request for the log from the insured.*

(5) CHARGES FOR TREATMENT OF INJURED PERSONS.—

(a) ~~1.~~ ~~Any~~ physician, hospital, clinic, or other person or institution lawfully rendering treatment to an injured person for a bodily injury covered by personal injury protection insurance may charge the insurer and injured party only a reasonable amount pursuant to this section for the services and supplies rendered, and the insurer providing such coverage may pay for such charges directly to such person or institution lawfully rendering such treatment; if the insured receiving such treatment or his or her guardian has countersigned the properly completed invoice, bill, or claim form approved by the office upon which such charges are to be paid for as having actually been rendered, to the best knowledge of the insured or his or her guardian. ~~In no event,~~ However, ~~may~~ such a charge ~~may not exceed be in excess of~~ the amount the person or institution customarily charges for like services or supplies. ~~In determining~~ ~~With respect to a determination of~~ whether a charge for a particular service, treatment, or otherwise is reasonable, consideration may be given to evidence of usual and customary charges and payments accepted by the provider involved in the dispute, ~~and~~ reimbursement levels in the community and various federal and state medical fee schedules applicable to ~~motor vehicle automobile~~ and other insurance coverages, and other information relevant to the reasonableness of the reimbursement for the service, treatment, or supply.

~~1.2.~~ The insurer may limit reimbursement to 80 percent of the following schedule of maximum charges:

a. For emergency transport and treatment by providers licensed under chapter 401, 200 percent of Medicare.

b. For emergency services and care provided by a hospital licensed under chapter 395, 75 percent of the hospital's usual and customary charges.

c. For emergency services and care as defined by s. 395.002(4) provided in a facility licensed under chapter 395 rendered by a physician or dentist, and related hospital inpatient services rendered by a physician or dentist, the usual and customary charges in the community.

d. For hospital inpatient services, other than emergency services and care, 200 percent of the Medicare Part A prospective payment applicable to the specific hospital providing the inpatient services.

e. For hospital outpatient services, other than emergency services and care, 200 percent of the Medicare Part A Ambulatory Payment Classification for the specific hospital providing the outpatient services.

f. For all other medical services, supplies, and care, 200 percent of the allowable amount under:

(I) The participating physicians fee schedule of Medicare Part B, *except as provided in sub-sub-paragraphs (II) and (III).*

(II) *Medicare Part B, in the case of services, supplies, and care provided by ambulatory surgical centers and clinical laboratories.*

(III) *The Durable Medical Equipment Prosthetics/Orthotics and Supplies fee schedule of Medicare Part B, in the case of durable medical equipment.*

However, if such services, supplies, or care is not reimbursable under Medicare Part B, *as provided in this sub-sub-paragraph*, the insurer may limit reimbursement to 80 percent of the maximum reimbursable allowance under workers' compensation, as determined under s. 440.13 and rules adopted thereunder which are in effect at the time such services, supplies, or care is provided. Services, supplies, or care that is not reimbursable under Medicare or workers' compensation is not required to be reimbursed by the insurer.

~~2.2.~~ For purposes of subparagraph 1. ~~2.~~, the applicable fee schedule or payment limitation under Medicare is the fee schedule or payment limitation in effect on March 1 of the year in which ~~at the time~~ the services, supplies, or care is ~~was~~ rendered and for the area in which such services, supplies, or care is ~~were~~ rendered, *and the applicable fee schedule or payment limitation applies throughout the remainder of that year, notwithstanding any subsequent change made to the fee schedule or payment limitation*, except that it may not be less than the allowable amount under the ~~applicable participating physicians~~ schedule of Med-

icare Part B for 2007 for medical services, supplies, and care subject to Medicare Part B.

3.4. Subparagraph 1. ~~2.~~ does not allow the insurer to apply any limitation on the number of treatments or other utilization limits that apply under Medicare or workers' compensation. An insurer that applies the allowable payment limitations of subparagraph 1. ~~2.~~ must reimburse a provider who lawfully provided care or treatment under the scope of his or her license, regardless of whether such provider ~~is would be~~ entitled to reimbursement under Medicare due to restrictions or limitations on the types or discipline of health care providers who may be reimbursed for particular procedures or procedure codes. *However, subparagraph 1. does not prohibit an insurer from using the Medicare coding policies and payment methodologies of the federal Centers for Medicare and Medicaid Services, including applicable modifiers, to determine the appropriate amount of reimbursement for medical services, supplies, or care if the coding policy or payment methodology does not constitute a utilization limit.*

~~4.5.~~ If an insurer limits payment as authorized by subparagraph 1. ~~2.~~, the person providing such services, supplies, or care may not bill or attempt to collect from the insured any amount in excess of such limits, except for amounts that are not covered by the insured's personal injury protection coverage due to the coinsurance amount or maximum policy limits.

5. *Effective July 1, 2012, an insurer may limit payment as authorized by this paragraph only if the insurance policy includes a notice at the time of issuance or renewal that the insurer may limit payment pursuant to the schedule of charges specified in this paragraph. A policy form approved by the office satisfies this requirement. If a provider submits a charge for an amount less than the amount allowed under subparagraph 1., the insurer may pay the amount of the charge submitted.*

(b)1. An insurer or insured is not required to pay a claim or charges:

a. Made by a broker or by a person making a claim on behalf of a broker;

b. For any service or treatment that was not lawful at the time rendered;

c. To any person who knowingly submits a false or misleading statement relating to the claim or charges;

d. With respect to a bill or statement that does not substantially meet the applicable requirements of paragraph (d);

e. For any treatment or service that is upcoded, or that is unbundled when such treatment or services should be bundled, in accordance with paragraph (d). To facilitate prompt payment of lawful services, an insurer may change codes that it determines ~~to~~ have been improperly or incorrectly upcoded or unbundled; and may make payment based on the changed codes, without affecting the right of the provider to dispute the change by the insurer, ~~if, provided that~~ before doing so, the insurer ~~contacts must contact~~ the health care provider and ~~discusses discuss~~ the reasons for the insurer's change and the health care provider's reason for the coding, or ~~makes make~~ a reasonable good faith effort to do so, as documented in the insurer's file; and

f. For medical services or treatment billed by a physician and not provided in a hospital unless such services are rendered by the physician or are incident to his or her professional services and are included on the physician's bill, including documentation verifying that the physician is responsible for the medical services that were rendered and billed.

2. The Department of Health, in consultation with the appropriate professional licensing boards, shall adopt, by rule, a list of diagnostic tests deemed not to be medically necessary for use in the treatment of persons sustaining bodily injury covered by personal injury protection benefits under this section. ~~The initial list shall be adopted by January 1, 2004, and~~ shall be revised from time to time as determined by the Department of Health, in consultation with the respective professional licensing boards. Inclusion of a test on the list ~~of invalid diagnostic tests~~ shall be based on lack of demonstrated medical value and a level of general acceptance by the relevant provider community and ~~may shall~~ not be dependent for results entirely upon subjective patient response. Notwithstanding its inclusion on a fee schedule in this subsection, an

insurer or insured is not required to pay any charges or reimburse claims for ~~an any~~ invalid diagnostic test as determined by the Department of Health.

(c)1. With respect to any treatment or service, other than medical services billed by a hospital or other provider for emergency services *and care* as defined in s. 395.002 or inpatient services rendered at a hospital-owned facility, the statement of charges must be furnished to the insurer by the provider and may not include, and the insurer is not required to pay, charges for treatment or services rendered more than 35 days before the postmark date or electronic transmission date of the statement, except for past due amounts previously billed on a timely basis under this paragraph, and except that, if the provider submits to the insurer a notice of initiation of treatment within 21 days after its first examination or treatment of the claimant, the statement may include charges for treatment or services rendered up to, but not more than, 75 days before the postmark date of the statement. The injured party is not liable for, and the provider ~~may shall~~ not bill the injured party for, charges that are unpaid because of the provider's failure to comply with this paragraph. Any agreement requiring the injured person or insured to pay for such charges is unenforceable.

1.2. ~~If, however,~~ the insured fails to furnish the provider with the correct name and address of the insured's personal injury protection insurer, the provider has 35 days from the date the provider obtains the correct information to furnish the insurer with a statement of the charges. The insurer is not required to pay for such charges unless the provider includes with the statement documentary evidence that was provided by the insured during the 35-day period demonstrating that the provider reasonably relied on erroneous information from the insured and either:

- a. A denial letter from the incorrect insurer; or
- b. Proof of mailing, which may include an affidavit under penalty of perjury, reflecting timely mailing to the incorrect address or insurer.

2.3. For emergency services and care ~~as defined in s. 395.002~~ rendered in a hospital emergency department or for transport and treatment rendered by an ambulance provider licensed pursuant to part III of chapter 401, the provider is not required to furnish the statement of charges within the time periods established by this paragraph, and the insurer ~~is shall~~ not be considered to have been furnished with notice of the amount of covered loss for purposes of paragraph (4)(b) until it receives a statement complying with paragraph (d), or copy thereof, which specifically identifies the place of service to be a hospital emergency department or an ambulance in accordance with billing standards recognized by the *federal Centers for Medicare and Medicaid Services Health Care Finance Administration*.

3.4. Each notice of the insured's rights under s. 627.7401 must include the following statement *in at least 12-point type in type no smaller than 12 points*:

BILLING REQUIREMENTS.—Florida law provides ~~Statutes provide~~ that with respect to any treatment or services, other than certain hospital and emergency services, the statement of charges furnished to the insurer by the provider may not include, and the insurer and the injured party are not required to pay, charges for treatment or services rendered more than 35 days before the postmark date of the statement, except for past due amounts previously billed on a timely basis, and except that, if the provider submits to the insurer a notice of initiation of treatment within 21 days after its first examination or treatment of the claimant, the statement may include charges for treatment or services rendered up to, but not more than, 75 days before the postmark date of the statement.

(d) All statements and bills for medical services rendered by ~~a any~~ physician, hospital, clinic, or other person or institution shall be submitted to the insurer on a properly completed Centers for Medicare and Medicaid Services (CMS) 1500 form, UB 92 forms, or any other standard form approved by the office or adopted by the commission for purposes of this paragraph. All billings for such services rendered by providers *must shall*, to the extent applicable, follow the Physicians' Current Procedural Terminology (CPT) or Healthcare Correct Procedural Coding System (HCPCS), or ICD-9 in effect for the year in which services are rendered and comply with the ~~Centers for Medicare and Medicaid Services (CMS) 1500 form instructions, and the American Medical Association Current~~

~~Procedural Terminology (CPT) Editorial Panel, and the Healthcare Correct Procedural Coding System (HCPCS).~~ All providers, other than hospitals, *must shall* include on the applicable claim form the professional license number of the provider in the line or space provided for "Signature of Physician or Supplier, Including Degrees or Credentials." In determining compliance with applicable CPT and HCPCS coding, guidance shall be provided by the Physicians' Current Procedural Terminology (CPT) or the Healthcare Correct Procedural Coding System (HCPCS) in effect for the year in which services were rendered, the Office of the Inspector General (~~OIG~~), Physicians Compliance Guidelines, and other authoritative treatises designated by rule by the Agency for Health Care Administration. ~~A No~~ statement of medical services may *not* include charges for medical services of a person or entity that performed such services without possessing the valid licenses required to perform such services. For purposes of paragraph (4)(b), an insurer *is shall* not be considered to have been furnished with notice of the amount of covered loss or medical bills due unless the statements or bills comply with this paragraph, and ~~unless the statements or bills~~ are properly completed in their entirety as to all material provisions, with all relevant information being provided therein.

(e)1. At the initial treatment or service provided, each physician, other licensed professional, clinic, or other medical institution providing medical services upon which a claim for personal injury protection benefits is based shall require an insured person, or his or her guardian, to execute a disclosure and acknowledgment form, which reflects at a minimum that:

- a. The insured, or his or her guardian, must countersign the form attesting to the fact that the services set forth therein were actually rendered;
- b. The insured, or his or her guardian, has both the right and affirmative duty to confirm that the services were actually rendered;
- c. The insured, or his or her guardian, was not solicited by any person to seek any services from the medical provider;
- d. The physician, other licensed professional, clinic, or other medical institution rendering services for which payment is being claimed explained the services to the insured or his or her guardian; and
- e. If the insured notifies the insurer in writing of a billing error, the insured may be entitled to a certain percentage of a reduction in the amounts paid by the insured's motor vehicle insurer.

2. The physician, other licensed professional, clinic, or other medical institution rendering services for which payment is being claimed has the affirmative duty to explain the services rendered to the insured, or his or her guardian, so that the insured, or his or her guardian, countersigns the form with informed consent.

3. Countersignature by the insured, or his or her guardian, is not required for the reading of diagnostic tests or other services that are of such a nature that they are not required to be performed in the presence of the insured.

4. The licensed medical professional rendering treatment for which payment is being claimed must sign, by his or her own hand, the form complying with this paragraph.

5. The original completed disclosure and acknowledgment form shall be furnished to the insurer pursuant to paragraph (4)(b) and may not be electronically furnished.

6. ~~The This~~ disclosure and acknowledgment form is not required for services billed by a provider ~~for emergency services as defined in s. 395.002~~; for emergency services and care as defined in s. 395.002 rendered in a hospital emergency department, or for transport and treatment rendered by an ambulance provider licensed pursuant to part III of chapter 401.

7. The Financial Services Commission shall adopt, by rule, a standard disclosure and acknowledgment form ~~to that shall~~ be used to fulfill the requirements of this paragraph, ~~effective 90 days after such form is adopted and becomes final. The commission shall adopt a proposed rule by October 1, 2003. Until the rule is final, the provider may use a form of its own which otherwise complies with the requirements of this paragraph.~~

8. As used in this paragraph, the term “countersign” or “counter-signature” ~~“countersigned”~~ means a second or verifying signature, as on a previously signed document, and is not satisfied by the statement “signature on file” or any similar statement.

9. The requirements of this paragraph apply only with respect to the initial treatment or service of the insured by a provider. For subsequent treatments or service, the provider must maintain a patient log signed by the patient, in chronological order by date of service, ~~which that~~ is consistent with the services being rendered to the patient as claimed. ~~The requirement to maintain requirements of this subparagraph for maintaining~~ a patient log signed by the patient may be met by a hospital that maintains medical records as required by s. 395.3025 and applicable rules and makes such records available to the insurer upon request.

(f) Upon written notification by any person, an insurer shall investigate any claim of improper billing by a physician or other medical provider. The insurer shall determine if the insured was properly billed for only those services and treatments that the insured actually received. If the insurer determines that the insured has been improperly billed, the insurer shall notify the insured, the person making the written notification, and the provider of its findings and ~~shall~~ reduce the amount of payment to the provider by the amount determined to be improperly billed. If a reduction is made due to a ~~such~~ written notification by any person, the insurer shall pay to the person 20 percent of the amount of the reduction, up to \$500. If the provider is arrested due to the improper billing, ~~then~~ the insurer shall pay to the person 40 percent of the amount of the reduction, up to \$500.

(g) An insurer may not systematically downcode with the intent to deny reimbursement otherwise due. Such action constitutes a material misrepresentation under s. 626.9541(1)(i)2.

(h) *As provided in s. 400.9905, an entity excluded from the definition of a clinic shall be deemed a clinic and must be licensed under part X of chapter 400 in order to receive reimbursement under ss. 627.730-627.7405. However, this licensing requirement does not apply to:*

1. *An entity wholly owned by a physician licensed under chapter 458 or chapter 459, or by the physician and the spouse, parent, child, or sibling of the physician;*

2. *An entity wholly owned by a dentist licensed under chapter 466, or by the dentist and the spouse, parent, child, or sibling of the dentist;*

3. *An entity wholly owned by a chiropractic physician licensed under chapter 460, or by the chiropractic physician and the spouse, parent, child, or sibling of the chiropractic physician;*

4. *A hospital or ambulatory surgical center licensed under chapter 395;*

5. *An entity that wholly owns or is wholly owned, directly or indirectly, by a hospital or hospitals licensed under chapter 395; or*

6. *An entity that is a clinical facility affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows.*

(6) DISCOVERY OF FACTS ABOUT AN INJURED PERSON; DISPUTES.—

(a) ~~Every employer shall.~~ If a request is made by an insurer providing personal injury protection benefits under ss. 627.730-627.7405 against whom a claim has been made, *an employer must furnish forthwith*, in a form approved by the office, a sworn statement of the earnings, since the time of the bodily injury and for a reasonable period before the injury, of the person upon whose injury the claim is based.

(b) Every physician, hospital, clinic, or other medical institution providing, before or after bodily injury upon which a claim for personal injury protection insurance benefits is based, any products, services, or accommodations in relation to that or any other injury, or in relation to a condition claimed to be connected with that or any other injury, shall, if requested ~~to do so~~ by the insurer against whom the claim has been made, furnish ~~forthwith~~ a written report of the history, condition, treatment, dates, and costs of such treatment of the injured person and why the items identified by the insurer were reasonable in amount and medically necessary, together with a sworn statement that the treatment or ser-

vices rendered were reasonable and necessary with respect to the bodily injury sustained and identifying which portion of the expenses for such treatment or services was incurred as a result of such bodily injury, and produce ~~forthwith~~, and ~~allow permit~~ the inspection and copying of, his or her or its records regarding such history, condition, treatment, dates, and costs of treatment ~~if, provided that this does shall~~ not limit the introduction of evidence at trial. Such sworn statement ~~must shall~~ read as follows: “Under penalty of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.” A ~~No~~ cause of action for violation of the physician-patient privilege or invasion of the right of privacy ~~may not be brought shall be permitted~~ against any physician, hospital, clinic, or other medical institution complying with the provisions of this section. The person requesting such records and such sworn statement shall pay all reasonable costs connected therewith. If an insurer makes a written request for documentation or information under this paragraph within 30 days after having received notice of the amount of a covered loss under paragraph (4)(a), the amount or the partial amount ~~that which~~ is the subject of the insurer’s inquiry ~~is shall become~~ overdue if the insurer does not pay in accordance with paragraph (4)(b) or within 10 days after the insurer’s receipt of the requested documentation or information, whichever occurs later. ~~As used in~~ For purposes of this paragraph, the term “receipt” includes, but is not limited to, inspection and copying pursuant to this paragraph. ~~An Any~~ insurer that requests documentation or information pertaining to reasonableness of charges or medical necessity under this paragraph without a reasonable basis for such requests as a general business practice is engaging in an unfair trade practice under the insurance code.

(c) In the event of a ~~any~~ dispute regarding an insurer’s right to discovery of facts under this section, the insurer may petition a court of competent jurisdiction to enter an order permitting such discovery. The order may be made only on motion for good cause shown and upon notice to all persons having an interest, and ~~must it shall~~ specify the time, place, manner, conditions, and scope of the discovery. ~~Such court may.~~ In order to protect against annoyance, embarrassment, or oppression, as justice requires, ~~the court may~~ enter an order refusing discovery or specifying conditions of discovery and may order payments of costs and expenses of the proceeding, including reasonable fees for the appearance of attorneys at the proceedings, as justice requires.

(d) The injured person shall be furnished, upon request, a copy of all information obtained by the insurer under ~~the provisions of~~ this section, and ~~shall~~ pay a reasonable charge, if required by the insurer.

(e) Notice to an insurer of the existence of a claim ~~may shall~~ not be unreasonably withheld by an insured.

(f) *In a dispute between the insured and the insurer, or between an assignee of the insured’s rights and the insurer, upon request, the insurer must notify the insured or the assignee that the policy limits under this section have been reached within 15 days after the limits have been reached.*

(g) *An insured seeking benefits under ss. 627.730–627.7405, including an omnibus insured, must comply with the terms of the policy, which include, but are not limited to, submitting to an examination under oath. The scope of questioning during the examination under oath is limited to relevant information or information that could reasonably be expected to lead to relevant information. Compliance with this paragraph is a condition precedent to receiving benefits. An insurer that, as a general business practice as determined by the office, requests an examination under oath of an insured or an omnibus insured without a reasonable basis is subject to s. 626.9541.*

(7) MENTAL AND PHYSICAL EXAMINATION OF INJURED PERSON; REPORTS.—

(a) Whenever the mental or physical condition of an injured person covered by personal injury protection is material to any claim that has been or may be made for past or future personal injury protection insurance benefits, such person shall, upon the request of an insurer, submit to mental or physical examination by a physician or physicians. The costs of any examinations requested by an insurer shall be borne entirely by the insurer. Such examination shall be conducted within the municipality where the insured is receiving treatment, or in a location reasonably accessible to the insured, which, for purposes of this paragraph, means any location within the municipality in which the insured

resides, or any location within 10 miles by road of the insured's residence, provided such location is within the county in which the insured resides. If the examination is to be conducted in a location reasonably accessible to the insured, and if there is no qualified physician to conduct the examination in a location reasonably accessible to the insured, ~~then~~ such examination shall be conducted in an area of the closest proximity to the insured's residence. Personal protection insurers are authorized to include reasonable provisions in personal injury protection insurance policies for mental and physical examination of those claiming personal injury protection insurance benefits. An insurer may not withdraw payment of a treating physician without the consent of the injured person covered by the personal injury protection, unless the insurer first obtains a valid report by a Florida physician licensed under the same chapter as the treating physician whose treatment authorization is sought to be withdrawn, stating that treatment was not reasonable, related, or necessary. A valid report is one that is prepared and signed by the physician examining the injured person or reviewing the treatment records of the injured person and is factually supported by the examination and treatment records if reviewed and that has not been modified by anyone other than the physician. The physician preparing the report must be in active practice, unless the physician is physically disabled. Active practice means that during the 3 years immediately preceding the date of the physical examination or review of the treatment records the physician must have devoted professional time to the active clinical practice of evaluation, diagnosis, or treatment of medical conditions or to the instruction of students in an accredited health professional school or accredited residency program or a clinical research program that is affiliated with an accredited health professional school or teaching hospital or accredited residency program. The physician preparing a report at the request of an insurer and physicians rendering expert opinions on behalf of persons claiming medical benefits for personal injury protection, or on behalf of an insured through an attorney or another entity, shall maintain, for at least 3 years, copies of all examination reports as medical records and shall maintain, for at least 3 years, records of all payments for the examinations and reports. Neither an insurer nor any person acting at the direction of or on behalf of an insurer may materially change an opinion in a report prepared under this paragraph or direct the physician preparing the report to change such opinion. The denial of a payment as the result of such a changed opinion constitutes a material misrepresentation under s. 626.954(1)(i) 2.; however, this provision does not preclude the insurer from calling to the attention of the physician errors of fact in the report based upon information in the claim file.

(b) If requested by the person examined, a party causing an examination to be made shall deliver to him or her a copy of every written report concerning the examination rendered by an examining physician, at least one of which reports must set out the examining physician's findings and conclusions in detail. After such request and delivery, the party causing the examination to be made is entitled, upon request, to receive from the person examined every written report available to him or her or his or her representative concerning any examination, previously or thereafter made, of the same mental or physical condition. By requesting and obtaining a report of the examination so ordered, or by taking the deposition of the examiner, the person examined waives any privilege he or she may have, in relation to the claim for benefits, regarding the testimony of every other person who has examined, or may thereafter examine, him or her in respect to the same mental or physical condition. If a person unreasonably refuses to submit to or fails to appear at an examination, the personal injury protection carrier is no longer liable for subsequent personal injury protection benefits. *An insured's refusal to submit to or failure to appear at two examinations raises a rebuttable presumption that the insured's refusal or failure was unreasonable.*

(8) **APPLICABILITY OF PROVISION REGULATING ATTORNEY ATTORNEYS FEES.**—With respect to any dispute under the provisions of ss. 627.730-627.7405 between the insured and the insurer, or between an assignee of an insured's rights and the insurer, the provisions of ss. 627.428 and 768.79 ~~shall~~ apply, except as provided in subsections (10) and (15), and except that any attorney fees recovered must:

- (a) Comply with prevailing professional standards;
- (b) Not overstate or inflate the number of hours reasonably necessary for a case of comparable skill or complexity; and

(c) Represent legal services that are reasonable and necessary to achieve the result obtained.

Upon request by either party, a judge must make written findings, substantiated by evidence presented at trial or any hearings associated therewith, that any award of attorney fees complies with this subsection. Notwithstanding s. 627.428, attorney fees recovered under ss. 627.730-627.7405 must be calculated without regard to a contingency risk multiplier.

(9) **PREFERRED PROVIDERS.**—An insurer may negotiate and ~~contract enter into contracts~~ with preferred licensed health care providers for the benefits described in this section, ~~referred to in this section as "preferred providers,"~~ which shall include health care providers licensed under ~~chapter chapters~~ 458, chapter 459, chapter 460, chapter 461, or chapter 463. The insurer may provide an option to an insured to use a preferred provider at the time of ~~purchasing purchase of~~ the policy for personal injury protection benefits, if the requirements of this subsection are met. If the insured elects to use a provider who is not a preferred provider, whether the insured purchased a preferred provider policy or a nonpreferred provider policy, the medical benefits provided by the insurer shall be as required by this section. If the insured elects to use a provider who is a preferred provider, the insurer may pay medical benefits in excess of the benefits required by this section and may waive or lower the amount of any deductible that applies to such medical benefits. If the insurer offers a preferred provider policy to a policyholder or applicant, it must also offer a nonpreferred provider policy. The insurer shall provide each insured ~~policyholder~~ with a current roster of preferred providers in the county in which the insured resides at the time of purchase of such policy, and shall make such list available for public inspection during regular business hours at the ~~insurer's~~ principal office of the insurer within the state.

(10) **DEMAND LETTER.**—

(a) As a condition precedent to filing any action for benefits under this section, ~~the insurer must be provided with~~ written notice of an intent to initiate litigation *must be provided to the insurer*. Such notice may not be sent until the claim is overdue, including any additional time the insurer has to pay the claim pursuant to paragraph (4)(b).

(b) The notice ~~must required shall~~ state that it is a "demand letter under s. 627.736(10)" and ~~shall~~ state with specificity:

1. The name of the insured upon which such benefits are being sought, including a copy of the assignment giving rights to the claimant if the claimant is not the insured.
2. The claim number or policy number upon which such claim was originally submitted to the insurer.
3. To the extent applicable, the name of any medical provider who rendered to an insured the treatment, services, accommodations, or supplies that form the basis of such claim; and an itemized statement specifying each exact amount, the date of treatment, service, or accommodation, and the type of benefit claimed to be due. A completed form satisfying the requirements of paragraph (5)(d) or the lost-wage statement previously submitted may be used as the itemized statement. To the extent that the demand involves an insurer's withdrawal of payment under paragraph (7)(a) for future treatment not yet rendered, the claimant shall attach a copy of the insurer's notice withdrawing such payment and an itemized statement of the type, frequency, and duration of future treatment claimed to be reasonable and medically necessary.

(c) Each notice required by this subsection must be delivered to the insurer by United States certified or registered mail, return receipt requested. Such postal costs shall be reimbursed by the insurer if ~~so~~ requested by the claimant in the notice, when the insurer pays the claim. Such notice must be sent to the person and address specified by the insurer for the purposes of receiving notices under this subsection. Each licensed insurer, whether domestic, foreign, or alien, shall file with the office ~~designation of~~ the name and address of the *designated* person to whom notices ~~must pursuant to this subsection shall~~ be sent which the office shall make available on its Internet website. The name and address on file with the office pursuant to s. 624.422 ~~are shall be~~ deemed the authorized representative to accept notice pursuant to this subsection ~~if in the event~~ no other designation has been made.

(d) If, within 30 days after receipt of notice by the insurer, the overdue claim specified in the notice is paid by the insurer together with applicable interest and a penalty of 10 percent of the overdue amount paid by the insurer, subject to a maximum penalty of \$250, no action may be brought against the insurer. If the demand involves an insurer's withdrawal of payment under paragraph (7)(a) for future treatment not yet rendered, no action may be brought against the insurer if, within 30 days after its receipt of the notice, the insurer mails to the person filing the notice a written statement of the insurer's agreement to pay for such treatment in accordance with the notice and to pay a penalty of 10 percent, subject to a maximum penalty of \$250, when it pays for such future treatment in accordance with the requirements of this section. To the extent the insurer determines not to pay any amount demanded, the penalty ~~is shall~~ not be payable in any subsequent action. For purposes of this subsection, payment or the insurer's agreement shall be treated as being made on the date a draft or other valid instrument that is equivalent to payment, or the insurer's written statement of agreement, is placed in the United States mail in a properly addressed, postpaid envelope, or if not so posted, on the date of delivery. The insurer is not obligated to pay any ~~attorney attorney's~~ fees if the insurer pays the claim or mails its agreement to pay for future treatment within the time prescribed by this subsection.

(e) The applicable statute of limitation for an action under this section shall be tolled for ~~a period of~~ 30 business days by the mailing of the notice required by this subsection.

~~(f) Any insurer making a general business practice of not paying valid claims until receipt of the notice required by this subsection is engaging in an unfair trade practice under the insurance code.~~

(11) FAILURE TO PAY VALID CLAIMS; UNFAIR OR DECEPTIVE PRACTICE.—

~~(a) If An insurer fails to pay valid claims for personal injury protection with such frequency so as to indicate a general business practice, the insurer is engaging in a prohibited unfair or deceptive practice that is subject to the penalties provided in s. 626.9521 and the office has the powers and duties specified in ss. 626.9561-626.9601 if the insurer, with such frequency so as to indicate a general business practice: with respect thereto~~

1. ~~Fails to pay valid claims for personal injury protection;~~
2. ~~Fails to pay valid claims until receipt of the notice required by subsection (10).~~

(b) Notwithstanding s. 501.212, the Department of Legal Affairs may investigate and initiate actions for a violation of this subsection, including, but not limited to, the powers and duties specified in part II of chapter 501.

(17) ~~NONREIMBURSIBLE CLAIMS.-Claims generated as a result of activities that are unlawful pursuant to s. 817.505 are not reimbursable under the Florida Motor Vehicle No-Fault Law.~~

Section 11. Effective December 1, 2012, subsection (16) of section 627.736, Florida Statutes, is amended to read:

627.736 Required personal injury protection benefits; exclusions; priority; claims.—

(16) ~~SECURE ELECTRONIC DATA TRANSFER.—If all parties mutually and expressly agree,~~ A notice, documentation, transmission, or communication of any kind required or authorized under ss. 627.730-627.7405 may be transmitted electronically if it is transmitted by secure electronic data transfer that is consistent with state and federal privacy and security laws.

Section 12. Section 627.7405, Florida Statutes, is amended to read:

627.7405 Insurers' right of reimbursement.—

(1) ~~Notwithstanding any other provisions of~~ ss. 627.730-627.7405, ~~an~~ insurer providing personal injury protection benefits on a private passenger motor vehicle shall have, to the extent of any personal injury protection benefits paid to any person as a benefit arising out of such private passenger motor vehicle insurance, a right of reimbursement against the owner or the insurer of the owner of a commercial motor

vehicle, if the benefits paid result from such person having been an occupant of the commercial motor vehicle or having been struck by the commercial motor vehicle while not an occupant of any self-propelled vehicle.

(2) ~~The insurer's right of reimbursement under this section does not apply to an owner or registrant as identified in s. 627.733(1)(b).~~

Section 13. Subsections (1), (10), and (13) of section 817.234, Florida Statutes, are amended to read:

817.234 False and fraudulent insurance claims.—

(1)(a) A person commits insurance fraud punishable as provided in subsection (11) if that person, with the intent to injure, defraud, or deceive any insurer:

1. Presents or causes to be presented any written or oral statement as part of, or in support of, a claim for payment or other benefit pursuant to an insurance policy or a health maintenance organization subscriber or provider contract, knowing that such statement contains any false, incomplete, or misleading information concerning any fact or thing material to such claim;

2. Prepares or makes any written or oral statement that is intended to be presented to any insurer in connection with, or in support of, any claim for payment or other benefit pursuant to an insurance policy or a health maintenance organization subscriber or provider contract, knowing that such statement contains any false, incomplete, or misleading information concerning any fact or thing material to such claim; ~~or~~

3.a. Knowingly presents, causes to be presented, or prepares or makes with knowledge or belief that it will be presented to any insurer, purported insurer, servicing corporation, insurance broker, or insurance agent, or any employee or agent thereof, any false, incomplete, or misleading information or written or oral statement as part of, or in support of, an application for the issuance of, or the rating of, any insurance policy, or a health maintenance organization subscriber or provider contract; or

b. ~~Who~~ Knowingly conceals information concerning any fact material to such application; ~~or-~~

4. ~~Knowingly presents, causes to be presented, or prepares or makes with knowledge or belief that it will be presented to any insurer a claim for payment or other benefit under a personal injury protection insurance policy if the person knows that the payee knowingly submitted a false, misleading, or fraudulent application or other document when applying for licensure as a health care clinic, seeking an exemption from licensure as a health care clinic, or demonstrating compliance with part X of chapter 400.~~

(b) All claims and application forms ~~must shall~~ contain a statement that is approved by the Office of Insurance Regulation of the Financial Services Commission which clearly states in substance the following: "Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree." This paragraph ~~does shall~~ not apply to reinsurance contracts, reinsurance agreements, or reinsurance claims transactions.

(10) ~~A licensed health care practitioner who is found guilty of insurance fraud under this section for an act relating to a personal injury protection insurance policy loses his or her license to practice for 5 years and may not receive reimbursement for personal injury protection benefits for 10 years. As used in this section, the term "insurer" means any insurer, health maintenance organization, self-insurer, self-insurance fund, or other similar entity or person regulated under chapter 440 or chapter 641 or by the Office of Insurance Regulation under the Florida Insurance Code.~~

(13) As used in this section, ~~the term:~~

(a) "Insurer" means any insurer, health maintenance organization, self-insurer, self-insurance fund, or similar entity or person regulated under chapter 440 or chapter 641 or by the Office of Insurance Regulation under the Florida Insurance Code.

(b)(a) "Property" means property as defined in s. 812.012.

(c)(b) "Value" means value as defined in s. 812.012.

Section 14. Subsection (4) of section 316.065, Florida Statutes, is amended to read:

316.065 Crashes; reports; penalties.—

(4) Any person who knowingly repairs a motor vehicle without having made a report as required by subsection (3) is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. The owner and driver of a vehicle involved in a crash who makes a report thereof in accordance with subsection (1) ~~or s. 316.066(1)~~ is not liable under this section.

Section 15. (1) *Within 60 days after the effective date of this section, the Office of Insurance Regulation shall enter into a contract with an independent consultant to calculate the savings expected as a result of this act. The contract shall require the use of generally accepted actuarial techniques and standards as provided in s. 627.0651, Florida Statutes, in determining the expected impact on losses and expenses. By September 15, 2012, the office shall submit to the Governor, the President of Senate, and the Speaker of the House of Representatives a report concerning the results of the independent consultant's calculations.*

(2) *By October 1, 2012, an insurer writing private passenger automobile personal injury protection insurance in this state shall make a rate filing with the Office of Insurance Regulation. A rate certification is not sufficient to satisfy this requirement. If the insurer requests a rate in excess of a 10-percent reduction as applied to the current rate in its overall base rate for personal injury protection insurance, the insurer must include in its rate filing a detailed explanation of the reasons for failure to achieve a 10-percent reduction.*

(3) *By January 1, 2014, an insurer writing private passenger automobile personal injury protection insurance in this state shall make a rate filing with the Office of Insurance Regulation. A rate certification is not sufficient to satisfy this requirement. If the insurer requests a rate in excess of a 25-percent reduction as applied to the rate in effect as of the effective date of this act in its overall base rate for personal injury protection insurance since the effective date of this act, the insurer must include in its rate filing a detailed explanation of the reasons for failure to achieve a 25-percent reduction.*

(4) *If an insurer fails to provide the detailed explanation required by subsection (2) or subsection (3), the Office of Insurance Regulation shall order the insurer to stop writing new personal injury protection policies in this state until it provides the required explanation.*

(5) *The sum of \$200,000 of nonrecurring revenue is appropriated from the Insurance Regulatory Trust Fund to the Office of Insurance Regulation for the purpose of implementing the requirements of subsection (1) during the 2011-2012 fiscal year. Any unexpended balance of the appropriation at the end of the fiscal year shall be carried forward and be available for expenditure during the 2012-2013 fiscal year. Notwithstanding s. 287.057, Florida Statutes, the office may retain an independent consultant to implement the requirements of subsection (1) without a competitive solicitation.*

(6) *This section shall take effect upon this act becoming a law.*

Section 16. *The Office of Insurance Regulation shall perform a comprehensive personal injury protection data call and publish the results by January 1, 2015. It is the intent of the Legislature that the office design the data call with the expectation that the Legislature will use the data to help evaluate market conditions relating to the Florida Motor Vehicle No-Fault Law and the impact on the market of reforms to the law made by this act. The elements of the data call must address, but need not be limited to, the following components of the Florida Motor Vehicle No-Fault Law:*

(1) *Quantity of personal injury protection claims.*

(2) *Type or nature of claimants.*

(3) *Amount and type of personal injury protection benefits paid and expenses incurred.*

(4) *Type and quantity of, and charges for, medical benefits.*

(5) *Attorney fees related to bringing and defending actions for benefits.*

(6) *Direct earned premiums for personal injury protection coverage, pure loss ratios, pure premiums, and other information related to premiums and losses.*

(7) *Licensed drivers and accidents.*

(8) *Fraud and enforcement.*

Section 17. *If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.*

Section 18. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove lines 1553-1667 of the amendment and insert: A bill to be entitled An act relating to motor vehicle personal injury protection insurance; amending s. 316.066, F.S.; revising the conditions for completing the long-form traffic crash report; revising the information contained in the short-form and long-form reports; revising the requirements relating to the driver's responsibility for submitting a report for crashes not requiring a law enforcement report; amending s. 400.9905, F.S.; providing that certain entities exempt from licensure as a health care clinic must nonetheless be licensed in order to receive reimbursement for the provision of personal injury protection benefits; amending s. 400.991, F.S.; requiring that an application for licensure, or exemption from licensure, as a health care clinic include a statement regarding insurance fraud; amending s. 626.989, F.S.; providing that knowingly submitting false, misleading, or fraudulent documents relating to licensure as a health care clinic, or submitting a claim for personal injury protection relating to clinic licensure documents, is a fraudulent insurance act under certain conditions; amending s. 626.9541, F.S.; specifying an additional unfair claim settlement practice; creating s. 626.9895, F.S.; providing definitions; authorizing the Division of Insurance Fraud of the Department of Financial Services to establish a direct-support organization for the purpose of prosecuting, investigating, and preventing motor vehicle insurance fraud; providing requirements for, and duties of, the organization; requiring that the organization operate pursuant to a contract with the division; providing for the requirements of the contract; providing for a board of directors; authorizing the organization to use the division's property and facilities subject to certain requirements; requiring that the department adopt rules relating to procedures for the organization's governance and relating to conditions for the use of the division's property or facilities; authorizing contributions from insurers; authorizing any moneys received by the organization to be held in a separate depository account in the name of the organization; requiring that the division deposit certain proceeds into the Insurance Regulatory Trust Fund; creating s. 627.7311, F.S.; specifying the effects of the Florida Motor Vehicle No-Fault Law; requiring compliance with provisions regardless of their expression in policy forms; amending s. 627.732, F.S.; providing definitions; amending s. 627.736, F.S.; revising the cap on benefits to provide that death benefits are in addition to medical and disability benefits; revising medical benefits; distinguishing between initial and followup services; excluding massage and acupuncture from medical benefits that may be reimbursed under the Florida Motor Vehicle No-Fault Law; adding physical therapists to the list of providers that may provide services; requiring that an insurer repay any benefits covered by the Medicaid program; requiring that an insurer provide a claimant an opportunity to revise claims that contain errors; authorizing an insurer to provide notice to the claimant and conduct an investigation if fraud is suspected; requiring that an insurer create and maintain a log of personal injury protection benefits paid and that the insurer provide to the insured or an assignee of the insured, upon request, a copy of the log if litigation is commenced; revising the Medicare fee schedules that an insurer may use as a basis for limiting reimbursement of personal injury protection benefits; providing that the Medicare fee schedule in effect on a specific date applies for purposes of limiting reimbursement; requiring that an insurer that limits payments based on the statutory fee schedule

include a notice in insurance policies at the time of issuance or renewal; deleting obsolete provisions; providing that certain entities exempt from licensure as a clinic must nonetheless be licensed to receive reimbursement for the provision of personal injury protection benefits; providing exceptions; requiring that an insurer notify parties in disputes over personal injury protection claims when policy limits are reached; providing that an insured must comply with the terms of the policy, including submission to examinations under oath; requiring that an insured not fail to appear at an examination; providing for a rebuttable presumption that a refusal of or failure to appear at an examination is unreasonable in certain circumstances; providing criteria for the award of attorney fees; providing a presumption regarding the use of a contingency risk multiplier; consolidating provisions relating to unfair or deceptive practices under certain conditions; specifying that claims generated as a result of certain unlawful activities are not reimbursable; eliminating a requirement that all parties mutually and expressly agree to the use of electronic transmission of data; amending s. 627.7405, F.S.; providing an exception from an insurer's right of reimbursement for certain owners or registrants; amending s. 817.234, F.S.; providing that it is insurance fraud to present a claim for personal injury protection benefits payable to a person or entity that knowingly submitted false, misleading, or fraudulent documents relating to licensure as a health care clinic; providing that a licensed health care practitioner guilty of certain insurance fraud loses his or her license and may not receive reimbursement for personal injury protection benefits for a specified period; defining the term "insurer"; amending s. 316.065, F.S.; conforming a cross-reference; authorizing the Office of Insurance Regulation to make contracts for certain purposes; requiring a report; requiring insurers writing private passenger automobile personal injury protection insurance to make certain rate filings; providing sanctions for failure to make the filings as required; providing an appropriation; providing for carryforward of any unexpended balance of the appropriation; requiring that the Office of Insurance Regulation perform a data call relating to personal injury protection; prescribing required elements of the data call; providing for severability; providing effective dates.

SENATOR BENNETT PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Negron, the Senate concurred in House Amendment 1 to Senate Amendment 1.

The vote was:

Yeas—21

Mr. President	Flores	Negron
Alexander	Gaetz	Norman
Altman	Gardiner	Oelrich
Benacquisto	Hays	Richter
Bogdanoff	Latvala	Simmons
Detert	Lynn	Thrasher
Evers	Montford	Wise

Nays—19

Bennett	Garcia	Sachs
Braynon	Gibson	Siplin
Bullard	Jones	Smith
Dean	Joyner	Sobel
Diaz de la Portilla	Margolis	Storms
Dockery	Rich	
Fasano	Ring	

CS for CS for HB 119 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—22

Mr. President	Detert	Hays
Alexander	Evers	Latvala
Altman	Flores	Lynn
Benacquisto	Gaetz	Margolis
Bogdanoff	Gardiner	Montford

Negron	Richter	Wise
Norman	Simmons	
Oelrich	Thrasher	

Nays—17

Bennett	Fasano	Ring
Braynon	Garcia	Siplin
Bullard	Gibson	Smith
Dean	Jones	Sobel
Diaz de la Portilla	Joyner	Storms
Dockery	Rich	

Vote after roll call:

Nay—Sachs

MOTION

On motion by Senator Thrasher, the rules were waived and time of recess was extended until 11:59 p.m.

By direction of the President the following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON SB 1998

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 1998, 1st Eng., same being:

An act relating to transportation.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i>	<i>s/ Joe Negron</i>
<i>Chair</i>	<i>Vice Chair</i>
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>At Large</i>	<i>s/ Oscar Braynon II</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Miguel Diaz de la Portilla</i>
<i>Paula Dockery</i>	<i>s/ Greg Evers</i>
<i>Mike Fasano</i>	<i>s/ Anitere Flores</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Rene Garcia</i>
<i>Andy Gardiner, At Large</i>	<i>s/ Audrey Gibson</i>
<i>s/ Alan Hays</i>	<i>s/ Dennis L. Jones, D.C.</i>
<i>s/ Arthenia L. Joyner, At Large</i>	<i>Jack Latvala</i>
<i>Evelyn J. Lynn</i>	<i>s/ Gwen Margolis</i>
<i>s/ Bill Montford</i>	<i>s/ Jim Norman</i>
<i>s/ Steve Oelrich</i>	<i>Nan H. Rich, At Large</i>
<i>s/ Garrett Richter</i>	<i>s/ Jeremy Ring</i>
<i>Maria Lorts Sachs</i>	<i>s/ David Simmons</i>
<i>s/ Gary Siplin</i>	<i>s/ Christopher L. "Chris" Smith</i>
<i>Eleanor Sobel</i>	<i>s/ Ronda Storms</i>
<i>John Thrasher, At Large</i>	<i>s/ Stephen R. Wise</i>

Managers on the part of the Senate

<i>s/ Denise Grimsley</i>	<i>s/ Mike Horner</i>
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Chair
s/ Gary Aubuchon, At Large
s/ Jeffrey "Jeff" Brandes
s/ Douglas Vaughn "Doug" Broxson
 Chris Dorworth, At Large
s/ Brad Drake
s/ Doug Holder, At Large
 Mia L. Jones, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Peter Nehr
 Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
 At Large
s/ Ritch Workman

Lead Manager
 Mack Bernard
s/ Jason T. Brodeur
s/ Rachel V. Burgin
 Charles S. "Chuck" Chestnut IV
 At Large
s/ James C. "Jim" Frishe, At Large
 Dorothy L. Hukill, At Large
s/ John Legg, At Large
s/ Seth McKeel, At Large
 Hazelle P. "Hazel" Rogers
 Ron Saunders, At Large
s/ William D. Snyder, At Large
s/ Will W. Weatherford, At Large

Managers on the part of the House

The Conference Committee Amendment for SB 1998, relating to transportation, provides for the following:

- Redirects a portion of title fees from the General Revenue Fund to the State Transportation Trust Fund, resulting in \$200 million of new revenue for transportation, which will be transferred to the General Revenue Fund in Fiscal Year 2012-13;
- Beginning in Fiscal Year 2013-14, the revenues will be allocated to transportation priorities, including:
 - \$10 M – Seaport Investment Program (\$100 M Bonded);
 - \$35 M - Turnpike Enterprise (\$350 M Bonded);
 - \$10 M - Transportation Disadvantaged Program;
 - \$10 M - Small County Outreach Program; and
 - \$135 M - Strategic Transportation Projects
- FDOT, utilizing its unique commitment based financing, can leverage the funding for Small County Outreach and Strategic Transportation Projects (\$145 million) to program \$285 million of new commitment in FY 2013-14 and \$915 million over the 5 Year Work Program.
- Transfers the Transportation Economic Development "Road Fund" program from the Department of Economic Opportunity to the Department of Transportation (FDOT or department);
- Renames ch. 311, F.S., "Seaport Programs and Facilities"; and substantially amends the Florida Seaport Transportation and Economic Development (FSTED) program;
- Provides a minimum of \$15 million per year from the State Transportation Trust Fund for the FSTED grant program;
- Creates s. 311.10, F.S., entitled the Strategic Port Investment Initiative, which directs \$35 million annually towards projects which are selected jointly by FDOT and the deepwater ports listed in s. 311.09, F.S.;
- Creates s. 311.101, F.S., entitled the Intermodal Logistics Center Infrastructure Support Program, which allocates \$5 million per year towards funding up to 50% of the eligible costs of local government or private projects that meet certain criteria;
- Amends several sections of law relating to highway safety and commercial driver licenses to bring the state law into compliance with federal law and regulations;
- Repeals the transfer of \$5 million annually from the Highway Safety Operating Trust Fund to the Transportation Disadvantaged Trust Fund;
- Repeals the Toll Facility Revolving Trust Fund and transfers those revenues and future revenues to the State Transportation Trust Fund;
- Provides financial protection to the state for its obligations for Wekiva Parkway construction;

- Creates s. 339.139, F.S. entitled Transportation Debt Assessment, which implements a transportation debt assessment policy requiring the department to submit a debt load report in conjunction with the tentative work program;
- Creates s. 339.2825, F.S., entitled Approval of contractor-financed projects, which requires the department to notify the Governor and Legislature prior to advancing a project in the 5-year work program utilizing funds provided by a public-private partnership to be reimbursed as programmed in the adopted work program;
- Mandates certain actions by FDOT when they receive an inspection report which either recommends a limit on a bridge, or recommends closing a bridge;
- Enhances FDOT's authority to establish tolls on certain future limited access facilities in the State Highway System;
- Allows for bond issuance on high-occupancy toll lanes or express lanes, with certain restrictions on usage;
- Revises the definition of "economically feasible" as it relates to turnpike projects;
- Allows private sector entities and off-system toll facilities to use FDOT's toll collection and video billing systems in order to increase toll revenues or add convenience or other value for its customers;
- Mandates that the FDOT secretary designate a facility which meets the definition of an intermodal logistics center and has been designated as such in the local comprehensive plan as part of the Strategic Intermodal System, upon the facilities request; and
- Provides a process for summary proceedings within 30 days for a challenge to a consolidated environmental resource permit or associated variance or a sovereign submerged lands authorization issued by the Department of Environmental Protection in connection with the state's deepwater ports.

Conference Committee Amendment (478778)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. *Section 288.063, Florida Statutes, is repealed.*

Section 2. Paragraph (a) of subsection (7) of section 288.0656, Florida Statutes, is amended to read:

288.0656 Rural Economic Development Initiative.—

(7)(a) REDI may recommend to the Governor up to three rural areas of critical economic concern. The Governor may by executive order designate up to three rural areas of critical economic concern which will establish these areas as priority assignments for REDI as well as to allow the Governor, acting through REDI, to waive criteria, requirements, or similar provisions of any economic development incentive. Such incentives shall include, but not be limited to: the Qualified Target Industry Tax Refund Program under s. 288.106, the Quick Response Training Program under s. 288.047, the Quick Response Training Program for participants in the welfare transition program under s. 288.047(8), transportation projects under s. 339.2821 ~~288.063~~, the brownfield redevelopment bonus refund under s. 288.107, and the rural job tax credit program under ss. 212.098 and 220.1895.

Section 3. *Chapter 311, Florida Statutes, is retitled "SEAPORT PROGRAMS AND FACILITIES."*

Section 4. Section 311.07, Florida Statutes, is amended to read:

311.07 Florida seaport transportation and economic development funding.—

(1) There is created the Florida Seaport Transportation and Economic Development Program within the Department of Transportation to finance port transportation or port facilities projects that will improve the movement and intermodal transportation of cargo or passengers in commerce and trade and that will support the interests, purposes, and requirements of the ports listed in s. 311.09 ~~located in this state~~.

(2) A minimum of \$15 ~~\$8~~ million per year shall be made available from the State Transportation Trust Fund to fund the Florida Seaport Transportation and Economic Development Program. *The Florida Seaport Transportation and Economic Development Council created in s. 311.09 shall develop guidelines for project funding. Council staff, the Department of Transportation, and the Department of Economic Opportunity shall work in cooperation to review projects and allocate funds in accordance with the schedule required for the Department of Transportation to include these projects in the tentative work program developed pursuant to s. 339.135(4).*

(3)(a) *Florida Seaport Transportation and Economic Development Program funds shall be used to fund approved projects on a 50-50 matching basis with any of the deepwater ports, as listed in s. 311.09 ~~or 403.021(9)(b)~~, which is governed by a public body or any other deepwater port which is governed by a public body and which complies with the water quality provisions of s. 403.061, the comprehensive master plan requirements of s. 163.3178(2)(k), and the local financial management and reporting provisions of part III of chapter 218. However, program funds used to fund projects that involve the rehabilitation of wharves, docks, berths, bulkheads, or similar structures shall require a 25-percent match of funds. Program funds also may be used by the Seaport Transportation and Economic Development Council for data and analysis that to develop trade data information products which will assist Florida's seaports and international trade.*

(b) Projects eligible for funding by grants under the program are limited to the following port facilities or port transportation projects:

1. Transportation facilities within the jurisdiction of the port.
2. The dredging or deepening of channels, turning basins, or harbors.
3. The construction or rehabilitation of wharves, docks, structures, jetties, piers, storage facilities, cruise terminals, automated people mover systems, or any facilities necessary or useful in connection with any of the foregoing.
4. The acquisition of vessel tracking systems, container cranes, or other mechanized equipment used in the movement of cargo or passengers in international commerce.
5. The acquisition of land to be used for port purposes.
6. The acquisition, improvement, enlargement, or extension of existing port facilities.
7. Environmental protection projects which are necessary because of requirements imposed by a state agency as a condition of a permit or other form of state approval; which are necessary for environmental mitigation required as a condition of a state, federal, or local environmental permit; which are necessary for the acquisition of spoil disposal sites and improvements to existing and future spoil sites; or which result from the funding of eligible projects listed in this paragraph.
8. Transportation facilities as defined in s. 334.03(31) which are not otherwise part of the Department of Transportation's adopted work program.
9. ~~Seaport Intermodal access projects identified in the 5 year Florida Seaport Mission Plan as provided in s. 311.09(3).~~
10. Construction or rehabilitation of port facilities as defined in s. 315.02, excluding any park or recreational facilities, in ports listed in s. 311.09(1) with operating revenues of \$5 million or less, provided that such projects create economic development opportunities, capital improvements, and positive financial returns to such ports.
11. *Seaport master plan or strategic plan development or updates, including the purchase of data to support such plans.*

(c) To be eligible for consideration by the council pursuant to this section, a project must be consistent with the port comprehensive master plan which is incorporated as part of the approved local government comprehensive plan as required by s. 163.3178(2)(k) or other provisions of the Community Planning Act, part II of chapter 163.

~~(4) A port eligible for matching funds under the program may receive a distribution of not more than \$7 million during any 1 calendar year~~

~~and a distribution of not more than \$30 million during any 5 calendar year period.~~

~~(4)(5) Any port which receives funding under the program shall institute procedures to ensure that jobs created as a result of the state funding shall be subject to equal opportunity hiring practices in the manner provided in s. 110.112.~~

~~(5)(6) The Department of Transportation may shall subject any project that receives funds pursuant to this section and s. 320.20 to a final audit. The department may adopt rules and perform such other acts as are necessary or convenient to ensure that the final audits are conducted and that any deficiency or questioned costs noted by the audit are resolved.~~

Section 5. Subsections (4) through (13) of section 311.09, Florida Statutes, are amended to read:

311.09 Florida Seaport Transportation and Economic Development Council.—

(4) The council shall adopt rules for evaluating projects which may be funded under ss. 311.07 and 320.20. The rules shall provide criteria for evaluating the *potential project, including, but not limited to, such factors as consistency with appropriate plans, economic benefit, readiness for construction, noncompetition with other Florida ports, and capacity within the seaport system economic benefit of the project, measured by the potential for the proposed project to maintain or increase cargo flow, cruise passenger movement, international commerce, port revenues, and the number of jobs for the port's local community.*

(5) The council shall review and approve or disapprove each project eligible to be funded pursuant to the Florida Seaport Transportation and Economic Development Program. The council shall annually submit to the Secretary of Transportation and the executive director of the Department of Economic Opportunity, or his or her designee, a list of projects which have been approved by the council. The list shall specify the recommended funding level for each project; and, if staged implementation of the project is appropriate, the funding requirements for each stage shall be specified.

~~(6) The Department of Community Affairs shall review the list of projects approved by the council to determine consistency with approved local government comprehensive plans of the units of local government in which the port is located and consistency with the port master plan. The Department of Community Affairs shall identify and notify the council of those projects which are not consistent, to the maximum extent feasible, with such comprehensive plans and port master plans.~~

~~(6)(7) The Department of Transportation shall review the list of project applications projects approved by the council for consistency with the Florida Transportation Plan, the Statewide Seaport and Waterways System Plan, and the department's adopted work program. In evaluating the consistency of a project, the department shall assess the transportation impacts and economic benefits for each project determine whether the transportation impact of the proposed project is adequately handled by existing state-owned transportation facilities or by the construction of additional state-owned transportation facilities as identified in the Florida Transportation Plan and the department's adopted work program. In reviewing for consistency a transportation facility project as defined in s. 334.03(31) which is not otherwise part of the department's work program, the department shall evaluate whether the project is needed to provide for projected movement of cargo or passengers from the port to a state transportation facility or local road. If the project is needed to provide for projected movement of cargo or passengers, the project shall be approved for consistency as a consideration to facilitate the economic development and growth of the state in a timely manner. The Department of Transportation shall identify those projects that which are inconsistent with the Florida Transportation Plan, the Statewide Seaport and Waterways System Plan, or and the adopted work program and shall notify the council of projects found to be inconsistent.~~

~~(7)(8) The Department of Economic Opportunity shall review the list of project applications projects approved by the council to evaluate the economic benefit of the project and to determine whether the project is consistent with the Florida Seaport Mission Plan and with state economic development goals and policies. The Department of Economic Opportunity shall review the proposed project's consistency with state,~~

regional, and local plans, as appropriate, and the economic benefits of each project based upon the rules adopted pursuant to subsection (4). The Department of Economic Opportunity shall identify those projects that which it has determined do not offer an economic benefit to the state, are not consistent with an appropriate plan, or are not consistent with the Florida Seaport Mission Plan or state economic development goals and policies and shall notify the council of its findings.

(8)(9) The council shall review the findings of the Department of Economic Opportunity and the Department of Transportation. Projects found to be inconsistent pursuant to subsections (6), (7), and (8) or and projects that which have been determined not to offer an economic benefit to the state pursuant to subsection (7) (8) may shall not be included in the list of projects to be funded.

(9)(10) The Department of Transportation shall include no less than \$15 million per year in its annual legislative budget request for the a Florida Seaport Transportation and Economic Development grant Program funded under s. 311.07 for expenditure of funds of not less than \$8 million per year. Such budget shall include funding for projects approved by the council which have been determined by each agency to be consistent and which have been determined by the Department of Economic Opportunity to be economically beneficial. The department shall include the specific approved Florida Seaport Transportation and Economic Development Program seaport projects to be funded under s. 311.07 this section during the ensuing fiscal year in the tentative work program developed pursuant to s. 339.135(4). The total amount of funding to be allocated to Florida Seaport Transportation and Economic Development Program seaport projects under s. 311.07 during the successive 4 fiscal years shall also be included in the tentative work program developed pursuant to s. 339.135(4). The council may submit to the department a list of approved projects that could be made production-ready within the next 2 years. The list shall be submitted by the department as part of the needs and project list prepared pursuant to s. 339.135(2)(b). However, the department shall, upon written request of the Florida Seaport Transportation and Economic Development Council, submit work program amendments pursuant to s. 339.135(7) to the Governor within 10 days after the later of the date the request is received by the department or the effective date of the amendment, termination, or closure of the applicable funding agreement between the department and the affected seaport, as required to release the funds from the existing commitment. Notwithstanding s. 339.135(7)(c), any work program amendment to transfer prior year funds from one approved seaport project to another seaport project is subject to the procedures in s. 339.135(7)(d). Notwithstanding any provision of law to the contrary, the department may transfer unexpended budget between the seaport projects as identified in the approved work program amendments.

(10)(11) The council shall meet at the call of its chairperson, at the request of a majority of its membership, or at such times as may be prescribed in its bylaws. However, the council must meet at least semiannually. A majority of voting members of the council constitutes a quorum for the purpose of transacting the business of the council. All members of the council are voting members. A vote of the majority of the voting members present is sufficient for any action of the council, except that a member representing the Department of Transportation or the Department of Economic Opportunity may vote to overrule any action of the council approving a project pursuant to subsection (5). The bylaws of the council may require a greater vote for a particular action.

(11)(12) Members of the council shall serve without compensation but are entitled to receive reimbursement for per diem and travel expenses as provided in s. 112.061. The council may elect to provide an administrative staff to provide services to the council on matters relating to the Florida Seaport Transportation and Economic Development Program and the council. The cost for such administrative services shall be paid by all ports that receive funding from the Florida Seaport Transportation and Economic Development Program, based upon a pro rata formula measured by each recipient's share of the funds as compared to the total funds disbursed to all recipients during the year. The share of costs for administrative services shall be paid in its total amount by the recipient port upon execution by the port and the Department of Transportation of a joint participation agreement for each council-approved project, and such payment is in addition to the matching funds required to be paid by the recipient port. Except as otherwise exempted by law, all moneys derived from the Florida Seaport Transportation and Economic Development Program shall be expended in accordance with the provisions of s. 287.057. Seaports subject to competitive negotiation

requirements of a local governing body shall abide by the provisions of s. 287.055.

(12)(13) Until July 1, 2014, Citrus County may apply for a grant through the Florida Seaport Transportation and Economic Development Council to perform a feasibility study regarding the establishment of a port in Citrus County. The council shall evaluate such application pursuant to subsections (5)-(8) (5)-(9) and, if approved, the Department of Transportation shall include the feasibility study in its budget request pursuant to subsection (9) (10). If the study determines that a port in Citrus County is not feasible, the membership of Port Citrus on the council shall terminate.

Section 6. Section 311.10, Florida Statutes, is created to read:

311.10 Strategic Port Investment Initiative.—

(1) There is created the Strategic Port Investment Initiative within the Department of Transportation. Beginning in fiscal year 2012-2013, a minimum of \$35 million annually shall be made available from the State Transportation Trust Fund to fund the Strategic Port Investment Initiative. The Department of Transportation shall work with the deepwater ports listed in s. 311.09 to develop and maintain a priority list of strategic investment projects. Project selection shall be based on projects that meet the state's economic development goal of becoming a hub for trade, logistics, and export-oriented activities by:

(a) Providing important access and major on-port capacity improvements;

(b) Providing capital improvements to strategically position the state to maximize opportunities in international trade, logistics, or the cruise industry;

(c) Achieving state goals of an integrated intermodal transportation system; and

(d) Demonstrating the feasibility and availability of matching funds through local or private partners.

(2) Before making final project allocations, the Department of Transportation shall schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports listed in s. 311.09 to review the proposed projects. After considering the comments received, the Department of Transportation shall finalize a prioritized list of potential projects.

(3) The Department of Transportation shall, to the maximum extent feasible, include the seaport projects proposed to be funded under this section in the tentative work program developed under s. 339.135(4).

Section 7. Section 311.101, Florida Statutes, is created to read:

311.101 Intermodal Logistics Center Infrastructure Support Program.—

(1) There is created within the Department of Transportation the Intermodal Logistics Center Infrastructure Support Program. The purpose of the program is to provide funds for roads, rail facilities, or other means for the conveyance or shipment of goods through a seaport, thereby enabling the state to respond to private sector market demands and meet the state's economic development goal of becoming a hub for trade, logistics, and export-oriented activities. The department may provide funds to assist with local government projects or projects performed by private entities which meet the public purpose of enhancing transportation facilities for the conveyance or shipment of goods through a seaport to or from an intermodal logistics center.

(2) As used in this section, the term "intermodal logistics center" means a facility or group of facilities, including, but not limited to, an inland port, serving as a point of intermodal transfer of freight in a specific area physically separated from a seaport where activities relating to transport, logistics, goods distribution, consolidation, or value-added activities are carried out and whose activities and services are designed to support or be supported by conveyance or shipping through one or more seaports listed in s. 311.09.

(3) *The department must consider, but is not limited to, the following criteria when evaluating a project for Intermodal Logistics Center Infrastructure Support Program assistance:*

- (a) *The ability of the project to serve a strategic state interest.*
 - (b) *The ability of the project to facilitate the cost-effective and efficient movement of goods.*
 - (c) *The extent to which the project contributes to economic activity, including job creation, increased wages, and revenues.*
 - (d) *The extent to which the project efficiently interacts with and supports the transportation network.*
 - (e) *A commitment of a funding match.*
 - (f) *The amount of investment or commitments made by the owner or developer of the existing or proposed facility.*
 - (g) *The extent to which the owner has commitments, including memorandums of understanding or memorandums of agreements, with private sector businesses planning to locate operations at the intermodal logistics center.*
 - (h) *Demonstrated local financial support and commitment to the project.*
- (4) *The department shall coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded by this program.*
- (5) *The department may administer contracts on behalf of the entity selected to receive funding for a project under this section.*
- (6) *The department shall provide up to 50 percent of project costs for eligible projects.*
- (7) *Beginning in fiscal year 2012-2013, up to \$5 million per year shall be made available from the State Transportation Trust Fund for the program. The Department of Transportation shall include projects proposed to be funded under this section in the tentative work program developed pursuant so s. 339.135(4).*
- (8) *The Department of Transportation may adopt rules to administer this section.*

Section 8. Subsection (2) of section 311.22, Florida Statutes, is amended to read:

311.22 Additional authorization for funding certain dredging projects.—

(2) The council shall adopt rules for evaluating the projects that may be funded pursuant to this section. The rules must provide criteria for evaluating the economic benefit of the project. The rules must include the creation of an administrative review process by the council which is similar to the process described in s. 311.09(5)-(11) ~~311.09(5)-(12)~~, and provide for a review by the Department of Transportation and the Department of Economic Opportunity of all projects submitted for funding under this section.

Section 9. Paragraph (b) of subsection (1) and paragraph (c) of subsection (2) of section 316.302, Florida Statutes, are amended to read:

316.302 Commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.—

- (1)
- (b) Except as otherwise provided in this section, all owners or drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 385, and 390-397, with the exception of 49 C.F.R. s. 390.5 as it relates to the definition of bus, as such rules and regulations existed on October 1, 2011 ~~2009~~.
- (2)

(c) Except as provided in 49 C.F.R. s. 395.1, a person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 may not drive after having been on duty more than 70 hours in any period of 7 consecutive days or more than 80 hours in any period of 8 consecutive days if the motor carrier operates every day of the week. Thirty-four consecutive hours off duty shall constitute the end of any such period of 7 or 8 consecutive days. This weekly limit does not apply to a person who operates a commercial motor vehicle solely within this state while transporting, during harvest periods, any unprocessed agricultural products or unprocessed food or fiber that is subject to seasonal harvesting from place of harvest to the first place of processing or storage or from place of harvest directly to market or while transporting livestock, livestock feed, or farm supplies directly related to growing or harvesting agricultural products. Upon request of the ~~Department of Highway Safety and Motor Vehicles~~ ~~Department of Transportation~~, motor carriers shall furnish time records or other written verification to that department so that the ~~Department of Highway Safety and Motor Vehicles~~ ~~Department of Transportation~~ can determine compliance with this subsection. These time records must be furnished to the ~~Department of Highway Safety and Motor Vehicles~~ ~~Department of Transportation~~ within 2 days after receipt of that department's request. Falsification of such information is subject to a civil penalty not to exceed \$100. The provisions of this paragraph do not apply to *operators of farm labor vehicles operated during a state of emergency declared by the Governor or operated pursuant to s. 570.07(21)*, and do not apply to drivers of utility service vehicles as defined in 49 C.F.R. s. 395.2.

Section 10. Subsections (9) and (10) of section 318.14, Florida Statutes, are amended to read:

318.14 Noncriminal traffic infractions; exception; procedures.—

(9) Any person who does not hold a commercial ~~driver's~~ license and who is cited *while driving a noncommercial motor vehicle* for an infraction under this section other than a violation of s. 316.183(2), s. 316.187, or s. 316.189 when the driver exceeds the posted limit by 30 miles per hour or more, s. 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in lieu of a court appearance, elect to attend in the location of his or her choice within this state a basic driver improvement course approved by the Department of Highway Safety and Motor Vehicles. In such a case, adjudication must be withheld and points, as provided by s. 322.27, may not be assessed. However, a person may not make an election under this subsection if the person has made an election under this subsection in the preceding 12 months. A person may ~~not~~ make ~~no~~ more than five elections within his or her lifetime under this subsection. The requirement for community service under s. 318.18(8) is not waived by a plea of nolo contendere or by the withholding of adjudication of guilt by a court. If a person makes an election to attend a basic driver improvement course under this subsection, 18 percent of the civil penalty imposed under s. 318.18(3) shall be deposited in the State Courts Revenue Trust Fund; however, that portion is not revenue for purposes of s. 28.36 and may not be used in establishing the budget of the clerk of the court under that section or s. 28.35.

(10)(a) Any person who does not hold a commercial ~~driver's~~ license and who is cited *while driving a noncommercial motor vehicle* for an offense listed under this subsection may, in lieu of payment of fine or court appearance, elect to enter a plea of nolo contendere and provide proof of compliance to the clerk of the court, designated official, or authorized operator of a traffic violations bureau. In such case, adjudication shall be withheld; however, *a person may not make an* ~~no~~ ~~election shall be made~~ under this subsection if ~~the~~ ~~such~~ person has made an election under this subsection in the *preceding 12 months* ~~preceding election hereunder~~. A ~~no~~ person may not make more than three elections under this subsection. This subsection applies to the following offenses:

- 1. Operating a motor vehicle without a valid ~~driver's~~ license in violation of ~~the provisions of~~ s. 322.03, s. 322.065, or s. 322.15(1), or operating a motor vehicle with a license that has been suspended for failure to appear, failure to pay civil penalty, or failure to attend a driver improvement course pursuant to s. 322.291.
- 2. Operating a motor vehicle without a valid registration in violation of s. 320.0605, s. 320.07, or s. 320.131.
- 3. Operating a motor vehicle in violation of s. 316.646.

4. Operating a motor vehicle with a license that has been suspended under s. 61.13016 or s. 322.245 for failure to pay child support or for failure to pay any other financial obligation as provided in s. 322.245; however, this subparagraph does not apply if the license has been suspended pursuant to s. 322.245(1).

5. Operating a motor vehicle with a license that has been suspended under s. 322.091 for failure to meet school attendance requirements.

(b) Any person cited for an offense listed in this subsection shall present proof of compliance ~~before~~ ~~prior to~~ the scheduled court appearance date. For the purposes of this subsection, proof of compliance shall consist of a valid, renewed, or reinstated ~~driver~~ ~~driver's~~ license or registration certificate and proper proof of maintenance of security as required by s. 316.646. Notwithstanding waiver of fine, any person establishing proof of compliance shall be assessed court costs of \$25, except that a person charged with violation of s. 316.646(1)-(3) may be assessed court costs of \$8. One dollar of such costs shall be remitted to the Department of Revenue for deposit into the Child Welfare Training Trust Fund of the Department of Children and Family Services. One dollar of such costs shall be distributed to the Department of Juvenile Justice for deposit into the Juvenile Justice Training Trust Fund. Fourteen dollars of such costs shall be distributed to the municipality and \$9 shall be deposited by the clerk of the court into the fine and forfeiture fund established pursuant to s. 142.01, if the offense was committed within the municipality. If the offense was committed in an unincorporated area of a county or if the citation was for a violation of s. 316.646(1)-(3), the entire amount shall be deposited by the clerk of the court into the fine and forfeiture fund established pursuant to s. 142.01, except for the moneys to be deposited into the Child Welfare Training Trust Fund and the Juvenile Justice Training Trust Fund. This subsection ~~does shall~~ ~~not be construed to~~ authorize the operation of a vehicle without a valid ~~driver~~ ~~driver's~~ license, without a valid vehicle tag and registration, or without the maintenance of required security.

Section 11. Section 319.32, Florida Statutes, is amended to read:

319.32 Fees; service charges; disposition.—

(1) The department shall charge a fee of \$70 for each original certificate of title, except for a certificate of title for a motor vehicle for hire registered under s. 320.08(6) for which the title fee shall be \$49; \$70 for each duplicate copy of a certificate of title, except for a certificate of title for a motor vehicle for hire registered under s. 320.08(6) for which the title fee shall be \$49; \$2 for each salvage certificate of title; and \$3 for each assignment by a lienholder. The department shall also charge a fee of \$2 for noting a lien on a title certificate, which fee includes the services for the subsequent issuance of a corrected certificate or cancellation of lien when that lien is satisfied. If an application for a certificate of title is for a vehicle that is required by s. 319.14(1)(b) to have a physical examination, the department shall charge an additional fee of \$40 for the initial examination and \$20 for each subsequent examination. The initial examination fee shall be deposited into the General Revenue Fund, and each subsequent examination fee shall be deposited into the Highway Safety Operating Trust Fund. The physical examination of the vehicle includes, but is not limited to, verification of the vehicle identification number and verification of the bill of sale or title for major components. In addition to all other fees charged, a sum of \$1 shall be paid for the issuance of an original or duplicate certificate of title to cover the cost of materials used for security purposes. A service fee of \$2.50, to be deposited into the Highway Safety Operating Trust Fund, shall be charged for shipping and handling for each paper title mailed by the department.

(2)(a) There shall be a service charge of \$4.25 for each application ~~that which~~ is handled in connection with the issuance, duplication, or transfer of any certificate of title. There shall be a service charge of \$1.25 for each application ~~that which~~ is handled in connection with the recordation or notation of a lien on a motor vehicle or mobile home which is not in connection with the purchase of such vehicle.

(b) The service charges specified in paragraph (a) shall be collected by the department on any application handled directly from its office. Otherwise, these service charges shall be collected and retained by the tax collector who handles the application.

(3) The department shall charge a fee of \$10 in addition to that charged in subsection (1) for each original certificate of title issued for a vehicle previously registered outside this state.

(4) The department shall charge a fee of \$7 for each lien placed on a motor vehicle by the state child support enforcement program pursuant to s. 319.24.

(5)(a) *Forty-seven dollars of each fee collected, except for fees charged on a certificate of title for a motor vehicle for hire registered under s. 320.08(6), for each applicable original certificate of title and each applicable duplicate copy of a certificate of title, after deducting the service charges imposed by s. 215.20, shall be deposited into the State Transportation Trust Fund. Deposits to the State Transportation Trust Fund pursuant to this paragraph may not exceed \$200 million in any fiscal year and any collections in excess of that amount during the fiscal year shall be paid into the General Revenue Fund.*

(b) All fees collected pursuant to subsection (3) shall be paid into the Nongame Wildlife Trust Fund. Twenty-one dollars of each fee, *except for fees charged on a certificate of title for a motor vehicle for hire registered under s. 320.08(6), for each applicable original certificate of title and each applicable duplicate copy of a certificate of title, after deducting the service charges imposed by s. 215.20, shall be deposited into the State Transportation Trust Fund. All other fees collected by the department under this chapter shall be paid into the General Revenue Fund.*

(6) Notwithstanding chapter 116, *each every* county officer within this state authorized to collect funds provided for in this chapter shall pay all sums officially received by the officer into the State Treasury no later than 5 working days after the close of the business day in which the officer received the funds. Payment by county officers to the state shall be made by means of electronic funds transfer.

Section 12. *Funds that result from increased revenues to the State Transportation Trust Fund derived from the amendments to s. 319.32(5)(a), Florida Statutes, made by this act must be used as follows, notwithstanding any other provision of law:*

(1)(a) *In the 2012-2013 fiscal year, \$200 million, or actual receipts up to \$200 million, shall be transferred to the General Revenue Fund.*

(b) *The Department of Transportation shall transfer the actual receipts monthly to the General Revenue Fund. These transfers shall be made in the month following the deposit of those receipts into the State Transportation Trust Fund.*

(2) *Beginning in 2013-2014 fiscal year and annually for up to 30 years thereafter, \$10 million shall be for the purpose of funding any seaport project identified in the adopted work program of the Department of Transportation, to be known as the Seaport Investment Program. The revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds, tax anticipation certificates, or other forms of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, the debt is not a general obligation of the state. The state covenants with holders of the revenue bonds or other instruments of indebtedness issued pursuant to this subsection that it will not repeal or impair or amend this subsection in any manner that will materially or adversely affect the rights of holders so long as bonds authorized by this subsection are outstanding. The proceeds of any bonds or other indebtedness secured by a pledge of the funding, after payment of costs of issuance and establishment of any required reserves, shall be invested in projects approved by the Department of Transportation and included in the department's adopted work program, by amendment if necessary. Any revenues that are not pledged to the repayment of bonds as authorized by this section may be used for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with ss. 311.07 and 320.20(3) and (4), Florida Statutes. Revenue bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.*

(3) *Beginning in the 2013-2014 fiscal year and annually for up to 30 years thereafter, \$35 million shall be transferred to Florida's Turnpike Enterprise, to be used in accordance with Florida Turnpike Enterprise*

Law, to the maximum extent feasible for feeder roads, structures, interchanges, appurtenances, and other rights to create or facilitate access to the existing turnpike system.

(4) Beginning in the 2013-2014 fiscal year and annually thereafter, \$10 million shall be transferred to the Transportation Disadvantaged Trust Fund, to be used as specified in s. 427.0159, Florida Statutes.

(5) Beginning in the 2013-2014 fiscal year and annually thereafter, \$10 million shall be allocated to the Small County Outreach Program, to be used as specified in s. 339.2818, Florida Statutes. These funds are in addition to the funds provided in s. 201.15(1)(c)1.b., Florida Statutes.

(6) After the distributions required pursuant to subsections (1)-(5), the remaining funds shall be used annually for transportation projects within this state for existing or planned strategic transportation projects which connect major markets within this state or between this state and other states, which focus on job creation, and which increase this state's viability in the national and global markets.

(7) Pursuant to s. 339.135(7), Florida Statutes, the department shall amend the work program to add the projects provided for in this section.

Section 13. Subsections (3) and (4) of section 320.20, Florida Statutes, are amended to read:

320.20 Disposition of license tax moneys.—The revenue derived from the registration of motor vehicles, including any delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be distributed monthly, as collected, as follows:

(3) Notwithstanding any other provision of law except subsections (1) and (2), ~~on July 1, 1996, and annually thereafter,~~ \$15 million shall be deposited ~~annually into~~ the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided ~~for~~ in chapter 311. Such revenues shall be distributed on a 50-50 matching basis to any port listed in s. 311.09(1) to be used for funding projects as described in s. 311.07(3)(b). Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds, tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt ~~is shall constitute~~ a general obligation of the state of Florida. ~~The state covenants does hereby covenant~~ with holders of such revenue bonds or other instruments of indebtedness issued ~~hereunder~~ that it will not repeal or impair or amend in any manner ~~that which~~ will materially and adversely affect the rights of such holders so long as bonds authorized by this section are outstanding. Any revenues ~~that which~~ are not pledged to the repayment of bonds ~~as~~ authorized by this section may be ~~used~~ utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided ~~for~~ and appropriated in accordance with s. 311.07. The Florida Seaport Transportation and Economic Development Council shall approve ~~the~~ distribution of funds to ports for projects ~~that which~~ have been approved pursuant to s. 311.09(5)-(8) ~~311.09(5)-(9)~~. The council and the Department of Transportation ~~may are~~ authorized to perform ~~such acts as are~~ required to facilitate and implement the provisions of this subsection. To better enable the ports to cooperate to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to ~~the provisions of~~ chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection are limited to eligible projects listed in this subsection. Income derived from a project completed with the use of program funds, beyond operating costs and debt service, ~~is shall be~~ restricted ~~solely~~ to further port capital improvements consistent with maritime purposes ~~and for no other purpose~~. Use of such income for nonmaritime purposes is prohibited. ~~The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection.~~ The revenues available under this subsection ~~may shall~~ not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; ~~provided,~~ however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. ~~No~~ Refunding bonds secured by revenues available under this subsection may ~~not~~ be issued with a final maturity later than the final maturity of the Florida Ports

Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

(4) Notwithstanding any other provision of law except subsections (1), (2), and (3), ~~on July 1, 1999, and annually thereafter,~~ \$10 million shall be deposited ~~annually into~~ the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and for funding seaport intermodal access projects of statewide significance as provided in s. 341.053. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:

(a) For any seaport intermodal access projects that are identified in the 1997-1998 Tentative Work Program of the Department of Transportation, up to the amounts needed to offset the funding requirements of this section.

(b) For seaport intermodal access projects as described in s. 341.053(5) ~~which that~~ are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). Funding for such projects shall be on a matching basis as mutually determined by the Florida Seaport Transportation and Economic Development Council and the Department of Transportation ~~if,~~ provided a minimum of 25 percent of total project funds ~~shall~~ come from any port funds, local funds, private funds, or specifically earmarked federal funds.

(c) On a 50-50 matching basis for projects as described in s. 311.07(3)(b).

(d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors; or the rehabilitation of wharves, docks, or similar structures. Funding for such projects ~~requires shall require~~ a 25 percent match of the funds received pursuant to this subsection. Matching funds ~~must shall~~ come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds, tax anticipation certificates, or ~~any~~ other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt ~~is shall~~ not constitute a general obligation of the state. This state ~~covenants does hereby covenant~~ with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend this subsection in any manner ~~that which~~ will materially and adversely affect the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged to the repayment of bonds as authorized by this section may be ~~used~~ utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsection (3). The Florida Seaport Transportation and Economic Development Council shall approve distribution of funds to ports for projects that have been approved pursuant to s. 311.09(5)-(8) ~~311.09(5)-(9)~~, or for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3) and mutually agreed upon by the FSTED Council and the Department of Transportation. All contracts for actual construction of projects authorized by this subsection must include a provision encouraging employment of participants in the welfare transition program. The goal for ~~such~~ employment of participants in the welfare transition program is 25 percent of all new employees employed specifically for the project, unless the Department of Transportation and the Florida Seaport Transportation and Economic Development Council demonstrate that such a requirement would severely hamper the successful completion of the project. In such an instance, Workforce Florida, Inc., shall establish an appropriate percentage of employees ~~who are that must be~~ participants in the welfare transition program. The council and the Department of Transportation ~~may are~~ authorized to perform such acts as are required to facilitate and implement the provisions of this subsection. To better enable the ports to cooperate to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if

any, pertaining to a port. The use of funds provided pursuant to this subsection is limited to eligible projects listed in this subsection. ~~The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection.~~ The revenues available under this subsection may ~~shall~~ not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; ~~provided~~, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. ~~No~~ Refunding bonds secured by revenues available under this subsection may *not* be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

Section 14. *Section 320.204, Florida Statutes, is repealed.*

Section 15. Subsection (3) of section 322.07, Florida Statutes, is amended to read:

322.07 Instruction permits and temporary licenses.—

(3) Any person who, except for his or her lack of instruction in operating a commercial motor vehicle, would otherwise be qualified to obtain a commercial ~~driver driver's~~ license under this chapter, may apply for a temporary commercial instruction permit. The department shall issue such a permit entitling the applicant, while having the permit in his or her immediate possession, to drive a commercial motor vehicle on the highways, ~~if provided that:~~

(a) The applicant possesses a valid *Florida driver driver's* license ~~issued in any state~~; and

(b) The applicant, while operating a commercial motor vehicle, is accompanied by a licensed driver who is 21 years of age or older, who is licensed to operate the class of vehicle being operated, and who is ~~actually~~ occupying the closest seat to the right of the driver.

Section 16. Subsection (2) of section 322.53, Florida Statutes, is amended to read:

322.53 License required; exemptions.—

(2) The following persons are exempt from the requirement to obtain a commercial ~~driver driver's~~ license:

(a) Drivers of authorized emergency vehicles.

(b) Military personnel driving vehicles operated for military purposes.

(c) Farmers transporting *agricultural products, farm supplies, or farm machinery to or from their farms and within 150 miles of their farms farm*, ~~if the vehicle operated under this exemption is not used in the operations of a common or contract motor carrier or transporting agricultural products to or from the first place of storage or processing or directly to or from market, within 150 miles of their farm.~~

(d) Drivers of recreational vehicles, as defined in s. 320.01.

(e) Drivers who operate straight trucks, as defined in s. 316.003, ~~and who that~~ are ~~exclusively~~ transporting *exclusively* their own tangible personal property, which is not for sale.

(f) ~~Employees~~ *An employee* of a publicly owned transit system who ~~are is~~ limited to moving vehicles for maintenance or parking purposes exclusively within the restricted-access confines of a transit system's property.

Section 17. Subsection (2) of section 322.54, Florida Statutes, is amended to read:

322.54 Classification.—

(2) The department shall issue, pursuant to the requirements of this chapter, ~~driver driver's~~ licenses in accordance with the following classifications:

(a) Any person who drives a motor vehicle combination having a gross vehicle weight rating *or gross vehicle weight* of 26,001 pounds or more must possess a valid Class A ~~driver driver's~~ license, ~~if provided the gross vehicle weight rating or gross vehicle weight of the vehicle being towed is more than 10,000 pounds.~~ Any person who possesses a valid Class A ~~driver driver's~~ license may, subject to the appropriate restrictions and endorsements, drive any class of motor vehicle within this state.

(b) Any person, except a person who possesses a valid Class A ~~driver driver's~~ license, who drives a motor vehicle having a gross vehicle weight rating *or gross vehicle weight* of 26,001 pounds or more must possess a valid Class B ~~driver driver's~~ license. Any person, except a person who possesses a valid Class A ~~driver driver's~~ license, who drives such vehicle towing a vehicle having a gross vehicle weight rating of 10,000 pounds or less must possess a valid Class B ~~driver driver's~~ license. Any person who possesses a valid Class B ~~driver driver's~~ license may, subject to the appropriate restrictions and endorsements, drive any class of motor vehicle, other than the type of motor vehicle for which a Class A ~~driver driver's~~ license is required, within this state.

(c) Any person, except a person who possesses a valid Class A or a valid Class B ~~driver driver's~~ license, who drives a motor vehicle having a gross vehicle weight rating of less than 26,001 pounds and who is required to obtain an endorsement pursuant to paragraph (1)(b), paragraph (1)(c), or paragraph (1)(e) of s. 322.57, must possess a valid Class C ~~driver driver's~~ license. Any person who possesses a valid Class C ~~driver driver's~~ license may, subject to the appropriate restrictions and endorsements, drive any class of motor vehicle, other than the type of motor vehicle for which a Class A or a Class B ~~driver driver's~~ license is required, within this state.

(d) Any person, except a person who possesses a valid Class A, valid Class B, or valid Class C ~~driver driver's~~ license, who drives a motor vehicle must possess a valid Class E ~~driver driver's~~ license. Any person who possesses a valid Class E ~~driver driver's~~ license may, subject to the appropriate restrictions and endorsements, drive any type of motor vehicle, other than the type of motor vehicle for which a Class A, Class B, or Class C ~~driver driver's~~ license is required, within this state.

Section 18. *Section 322.59, Florida Statutes, is amended to read:*

322.59 Possession of medical examiner's certificate.—

(1) The department ~~may shall~~ not issue a commercial ~~driver driver's~~ license to a ~~any~~ person who is required by the laws of this state or by federal law to possess a medical examiner's certificate, ~~unless the such~~ person presents a valid certificate, *as described in 49 C.F.R. s. 383.71, before prior to* licensure.

(2) ~~The department shall disqualify a driver from operating a commercial motor vehicle if the driver holds a commercial driver license and fails to comply with the medical certification requirements in 49 C.F.R. s. 383.71 This section does not expand the requirements as to who must possess a medical examiner's certificate.~~

(3) *A person who is disqualified from operating a commercial motor vehicle under this section may, if otherwise qualified, be issued a Class E driver license pursuant to s. 322.251.*

Section 19. Subsections (3) and (5) of section 322.61, Florida Statutes, are amended to read:

322.61 Disqualification from operating a commercial motor vehicle.—

(3)(a) Except as provided in subsection (4), any person who is convicted of one of the offenses listed in paragraph (b) while operating a commercial motor vehicle shall, in addition to any other applicable penalties, be disqualified from operating a commercial motor vehicle for a period of 1 year.:

(b) Except as provided in subsection (4), any holder of a commercial ~~driver driver's~~ license who is convicted of one of the offenses listed in this paragraph while operating a noncommercial motor vehicle shall, in ad-

dition to any other applicable penalties, be disqualified from operating a commercial motor vehicle for a period of 1 year:

1. Driving a motor vehicle while he or she is under the influence of alcohol or a controlled substance;
2. Driving a commercial motor vehicle while the alcohol concentration of his or her blood, breath, or urine is .04 percent or higher;
3. Leaving the scene of a crash involving a motor vehicle driven by such person;
4. Using a motor vehicle in the commission of a felony;
5. Driving a commercial motor vehicle while in possession of a controlled substance;
6. Refusing to submit to a test to determine his or her alcohol concentration while driving a motor vehicle;
7. Driving a commercial vehicle while the licenseholder's commercial driver license is suspended, revoked, or canceled or while the licenseholder is disqualified from driving a commercial vehicle; or
8. Causing a fatality through the negligent operation of a commercial motor vehicle.

(5) A ~~Any~~ person who is convicted of two violations specified in subsection (3) which were committed while operating a commercial motor vehicle, or any combination thereof, arising in separate incidents shall be permanently disqualified from operating a commercial motor vehicle. A ~~Any~~ holder of a commercial driver license who is convicted of two violations specified in subsection (3) which were committed while operating ~~any a noncommercial~~ motor vehicle, or any combination thereof, arising in separate incidents shall be permanently disqualified from operating a commercial motor vehicle. The penalty provided in this subsection is in addition to any other applicable penalty.

Section 20. Present subsections (8) through (13) of section 334.30, Florida Statutes, are redesignated as subsections (7) through (12), respectively, and present subsection (7) of that section is amended, to read:

334.30 Public-private transportation facilities.—The Legislature finds and declares that there is a public need for the rapid construction of safe and efficient transportation facilities for the purpose of traveling within the state, and that it is in the public's interest to provide for the construction of additional safe, convenient, and economical transportation facilities.

~~(7) The department may lend funds from the Toll Facilities Revolving Trust Fund, as outlined in s. 338.251, to private entities that construct projects on the State Highway System containing toll facilities that are approved under this section. To be eligible, a private entity must comply with s. 338.251 and must provide an indication from a nationally recognized rating agency that the senior bonds for the project will be investment grade, or must provide credit support such as a letter of credit or other means acceptable to the department, to ensure that the loans will be fully repaid. The state's liability for the funding of a facility is limited to the amount approved for that specific facility in the department's 5 year work program adopted pursuant to s. 339.135.~~

Section 21. Subsection (5) is added to section 335.074, Florida Statutes, to read:

335.074 Safety inspection of bridges.—

(5) Upon receipt of an inspection report that recommends reducing the weight, size, or speed limit on a bridge, the governmental entity having maintenance responsibility for the bridge shall reduce the maximum limits for the bridge in accordance with the inspection report and shall post the limits in accordance with s. 316.555. The governmental entity shall, within 30 days after receipt of an inspection report recommending lower limits, notify the department that the limitations have been implemented and the limits have been posted accordingly. If the required actions are not taken within 30 days after receipt of an inspection report, the department shall post the limits on the bridge in accordance with the recommendations in the inspection report. The costs incurred by the department in connection with providing notice of the bridge's limitations or restrictions shall be assessed against and collected from the governmental

entity having maintenance responsibility for the bridge. If an inspection report recommends closure of a bridge, the bridge shall be immediately closed. If the governmental entity does not close the bridge immediately upon receipt of an inspection report recommending closure, the department shall close the bridge. The costs incurred by the department in connection with the bridge closure shall be assessed against and collected from the governmental entity having maintenance responsibility for the bridge. This subsection does not alter existing jurisdictional responsibilities for the operation and maintenance of bridges.

Section 22. Section 338.151, Florida Statutes, is created to read:

338.151 Authority of the department to establish tolls on the State Highway System.—*Notwithstanding s. 338.165(8), the department may establish tolls on new limited access facilities on the State Highway System, lanes added to existing limited access facilities on the State Highway System, new major bridges on the State Highway System over waterways, and replacements for existing major bridges on the State Highway System over waterways to pay, fully or partially, for the cost of such projects. Except for high-occupancy vehicle lanes, express lanes, the turnpike system, and as otherwise authorized by law, the department may not establish tolls on lanes of limited access facilities that exist on July 1, 2012, unless tolls were in effect for the lanes before that date. The authority provided in this section is in addition to the authority provided under the Florida Turnpike Enterprise Law and s. 338.166.*

Section 23. Subsection (1) of section 338.155, Florida Statutes, is amended to read:

338.155 Payment of toll on toll facilities required; exemptions.—

(1) ~~A person may not~~ ~~No persons are permitted to~~ use any toll facility without payment of tolls, except employees of the agency operating the toll project when using the toll facility on official state business, state military personnel while on official military business, handicapped persons as provided in this section, persons exempt from toll payment by the authorizing resolution for bonds issued to finance the facility, and persons exempt on a temporary basis where use of such toll facility is required as a detour route. Any law enforcement officer operating a marked official vehicle is exempt from toll payment when on official law enforcement business. Any person operating a fire vehicle when on official business or a rescue vehicle when on official business is exempt from toll payment. Any person participating in the funeral procession of a law enforcement officer or firefighter killed in the line of duty is exempt from toll payment. The secretary, or the secretary's designee, may suspend the payment of tolls on a toll facility when necessary to assist in emergency evacuation. The failure to pay a prescribed toll constitutes a noncriminal traffic infraction, punishable as a moving violation *as provided in pursuant to s. 318.18.* The department ~~may is authorized to~~ adopt rules relating to the payment, collection, and enforcement of tolls, as authorized in chapters 316, 318, 320, 322, and 338, including, but not limited to, rules for the implementation of video or other image billing and variable pricing. *The department may by rule allow the use of toll facilities that it manages by public transit vehicles or by vehicles participating in a funeral procession for an active-duty military service member without the payment of tolls if the revenues of these toll facilities are not pledged to repayment of bonds.*

Section 24. Section 338.161, Florida Statutes, is amended to read:

338.161 ~~Authority of department or toll agencies to advertise and promote electronic toll collection;~~ Expanded uses of electronic toll collection system; ~~studies authorized.~~—

(1) The department ~~may is authorized to~~ incur expenses for paid advertising, marketing, and promotion of toll facilities and electronic toll collection products and services. Promotions may include discounts and free products.

(2) The department ~~may is authorized to~~ receive funds from advertising placed on electronic toll collection products and promotional materials to defray the costs of products and services.

(3) ~~(4)~~ The department or any toll agency created by statute may incur expenses to advertise or promote its electronic toll collection system to consumers on or off the turnpike or toll system.

(4)(b) If the department or ~~any~~ toll agency created by statute finds that it can increase nontoll revenues or add convenience or other value for its customers, the department or toll agency may enter into agreements with a ~~any~~ private or public entity allowing the use of its electronic toll collection system to pay parking fees for vehicles equipped with a transponder or similar device. The department or toll agency may initiate feasibility studies of ~~other additional~~ future uses of its electronic toll collection system and make recommendations to the Legislature to authorize such uses.

(5) *If the department finds that it can increase nontoll revenues or add convenience or other value for its customers, and if a public or private transportation facility owner agrees that its facility will become interoperable with the department's electronic toll collection and video billing systems, the department may enter into an agreement with the owner of such facility under which the department uses its systems to collect and enforce for the owner tolls, fares, administrative fees, and other applicable charges due in connection with use of the owner's facility.*

Section 25. Subsection (10) is added to section 338.165, Florida Statutes, to read:

338.165 Continuation of tolls.—

(10) *The department's Beachline-East Expressway may be transferred by the department and become part of the turnpike system under the Florida Turnpike Enterprise Law. Any funds expended by the Florida Turnpike Enterprise for the acquisition of the Beachline-East Expressway shall be deposited into the State Transportation Trust Fund, and, notwithstanding any other law to the contrary, such funds shall first be allocated by the department to fund the department's obligation to construct Wekiva Parkway. The term "Wekiva Parkway" means a limited access highway or expressway constructed between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group which were adopted January 16, 2004, and related transportation facilities.*

Section 26. Section 338.166, Florida Statutes, is amended to read:

338.166 High-occupancy toll lanes or express lanes.—

(1) Under s. 11, Art. VII of the State Constitution, the department may request the Division of Bond Finance to issue bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes ~~established on facilities owned by the department located on Interstate 95 in Miami Dade and Broward Counties.~~

(2) The department may continue to collect the toll on the high-occupancy toll lanes or express lanes after the discharge of any bond indebtedness related to such project. All tolls so collected shall first be used to pay the annual cost of the operation, maintenance, and improvement of the high-occupancy toll lanes or express lanes project or associated transportation system.

(3) Any remaining toll revenue from the high-occupancy toll lanes or express lanes shall be used by the department for the construction, maintenance, or improvement of any road on the State Highway System *within the county or counties in which the toll revenues were collected or to support express bus service on the facility where the toll revenues were collected.*

(4) The department may implement variable rate tolls on high-occupancy toll lanes or express lanes.

(5) Except for high-occupancy toll lanes or express lanes, tolls may not be charged for use of an interstate highway where tolls were not charged as of July 1, 1997.

(6) This section does not apply to the turnpike system as defined under the Florida Turnpike Enterprise Law.

Section 27. Paragraph (a) of subsection (8) of section 338.221, Florida Statutes, is amended to read:

338.221 Definitions of terms used in ss. 338.22-338.241.—As used in ss. 338.22-338.241, the following words and terms have the following

meanings, unless the context indicates another or different meaning or intent:

(8) "Economically feasible" means:

(a) For a proposed turnpike project, that, as determined by the department before the issuance of revenue bonds for the project, the estimated net revenues of the proposed turnpike project, excluding feeder roads and turnpike improvements, will be sufficient to pay at least 50 percent of the *annual* debt service on the bonds *associated with the project* by the end of the 12th year of operation and to pay at least 100 percent of the debt service on the bonds by the end of the ~~30th~~ *22nd* year of operation. In implementing this paragraph, up to 50 percent of the adopted work program costs of the project may be funded from turnpike revenues.

This subsection does not prohibit the pledging of revenues from the entire turnpike system to bonds issued to finance or refinance a turnpike project or group of turnpike projects.

Section 28. Paragraphs (a) and (b) of subsection (1) of section 338.223, Florida Statutes, are amended to read:

338.223 Proposed turnpike projects.—

(1)(a) Any proposed project to be constructed or acquired as part of the turnpike system and any turnpike improvement shall be included in the tentative work program. ~~A~~ *No* proposed project or group of proposed projects ~~may not shall~~ be added to the turnpike system unless such project or projects are determined to be economically feasible and a statement of environmental feasibility has been completed for such project or projects and such projects are determined to be consistent, to the maximum extent feasible, with approved local government comprehensive plans of the local governments in which such projects are located. The department may authorize engineering studies, traffic studies, environmental studies, and other expert studies of the location, costs, economic feasibility, and practicality of proposed turnpike projects throughout the state and may proceed with the design phase of such projects. The department ~~may shall~~ not request legislative approval of a proposed turnpike project until the design phase of that project is at least ~~30~~ *60* percent complete. If a proposed project or group of proposed projects is found to be economically feasible, consistent, to the maximum extent feasible, with approved local government comprehensive plans of the local governments in which such projects are located, and a favorable statement of environmental feasibility has been completed, the department, with the approval of the Legislature, shall, after the receipt of all necessary permits, construct, maintain, and operate such turnpike projects.

(b) Any proposed turnpike project or improvement shall be developed in accordance with the Florida Transportation Plan and the work program pursuant to s. 339.135. Turnpike projects that add capacity, alter access, affect feeder roads, or affect the operation of the local transportation system shall be included in the transportation improvement plan of the affected metropolitan planning organization. If such turnpike project does not fall within the jurisdiction of a metropolitan planning organization, the department shall notify the affected county and provide for public hearings in accordance with s. 339.155(6)(c).

Section 29. *Section 338.251, Florida Statutes, is repealed.*

Section 30. Paragraph (f) of subsection (1) of section 339.08, Florida Statutes, is amended to read:

339.08 Use of moneys in State Transportation Trust Fund.—

(1) The department shall expend moneys in the State Transportation Trust Fund accruing to the department, in accordance with its annual budget. The use of such moneys shall be restricted to the following purposes:

(f) To pay the cost of economic development transportation projects in accordance with s. ~~339.2821~~ *288.063*.

Section 31. Section 339.139, Florida Statutes, is created to read:

339.139 *Transportation debt assessment.*—

(1) It is the policy of the state to manage the financing of transportation infrastructure in a manner that ensures the fiscal integrity of the State Transportation Trust Fund.

(2) The department shall provide a debt and debtlike contractual obligations load report to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the legislative appropriations committees in conjunction with the tentative work program required under s. 339.135. The debt and debtlike contractual obligations load report must include the following data on current and planned department commitments that are payable from the State Transportation Trust Fund:

(a) Debt service payments that are required to be made under any resolution for the issuance of bonds secured by a lien on federal highway aid reimbursements or motor fuel and diesel fuel taxes.

(b) Funding for seaports which has been pledged to the payment of principal and interest on bonds issued by the Florida Ports Financing Commission pursuant to s. 320.20.

(c) Commitments of the department to pay the costs of operating, maintaining, repairing, and rehabilitating expressway and bridge systems under the terms of lease-purchase agreements which are enforceable by the holders of bonds issued by expressway and bridge authorities pursuant to chapter 348.

(d) Availability, milestone, and final acceptance payments that are required by public-private partnerships pursuant to s. 334.30 and that are not payments for the cost of operation or maintenance of a facility.

(e) Agreed-on payments to a department contractor for work performed in the current fiscal year for which payment is deferred to a later fiscal year pursuant to s. 334.30.

(f) Reimbursements to local governments for work performed on a project if the reimbursement is deferred to a later fiscal year pursuant to s. 339.12.

(g) Loan repayments on state infrastructure bank loans extended to a department district pursuant to s. 339.55.

(3) The department shall manage all levels of debt to ensure that by the beginning of the 2017–2018 fiscal year, not more than 20 percent of total projected available state and federal revenues from the State Transportation Trust Fund, together with any local funds committed to department projects, are committed to the obligations identified in subsection (2) in any year.

(4) If the department believes that a critical project would justify exceeding the limitation established in this section, the department shall notify the Governor, the President of the Senate, the Speaker of the House of Representatives, and the chairs of the legislative appropriations committees. The notification must identify the critical project and the projected impact on the department's total debt load. The department may proceed with the project upon approval by the Governor. If either chair of the legislative appropriations committees, the President of the Senate, or the Speaker of the House of Representatives objects in writing to a proposed project within 14 days after submittal of a department request to exceed debt limits and specifies the reasons for such objection, the Governor may not approve the project.

(5) The department shall prepare a separate report on debt obligations that are secured by and payable solely from pledged revenues. The department shall provide the report on pledged revenue debt to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the legislative appropriations committees in conjunction with the tentative work program required under s. 339.135.

Section 32. Section 339.2821, Florida Statutes, is created to read:

339.2821 Economic development transportation projects.—

(1)(a) The department, in consultation with the Department of Economic Opportunity, may make and approve expenditures and contract with the appropriate governmental body for the direct costs of transportation projects. The Department of Economic Opportunity and the Department of Environmental Protection may formally review and comment

on recommended transportation projects, although the department has final approval authority for any project authorized under this section.

(b) As used in this section, the term:

1. "Governmental body" means an instrumentality of the state or a county, municipality, district, authority, board, or commission, or an agency thereof, within which jurisdiction the transportation project is located and which is responsible to the department for the transportation project.

2. "Transportation project" means a transportation facility, as defined in s. 334.03, which the department, in consultation with the Department of Economic Opportunity, deems necessary to facilitate the economic development and growth of the state.

(2) The department, in consultation with the Department of Economic Opportunity, shall review each transportation project for approval and funding. In the review, the department must consider:

(a) The cost per job created or retained considering the amount of transportation funds requested;

(b) The average hourly rate of wages for jobs created;

(c) The reliance on any program as an inducement for determining the transportation project's location;

(d) The amount of capital investment to be made by a business;

(e) The demonstrated local commitment;

(f) The location of the transportation project in an enterprise zone as designated in s. 290.0055;

(g) The location of the transportation project in a spaceport territory as defined in s. 331.304;

(h) The unemployment rate of the surrounding area; and

(i) The poverty rate of the community.

The department may contact any agency it deems appropriate for additional information regarding the approval of a transportation project. A transportation project must be approved by the department to be eligible for funding.

(3)(a) The department must approve a transportation project if it determines that the transportation project will:

1. Attract new employment opportunities to the state or expand or retain employment in existing companies operating within the state.

2. Allow for the construction or expansion of a state or federal correctional facility in a county having a population of 75,000 or fewer which creates new employment opportunities or expands or retains employment in the county.

(b) The department must ensure that small and minority businesses have equal access to participate in transportation projects funded pursuant to this section.

(c) In addition to administrative costs and equipment purchases specified in the contract, funds for approved transportation projects may be used for expenses that are necessary for building new, or improving existing, transportation facilities. Funds made available pursuant to this section may not be expended for the relocation of a business from one community to another community in this state unless the department determines that, without the relocation, the business will move outside the state or determines that the business has a compelling economic reason for the relocation, such as creating additional jobs.

(4) A contract between the department and a governmental body for a transportation project must:

(a) Specify that the transportation project is for the construction of a new or expanding business and specify the number of full-time permanent jobs that will result from the project.

(b) Identify the governmental body and require that the governmental body award the construction of the particular transportation project to the lowest and best bidder in accordance with applicable state and federal statutes or rules unless the transportation project can be constructed using existing local governmental employees within the contract period specified by the department.

(c) Require that the governmental body provide the department with quarterly progress reports. Each quarterly progress report must contain:

1. A narrative description of the work completed and whether the work is proceeding according to the transportation project schedule;

2. A description of each change order executed by the governmental body;

3. A budget summary detailing planned expenditures compared to actual expenditures; and

4. The identity of each small or minority business used as a contractor or subcontractor.

(d) Require that the governmental body make and maintain records in accordance with accepted governmental accounting principles and practices for each progress payment made for work performed in connection with the transportation project, each change order executed by the governmental body, and each payment made pursuant to a change order. The records are subject to financial audit as required by law.

(e) Require that the governmental body, upon completion and acceptance of the transportation project, certify to the department that the transportation project has been completed in compliance with the terms and conditions of the contract between the department and the governmental body and meets the minimum construction standards established in accordance with s. 336.045.

(f) Specify that the department transfer funds to the governmental body not more often than quarterly, upon receipt of a request for funds from the governmental body and consistent with the needs of the transportation project. The governmental body shall expend funds received from the department in a timely manner. The department may not transfer funds unless construction has begun on the facility of a business on whose behalf the award was made. A contract totaling less than \$200,000 is exempt from the transfer requirement.

(g) Require that funds be used only on a transportation project that has been properly reviewed and approved in accordance with the criteria set forth in this section.

(h) Require that the governing board of the governmental body adopt a resolution accepting future maintenance and other attendant costs occurring after completion of the transportation project if the transportation project is constructed on a county or municipal system.

(5) For purposes of this section, Space Florida may serve as the governmental body or as the contracting agency for a transportation project within spaceport territory as defined by s. 331.304.

(6) Each governmental body receiving funds under this section shall submit to the department a financial audit of the governmental body conducted by an independent certified public accountant. The department, in consultation with the Department of Economic Opportunity, shall develop procedures to ensure that audits are received and reviewed in a timely manner and that deficiencies or questioned costs noted in the audit are resolved.

(7) The department shall monitor the construction or building site for each transportation project that receives funding under this section, including, but not limited to, the construction of the business facility, to ensure compliance with contractual requirements.

Section 33. In order to implement sections 1 and 32 of this act, which transfer the responsibility of administering economic development transportation projects from the Department of Economic Opportunity to the Department of Transportation, with minimal disruption of services, the Department of Economic Opportunity shall transfer the following to the Department of Transportation:

(1) All powers, duties, functions, records, pending issues, existing contracts, administrative authority, administrative rules, and unexpended balances of appropriations, allocations, or other funds relating to the Economic Development Transportation program.

(2) Any unexpended balances of released appropriations and appropriations that remain unreleased, and any funds remaining in the Economic Development Trust Fund relating to economic development transportation projects.

(3) Any binding contract or interagency agreement in effect between the Department of Economic Opportunity and any other agency, entity, or person shall continue as a binding contract or agreement for the remainder of the term of such contract or agreement on the successor department responsible for the program.

Section 34. Section 339.2825, Florida Statutes, is created to read:

339.2825 Approval of contractor-financed projects.—

(1) Before the department solicits proposals pursuant to s. 334.30 to advance a project programmed in the adopted 5-year work program or in the 10-year Strategic Intermodal Plan using funds provided by a public-private partnership or a private entity to be reimbursed from department funds for the project as programmed in the adopted work program, the department must provide a summary of the proposed project to the Executive Office of the Governor, the chair of each legislative appropriations committee, the President of the Senate, and the Speaker of the House of Representatives. The summary must include a description of any anticipated commitment by the department for the years outside the adopted work program, a description of the anticipated impacts on the department's overall debt load, and sufficient information to demonstrate that the project will not cause the department to exceed the overall debt limitation provided in s. 339.139. The department may proceed with the project upon approval of the Governor. If the chair of either legislative appropriations committee, the President of the Senate, or the Speaker of the House of Representatives objects to the proposed project in writing within 14 days after receipt of the summary, the Governor may not approve the project.

(2) If the department receives an unsolicited proposal pursuant to s. 334.30 to advance a project programmed in the adopted 5-year work program or in the 10-year Strategic Intermodal Plan using funds provided by public-private partnerships or private entities to be reimbursed from department funds for the project as programmed in the adopted work program, the department shall provide a summary of the proposed project to the Executive Office of the Governor, the chair of each legislative appropriations committee, the President of the Senate, and the Speaker of the House of Representatives before the department advertises receipt of the proposal as provided in s. 334.30. The summary must include a description of any anticipated commitments by the department for the years outside the adopted work program, a description of any anticipated impacts on the department's overall debt load, and sufficient information to demonstrate that the project will not cause the department to exceed the overall debt limitation provided in s. 339.14. The department may not accept the unsolicited proposal, advertise receipt of the unsolicited proposal, or solicit other proposals for the same project purpose without the approval of the Executive Office of the Governor. If the chair of either legislative appropriations committee, the President of the Senate, or the Speaker of the House of Representatives objects to the proposed project in writing within 14 days after receipt of the summary, the Executive Office of the Governor may not approve the proposed project.

(3) This section does not apply to a public-private partnership agreement authorized in s. 334.30(2)(a).

Section 35. Subsection (5) is added to section 339.63, Florida Statutes, to read:

339.63 System facilities designated; additions and deletions.—

(5)(a) The Secretary of Transportation shall designate a planned facility as part of the Strategic Intermodal System upon request of the facility if it meets the criteria and thresholds established by the department pursuant to subsection (4), meets the definition of an intermodal logistics center, and has been designated in a local comprehensive plan or local government development order as an intermodal logistics center or an equivalent planning term. For the purpose of this section, the term "in-

termodal logistics center means a facility or group of facilities, including, but not limited to, an inland port, serving as a point of intermodal transfer of freight in a specific area physically separated from a seaport whose activities relating to transport, logistics, goods distribution, consolidation, or value-added activities are carried out and whose activities and services are designed to support or be supported by one or more seaports, as provided in s. 311.09, or an airport whose activities and services are designed to support the transport, logistics, goods distribution, consolidation, or value added activities related to airborne cargo.

(b) A facility designated part of the Strategic Intermodal System pursuant to paragraph (a) which is within the jurisdiction of a local government and which maintains a transportation concurrency system shall receive a waiver of transportation concurrency requirements applicable to Strategic Intermodal System facilities in order to accommodate any development at the facility which occurs pursuant to a building permit issued on or before December 31, 2017, but only if such facility is located:

1. Within an area designated pursuant to s. 288.0656(7) as a rural area of critical economic concern;
2. Within a rural enterprise zone as defined in s. 290.004(5); or
3. Within 15 miles of the boundary of a rural area of critical economic concern or a rural enterprise zone.

Section 36. Section 348.7546, Florida Statutes, is amended to read:

348.7546 Wekiva Parkway, construction authorized; financing.—
~~Notwithstanding s. 338.2275,~~

(1) The Orlando-Orange County Expressway Authority is ~~hereby~~ authorized to exercise its condemnation powers and to, construct, finance, operate, own, and maintain those portions of the Wekiva Parkway which are identified by agreement between the authority and the department and which are included as part of the authority's long-range capital improvement plan. The "Wekiva Parkway" means any limited access highway or expressway constructed between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group which ~~that~~ were adopted January 16, 2004. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the authority under s. 11, Art. VII of the State Constitution and s. 348.755(1)(b). *This section does not invalidate the exercise by the authority of its condemnation powers or the acquisition of any property for the Wekiva Parkway before July 1, 2012.*

(2) *Notwithstanding any other provision of law to the contrary, in order to ensure that funds are available to the department for its portion of the Wekiva Parkway, beginning July 1, 2012, the authority shall repay the expenditures by the department for costs of operation and maintenance of the Orlando-Orange County Expressway System in accordance with the terms of the memorandum of understanding between the authority and the department as ratified by the authority board on February 22, 2012, which requires the authority to pay the department \$10 million on July 1, 2012, and \$20 million on each successive July 1 until the department has been fully reimbursed for all costs of the Orlando-Orange County Expressway System which were paid, advanced, or reimbursed to the authority by the department, with a final payment in the amount of the balance remaining. Notwithstanding any other law to the contrary, the funds paid to the department pursuant to this subsection shall be allocated by the department for construction of the Wekiva Parkway.*

(3) *The department's obligation to construct its portions of the Wekiva Parkway is contingent upon the timely payment by the authority of the annual payments required of the authority, and receipt of the required environmental permits and approvals by the Federal Government.*

Section 37. Subsection (6) is added to section 348.755, Florida Statutes, to read:

348.755 Bonds of the authority.—

(6) *Notwithstanding any other provision of law to the contrary, on and after July 1, 2012, the authority may not issue any bonds except as permitted under the terms of the memorandum of understanding between*

the authority and the department as ratified by the authority board on February 22, 2012.

Section 38. Subsections (8) and (9) are added to section 348.757, Florida Statutes, to read:

348.757 Lease-purchase agreement.—

(8) *The only lease-purchase agreement authorized by this section is the lease-purchase agreement between the department and the authority dated December 23, 1985, as supplemented by a first supplement to the lease-purchase agreement dated November 25, 1986, and a second supplement to the lease-purchase agreement dated October 27, 1988.*

(9) *Upon the earlier of the defeasance, redemption, or payment in full of the authority bonds issued before July 1, 2012, or the earlier date to which the purchasers of the authority bonds have consented:*

(a) *The obligations of the department under the lease-purchase agreement with the authority, including any obligation to pay any cost of operation, maintenance, repair, or rehabilitation of the expressway system, terminate;*

(b) *The lease purchase agreement terminates;*

(c) *The expressway system remains the property of the authority and may not be transferred to the department; and*

(d) *The authority remains obligated to reimburse the department in accordance with the terms of the memorandum of understanding between the authority and the department as ratified by the authority board on February 22, 2012.*

Section 39. Subsections (2) and (5) of section 369.317, Florida Statutes, are amended to read:

369.317 Wekiva Parkway.—

(2) The Wekiva Parkway and related transportation facilities shall follow the design criteria contained in the recommendations of the Wekiva River Basin Area Task Force adopted by reference by the Wekiva River Basin Coordinating Committee in its final report of March 16, 2004, and the recommendations of the Wekiva Coordinating Committee contained in its final report of March 16, 2004, subject to reasonable environmental, economic, and engineering considerations. *For those activities associated with the Wekiva Parkway and related transportation facilities which require authorization pursuant to part IV of chapter 373, the Department of Environmental Protection is the exclusive permitting authority.*

(5) In Seminole County, ~~the Seminole County Expressway Authority,~~ the Department of Transportation, ~~and the Florida Turnpike Enterprise~~ shall locate the precise corridor and interchanges for the Wekiva Parkway consistent with the legislative intent expressed in this act and other provisions of this act.

Section 40. Paragraph (a) of subsection (4) of section 377.809, Florida Statutes, is amended to read:

377.809 Energy Economic Zone Pilot Program.—

(4)(a) Beginning July 1, 2012, all the incentives and benefits provided for enterprise zones pursuant to state law shall be available to the energy economic zones designated pursuant to this section on or before July 1, 2010. In order to provide incentives, by March 1, 2012, each local governing body that has jurisdiction over an energy economic zone must, by local ordinance, establish the boundary of the energy economic zone, specify applicable energy-efficiency standards, and determine eligibility criteria for the application of state and local incentives and benefits in the energy economic zone. However, in order to receive benefits provided under s. 288.106, a business must be a qualified target industry business under s. 288.106 for state purposes. An energy economic zone's boundary may be revised by local ordinance. Such incentives and benefits include those in ss. 212.08, 212.096, 220.181, 220.182, 220.183, 288.106, and 624.5105 and the public utility discounts provided in s. 290.007(8). The exemption provided in s. 212.08(5)(c) shall be for renewable energy as defined in s. 377.803. For purposes of this section, any applicable requirements for employee residency for higher refund or credit thresholds must be based on employee residency in the energy economic zone or an

enterprise zone. A business in an energy economic zone may also be eligible for funding under ss. 288.047 and 445.003, and a transportation project in an energy economic zone shall be provided priority in funding under s. 339.2821 ~~288.063~~. Other projects shall be given priority ranking to the extent practicable for grants administered under state energy programs.

Section 41. *The funds in the Toll Facilities Revolving Trust Fund and all future payments of obligated funds shall be deposited into the State Transportation Trust Fund to be expended for the purposes specified in s. 339.08, Florida Statutes.*

Section 42. *Notwithstanding s. 120.569, s. 120.57, or s. 373.427, Florida Statutes, or any other provision of law to the contrary, a challenge to a consolidated environmental resource permit or an associated variance or a sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with the state's deepwater ports, as listed in s. 403.021(9), Florida Statutes, shall be conducted pursuant to the summary hearing provisions of s. 120.574, Florida Statutes. However, the summary proceeding shall be conducted within 30 days after a party files a motion for a summary hearing, regardless of whether the parties agree to the summary proceeding, and the administrative law judge's decision shall be in the form of a recommended order and does not constitute final agency action of the department. The Department of Environmental Protection shall issue the final order within 45 working days after receipt of the administrative law judge's recommended order. The summary hearing provisions of this section apply to pending administrative proceedings, however, s. 120.574(1)(b) and (d) and (2)(a)3. and 5., Florida Statutes, do not apply to pending administrative proceedings. This section shall take effect upon this act becoming a law.*

Section 43. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to transportation; repealing s. 288.063, F.S., relating to contract requirements for transportation projects; amending s. 288.0656, F.S.; conforming a cross-reference; revising the title of ch. 311, F.S.; amending s. 311.07, F.S.; revising provisions for the financing of port transportation or port facilities projects; increasing funding for the Florida Seaport Transportation and Economic Development Program; directing the Florida Seaport Transportation and Economic Development Council to develop guidelines for project funding; directing council staff, the Department of Transportation, and the Department of Economic Opportunity to work in cooperation to review projects and allocate funds as specified; revising certain authorized uses of program funds; revising the list of projects eligible for funding under the program; removing a cap on distribution of program funds; removing a requirement for a specified audit; authorizing the Department of Transportation to subject projects funded under the program to a specified audit; amending s. 311.09, F.S.; revising provisions for rules of the council for evaluating certain projects; removing provisions for review by the Department of Community Affairs of the list of projects approved by the council; revising provisions for review and evaluation of such projects by the Department of Transportation and the Department of Economic Opportunity; increasing the amount of funding the Department of Transportation is required to include in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program; revising provisions relating to funding to be included in the budget; creating s. 311.10, F.S.; establishing the Strategic Port Investment Initiative within the Department of Transportation; providing for a minimum annual amount from the State Transportation Trust Fund to fund the initiative; directing the department to work with deepwater ports to develop and maintain a priority list of strategic investment projects; providing project selection criteria; requiring the department to schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports to review the proposed projects; directing the department to finalize a prioritized list of potential projects after considering comments received in the workshop; directing the department to include the proposed seaport projects in the tentative work program; creating s. 311.101, F.S.; creating the Intermodal Logistics Center Infrastructure Support Program within the Department of Transportation; providing purpose of the program; defining the term "intermodal logistics center"; providing criteria for considera-

tion by the department when evaluating projects for program assistance; directing the department to coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded; authorizing the department to administer contracts on behalf of the entity selected to receive funding; providing for the department's share of project costs; providing for a certain amount of funds in the State Transportation Trust Fund to be made available for eligible projects; directing the department to include the proposed projects in the tentative work program; authorizing the department to adopt rules; amending s. 311.22, F.S.; conforming a cross-reference; amending s. 316.302, F.S.; requiring owners or drivers of commercial motor vehicles that are engaged in intrastate commerce to be subject to specified federal rules and regulations as such rules and regulations existed on a certain date; providing that certain restrictions on the number of consecutive hours that a commercial motor vehicle may operate do not apply to a farm labor vehicle operated during a state of emergency or during an emergency pertaining to agriculture; correcting terminology; amending s. 318.14, F.S.; authorizing a person who does not hold a commercial driver license and who is cited for a noncriminal traffic infraction while driving a noncommercial motor vehicle to elect to attend a basic driver improvement course in lieu of a court appearance; authorizing a person who does not hold a commercial driver license and who is cited for certain offenses while driving a noncommercial motor vehicle to elect to enter a plea of nolo contendere and to provide proof of compliance in lieu of payment of fine or court appearance; amending s. 319.32, F.S.; increasing the amount of the fees deposited into the State Transportation Trust Fund from original and duplicate certificates of title issued for motor vehicles; specifying the allocation and purposes of funds received from increasing the amount of the fees from original and duplicate certificates of title issued for motor vehicles; providing for the transfer of funds to the State Transportation Trust Fund that result from increased revenues from the seaport programs; amending s. 320.20, F.S.; conforming provisions to changes made by the act; repealing s. 320.204, F.S., relating to the transfer of funds from the Highway Safety Operating Trust Fund to the Transportation Disadvantaged Trust Fund; amending s. 322.07, F.S.; revising provisions relating to temporary commercial instruction permits; amending s. 322.53, F.S.; revising an exemption from the requirement to obtain a commercial driver license for farmers transporting agricultural products, farm supplies, or farm machinery under certain circumstances; providing that such exemption applies if the vehicle is not used in the operations of a common or contract motor carrier; amending s. 322.54, F.S.; requiring that persons who drive a motor vehicle having a gross vehicle weight rating or gross vehicle weight of a specified amount or more possess certain classifications of driver licenses; amending s. 322.59, F.S.; revising provisions relating to the possession of a medical examiner's certificate; requiring that the department disqualify a driver from operating a commercial motor vehicle if the driver holds a commercial driver license and fails to comply with the medical certification requirements; authorizing the department to issue, under certain circumstances, a Class E driver license to a person who is disqualified from operating a commercial motor vehicle; amending s. 322.61, F.S.; revising provisions relating to the disqualification from operating a commercial motor vehicle; providing that any holder of a commercial driver license who is convicted of two violations committed while operating any motor vehicle is permanently disqualified from operating a commercial motor vehicle; amending s. 334.30, F.S., relating to public-private transportation facilities; deleting obsolete provisions relating to the Toll Facilities Revolving Trust Fund; amending s. 335.074, F.S., relating to bridge safety inspection reports; requiring the governmental entity having maintenance responsibility for a bridge to reduce the maximum weight, size, or speed limit for the bridge or to close the bridge upon receipt of a report recommending the reduction or closure; requiring the entity to post the reduced limits and notify the department; requiring the department to post the reduced limits or to close the bridge under certain circumstances; requiring costs associated with the department posting the revised limits or closure of the bridge to be assessed against and collected from the governmental entity; creating s. 338.151, F.S.; authorizing the department to establish tolls on certain transportation facilities to pay for the cost of such project; prohibiting the department from establishing tolls on certain lanes of limited access facilities; providing an exception; providing for application; amending s. 338.155, F.S.; authorizing the department adopt rules to allow public transit vehicles and certain military-service-related funeral processions to use certain toll facilities without payment of tolls; amending s. 338.161, F.S.; authorizing the Department of Transportation to enter into certain agreements with a public or private transportation facility owner if it can increase nontoll revenues or add con-

venience or other value; providing criteria; amending s. 338.165, F.S.; authorizing the Department of Transportation to transfer the Beachline-East Expressway to the turnpike system; providing for the deposit of any funds expended by the Florida Turnpike Enterprise for the acquisition of the Beachline-East Expressway into the State Transportation Trust Fund for allocation to construct the Wekiva Parkway; defining the term “Wekiva Parkway”; amending s. 338.166, F.S.; revising a provision for issuance of bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes; revising authorized uses of such toll revenues; providing restrictions on such use; amending s. 338.221, F.S.; revising the definition of the term “economically feasible” for purposes of proposed turnpike projects; amending s. 338.223, F.S.; revising provisions for department requests for legislative approval of proposed turnpike projects; conforming a cross-reference; repealing s. 338.251, F.S., relating to the Toll Facilities Revolving Trust Fund; amending s. 339.08, F.S.; conforming a cross-reference; creating s. 339.139, F.S.; declaring that management of transportation infrastructure financing to ensure the fiscal integrity of the State Transportation Trust Fund is state policy; requiring that the department provide a debt and debtlike contractual obligations load report to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the legislative appropriations committees; requiring that the load report provide certain data; requiring that the department manage levels of debt to ensure that no more than a certain percentage of revenues is committed; providing exceptions that allow the limitation to be exceeded; requiring that the department prepare a report on debt obligations that are secured by and payable from pledged revenues; requiring that the department provide the report to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the legislative appropriations committees; creating s. 339.2821, F.S.; authorizing the Department of Transportation, in consultation with the Department of Economic Opportunity, to make and approve expenditures and enter into contracts with an appropriate governmental body for the direct costs of transportation projects; providing definitions; authorizing the Department of Economic Opportunity and the Department of Environmental Protection to review and comment on recommended transportation projects; providing criteria that the Department of Transportation must follow when reviewing a contract for approval; providing criteria for the transportation contract with a governmental body; providing that Space Florida may serve as a governmental body or as a contracting agency for transportation projects within spaceport territory; requiring each governmental body to submit a financial audit by an independent certified public accountant to the department; requiring that the department monitor each construction site receiving funding; assigning and transferring the rights and obligations of the Department of Economic Opportunity under certain contracts to the Department of Transportation; requiring the contracts to be administered by the Department of Transportation; creating s. 339.2825, F.S.; requiring the Department of Transportation to submit a summary of proposed public-private transportation projects to the Executive Office of the Governor, each legislative appropriations committee, the President of the Senate, and the Speaker of the House of Representatives; providing criteria for the summary; providing for the department to proceed with a project upon approval by the Governor; prohibiting the Governor from approving a transportation project if a legislative appropriations committee, the President of the Senate, or the Speaker of the House of Representatives objects within a certain period after receipt of the summary; providing for receipt by the department of an unsolicited proposal for certain transportation projects; exempting a public-private partnership agreement involving the lease of a toll facility from the requirements of the approval process; amending s. 339.63, F.S.; adding military access facilities to the types of facilities included in the Strategic Intermodal System and the Emerging Strategic Intermodal System which form components of an interconnected transportation system; providing that an intermodal logistics center meeting certain criteria shall be designated as part of the Strategic Intermodal System; providing for a waiver of transportation concurrency for such facility if it is located within a described area; amending s. 348.7546, F.S.; authorizing the Orlando-Orange County Expressway Authority to construct, finance, operate, own, and maintain those portions of the Wekiva Parkway which are identified by agreement between the authority and the department; providing that the authority’s exercise of certain condemnation powers or acquisition of any property; requiring that the authority to repay certain expenditures by the department; requiring that the funds paid to the department be allocated for construction of the Wekiva Parkway; providing that the department’s obligations to construct certain portions of the Wekiva Parkway are contingent upon timely pay-

ment by the authority and receipt of all required permits and approvals; amending s. 348.755, F.S.; prohibiting the authority from issuing any bonds, except as permitted under the terms of a certain memorandum of understanding between the authority and the department; amending s. 348.757, F.S.; limiting certain authorized lease-purchase agreements; providing for the termination of the department’s obligations under certain lease-purchase agreements; amending s. 369.317, F.S.; providing for the Department of Environmental Protection to have exclusive permitting authority for certain activities associated with the Wekiva Parkway and related transportation facilities; requiring the department to locate the precise corridor and interchanges for the Wekiva Parkway to be located in Seminole County; amending s. 377.809, F.S.; conforming a cross-reference; transferring funds and all future payments of obligated funds in the Toll Facilities Revolving Trust Fund to the State Transportation Trust Fund; requiring that a challenge to a consolidated environmental resource permit or an associated variance or a sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with the state’s deepwater ports be conducted pursuant to certain summary hearing provisions; providing a timeframe when the summary proceeding must be conducted; requiring the administrative law judge’s decision be in the form of a recommended order; providing that the recommended order does not constitute final agency action of the department; requiring the department to issue the final order within 45 working days after receipt of the recommended order; providing exceptions for pending administrative proceedings; providing effective dates.

On motion by Senator Benacquisto, the Conference Committee Report on **SB 1998** was adopted. **SB 1998** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—38

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Evers	Montford	Wise
Fasano	Negron	

Nays—2

Dockery	Rich
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Vote after roll call:

Nay to Yea—Rich

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5505, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5505

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5505, same being:

An act relating to the Department of Financial Services.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i>	<i>s/ Joe Negron</i>
Chair	Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
At Large	<i>s/ Oscar Braynon II</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Miguel Diaz de la Portilla</i>
Paula Dockery	<i>s/ Greg Evers</i>
Mike Fasano	<i>s/ Anitere Flores</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Rene Garcia</i>
Andy Gardiner, At Large	<i>s/ Audrey Gibson</i>
<i>s/ Alan Hays</i>	<i>s/ Dennis L. Jones, D.C.</i>
<i>s/ Arthenia L. Joyner, At Large</i>	Jack Latvala
Evelyn J. Lynn	<i>s/ Gwen Margolis</i>
<i>s/ Bill Montford</i>	<i>s/ Jim Norman</i>
<i>s/ Steve Oelrich</i>	Nan H. Rich, At Large
<i>s/ Garrett Richter</i>	<i>s/ Jeremy Ring</i>
Maria Lorts Sachs	<i>s/ David Simmons</i>
<i>s/ Gary Siplin</i>	<i>s/ Christopher L. "Chris" Smith</i>
Eleanor Sobel	<i>s/ Ronda Storms</i>
John Thrasher, At Large	<i>s/ Stephen R. Wise</i>

Managers on the part of the Senate

<i>s/ Denise Grimsley</i>	<i>s/ Ed Hooper</i>
Chair	Lead Manager
<i>s/ Gary Aubuchon, At Large</i>	Lori Berman
Charles S. "Chuck" Chestnut IV	Chris Dorworth, At Large
At Large	<i>s/ James C. "Jim" Frishe, At Large</i>
Joseph A. "Joe" Gibbons	<i>s/ Doug Holder, At Large</i>
Dorothy L. Hukill, At Large	Mia L. Jones, At Large
<i>s/ John Legg, At Large</i>	<i>s/ Carlos Lopez-Cantera, At Large</i>
<i>s/ Debbie Mayfield</i>	<i>s/ Seth McKeel, At Large</i>
<i>s/ Bryan Nelson</i>	<i>s/ Jimmy Patronis</i>
Franklin Sands, At Large	Ron Saunders, At Large
<i>s/ Robert C. "Rob" Schenck</i>	<i>s/ William D. Snyder, At Large</i>
At Large	Barbara Watson
<i>s/ Will W. Weatherford, At Large</i>	<i>s/ Michael B. "Mike" Weinstein</i>

Managers on the part of the House

The Conference Committee Amendment for HB 5505, Department of Financial Services, provides for the following:

- Allows for the electronic submission of workers' compensation exemption applications, with streamlined reporting requirements (e.g., elimination of notarization requirement and, for construction industry exemptions, the filing of copies of stock certificates).
 - Requires additional data elements to be reported by all applicants filing electronically to include:
 - Date of birth, Florida driver's license number or identification card number.
 - For construction industry applicants, statement of ownership interest.
 - Provides that exemptions issued after January 1, 2013, are valid for two years.
- Repeals the requirement for the Department of Financial Services to prepare an annual report on the administration of the workers' compensation laws of the prior year.

- Provides for a cost savings of nine positions and \$348,289 incorporated into the Fiscal Year 2012-13 General Appropriations Act.
- Amends the delinquent finance charge related to consumer finance loans by adjusting the current \$10 fee annually based on the consumer price index.
- Provides that revenues collected for money transmitter functions will be deposited into the Financial Institutions Regulatory Trust Fund rather than the Regulatory Trust Fund.
- Authorizes the Governor, at his option, to direct the State Board of Administration to create the Florida Insurance Premium Tax Pre-Payment Program in order to provide an additional funding mechanism for the Florida Hurricane Catastrophe Fund.

Conference Committee Amendment (473923)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (15) of section 440.02, Florida Statutes, is amended to read:

440.02 Definitions.—When used in this chapter, unless the context clearly requires otherwise, the following terms shall have the following meanings:

(15)

(b) "Employee" includes any person who is an officer of a corporation and who performs services for remuneration for such corporation within this state, whether or not such services are continuous.

1. Any officer of a corporation may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05.

2. As to officers of a corporation who are engaged in the construction industry, no more than three officers of a corporation or of any group of affiliated corporations may elect to be exempt from this chapter by filing ~~written~~ notice of the election with the department as provided in s. 440.05. Officers must be shareholders, each owning at least 10 percent of the stock of such corporation and listed as an officer of such corporation with the Division of Corporations of the Department of State, in order to elect exemptions under this chapter. For purposes of this subparagraph, the term "affiliated" means and includes one or more corporations or entities, any one of which is a corporation engaged in the construction industry, under the same or substantially the same control of a group of business entities which are connected or associated so that one entity controls or has the power to control each of the other business entities. The term "affiliated" includes, but is not limited to, the officers, directors, executives, shareholders active in management, employees, and agents of the affiliated corporation. The ownership by one business entity of a controlling interest in another business entity or a pooling of equipment or income among business entities shall be prima facie evidence that one business is affiliated with the other.

3. An officer of a corporation who elects to be exempt from this chapter by filing a ~~written~~ notice of the election with the department as provided in s. 440.05 is not an employee.

Services are presumed to have been rendered to the corporation if the officer is compensated by other than dividends upon shares of stock of the corporation which the officer owns.

Section 2. Subsections (3) and (6) of section 440.05, Florida Statutes, are amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(3) Each officer of a corporation who is engaged in the construction industry and who elects an exemption from this chapter or who, after electing such exemption, revokes that exemption, must *electronically submit mail a written* notice to such effect to the department on a form prescribed by the department. ~~The notice of election to be exempt from the provisions of this chapter must be notarized and under oath.~~ The notice of election to be exempt which is *electronically* submitted to the department by the officer of a corporation who is allowed to claim an exemption as provided by this chapter must list the name, federal tax

identification number, *date of birth, Florida driver license number or Florida identification card* ~~social security~~ number, all certified or registered licenses issued pursuant to chapter 489 held by the person seeking the exemption, ~~a copy of relevant documentation as to employment status filed with the Internal Revenue Service as specified by the department, a copy of the relevant occupational license in the primary jurisdiction of the business, and the registration number of the corporation filed with the Division of Corporations of the Department of State, and the percentage of ownership along with a copy of the stock certificate~~ evidencing the required ownership under this chapter. The notice of election to be exempt must identify each corporation that employs the person electing the exemption and must list the social security number or federal tax identification number of each such employer and the additional documentation required by this section. In addition, the notice of election to be exempt must provide that the officer electing an exemption is not entitled to benefits under this chapter, must provide that the election does not exceed exemption limits for officers provided in s. 440.02, and must certify that any employees of the corporation whose officer elects an exemption are covered by workers' compensation insurance. Upon receipt of the notice of the election to be exempt, receipt of all application fees, and a determination by the department that the notice meets the requirements of this subsection, the department shall issue a certification of the election to the officer, unless the department determines that the information contained in the notice is invalid. The department shall revoke a certificate of election to be exempt from coverage upon a determination by the department that the person does not meet the requirements for exemption or that the information contained in the notice of election to be exempt is invalid. The certificate of election must list the name of the corporation listed in the request for exemption. A new certificate of election must be obtained each time the person is employed by a new or different corporation that is not listed on the certificate of election. A copy of the certificate of election must be sent to each workers' compensation carrier identified in the request for exemption. Upon filing a notice of revocation of election, an officer who is a subcontractor or an officer of a corporate subcontractor must notify her or his contractor. Upon revocation of a certificate of election of exemption by the department, the department shall notify the workers' compensation carriers identified in the request for exemption.

(6) A construction industry certificate of election to be exempt which is issued in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The construction industry certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A construction industry certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days ~~before~~ ~~prior to~~ the expiration date of a construction industry certificate of exemption ~~issued after December 1, 1998~~, the department shall send notice of the expiration date ~~and an application for renewal~~ to the certificateholder at the address on the certificate ~~or to the e-mail address on file with the department~~.

Section 3. Effective January 1, 2013, subsection (6) of section 440.05, Florida Statutes, as amended by this act, is amended to read:

440.05 Election of exemption; revocation of election; notice; certification.—

(6) A ~~construction industry~~ certificate of election to be exempt which is issued ~~on or after January 1, 2013~~, in accordance with this section shall be valid for 2 years after the effective date stated thereon. Both the effective date and the expiration date must be listed on the face of the certificate by the department. The ~~construction industry~~ certificate must expire at midnight, 2 years from its issue date, as noted on the face of the exemption certificate. A ~~construction industry~~ certificate of election to be exempt may be revoked before its expiration by the officer for whom it was issued or by the department for the reasons stated in this section. At least 60 days before the expiration date of a ~~construction industry~~ certificate of exemption, the department shall send notice of the expiration date to the certificateholder at the address on the certificate or to the e-mail address on file with the department.

Section 4. *Section 440.59, Florida Statutes, is repealed.*

Section 5. Paragraph (a) of subsection (3) of section 516.031, Florida Statutes, is amended to read:

516.031 Finance charge; maximum rates.—

(3) OTHER CHARGES.—

(a) In addition to the interest, delinquency, and insurance charges herein provided for, no further or other charges or amount whatsoever for any examination, service, commission, or other thing or otherwise shall be directly or indirectly charged, contracted for, or received as a condition to the grant of a loan, except:

1. An amount not to exceed \$25 to reimburse a portion of the costs for investigating the character and credit of the person applying for the loan;

2. An annual fee of \$25 on the anniversary date of each line-of-credit account;

3. Charges paid for brokerage fee on a loan or line of credit of more than \$10,000, title insurance, and the appraisal of real property offered as security when paid to a third party and supported by an actual expenditure;

4. Intangible personal property tax on the loan note or obligation when secured by a lien on real property;

5. The documentary excise tax and lawful fees, if any, actually and necessarily paid out by the licensee to any public officer for filing, recording, or releasing in any public office any instrument securing the loan, which fees may be collected when the loan is made or at any time thereafter;

6. The premium payable for any insurance in lieu of perfecting any security interest otherwise required by the licensee in connection with the loan, if the premium does not exceed the fees which would otherwise be payable, which premium may be collected when the loan is made or at any time thereafter;

7. Actual and reasonable attorney's fees and court costs as determined by the court in which suit is filed;

8. Actual and commercially reasonable expenses of repossession, storing, repairing and placing in condition for sale, and selling of any property pledged as security; or

9. A delinquency charge not to exceed \$10 for each payment in default for a period of not less than 10 days, if the charge is agreed upon, in writing, between the parties before imposing the charge. *Such delinquency charge shall be adjusted annually on July 1 by the Chief Financial Officer to correspond to the percentage, if any, by which the Consumer Price Index (CPI) for Urban Wage Earners and Clerical Workers for the most recent calendar year exceeds the CPI for the calendar year immediately preceding. The adjusted charge shall be rounded to the nearest hundredth of a dollar.*

Any charges, including interest, in excess of the combined total of all charges authorized and permitted by this chapter constitute a violation of chapter 687 governing interest and usury, and the penalties of that chapter apply. In the event of a bona fide error, the licensee shall refund or credit the borrower with the amount of the overcharge immediately but within 20 days from the discovery of such error.

Section 6. Subsections (3) and (4) of section 560.1092, Florida Statutes, are renumbered as subsections (2) and (3), respectively, and present subsection (2) of that section is amended to read:

560.1092 Examination expenses.—

~~(2) All moneys collected from licensees for examinations shall be deposited into the Regulatory Trust Fund, and the office may make deposits into such fund from moneys appropriated for the operation of the office.~~

Section 7. Section 560.144, Florida Statutes, is amended to read:

560.144 Deposit of fees and assessments.—License application fees, license renewal fees, late payment penalties, civil penalties, administrative fines, *examination fees*, and other fees, costs, or penalties provided for in this chapter shall be paid directly to the office. *Proceeds from part II of this chapter shall be deposited into the Financial Institutions'*

Regulatory Trust Fund. Proceeds from part III of this chapter shall be deposited, which shall deposit such proceeds into the Regulatory Trust Fund and use the proceeds to pay the costs of the office as necessary to carry out its responsibilities under this chapter.

Section 8. *Florida Insurance Premium Tax Prepayment Program.—The Governor may direct the State Board of Administration to create the Florida Insurance Premium Tax Prepayment Program for the purpose of creating an additional funding mechanism for the Florida Hurricane Catastrophe Fund.*

(1) *DEFINITIONS.—As used in this section, the term:*

(a) *“Affiliate” means:*

1. *A person who directly or indirectly:*

a. *Beneficially owns 10 percent or more of the outstanding voting securities or other ownership interests of the other person, whether through rights, options, convertible interests, or otherwise; or*

b. *Controls or holds power to vote 10 percent or more of the outstanding voting securities or other ownership interests of the other person;*

2. *A person with 10 percent or more of the outstanding voting securities or other ownership interests, of which are directly or indirectly:*

a. *Beneficially owned by the other person, whether through rights, options, convertible interest, or otherwise; or*

b. *Controlled or held with power to vote by the other person;*

3. *A partnership in which the other person is a general partner; or*

4. *An officer, employee, or agent of the other person, or an immediate family member of the officer, employee, or agent.*

(b) *“Certificate” means an instrument issued by the state as authorized by the program in exchange for the prepayment of insurance premium taxes by purchasers which does not extend beyond the 11th calendar year following the calendar year of the fund allocation date to which the certificate relates, except as otherwise provided in paragraph (4)(d).*

(c) *“Corporation” means the Florida Hurricane Catastrophe Fund Finance Corporation.*

(d) *“Full tax credit amount” means the aggregate stated amount of all certificates issued by the state to purchasers evidencing prepayment of the purchaser’s premium taxes.*

(e) *“Fund” means the Florida Hurricane Catastrophe Fund.*

(f) *“Fund allocation date” means the date on which the state board receives premium tax prepayments from purchasers in return for the issuance of the certificates that entitle the purchasers to receive an allocation of the full tax credit amount authorized by the program.*

(g) *“Manager” means a person, including its principals, partners, subsidiaries, affiliates, or subcontractors, designated pursuant to the program to arrange for the sale of certificates and the receipt of prepayments of insurance premium taxes.*

(h) *“Manager costs” means a fee of up to 150 basis points, as determined by the state board, of the stated amount of the certificates issued and sold for all of the manager’s costs related to configuring and selling the certificates.*

(i) *“Person” means any natural person, corporation, limited liability company, partnership, joint venture, trust, incorporated or unincorporated association, joint stock company, governmental agency or political subdivision thereof, or other entity of any kind.*

(j) *“Premium tax year” means the 12-month period used under state law to measure an insurer’s premium tax liability, which begins on January 1 of each calendar year and ends on the following December 31 of such calendar year.*

(k) *“Premium taxes” means the taxes imposed pursuant to ss. 624.509 and 624.5091, Florida Statutes, and chapter 220, Florida Statutes.*

(l) *“Principal” means:*

1. *A senior officer or director of a corporation;*

2. *An individual manager of a limited liability company or a principal of an entity manager;*

3. *An individual general partner of a partnership or limited partnership or a principal of an entity that serves as a general partner; or*

4. *An individual in a position of similar authority in an entity not specifically named in this paragraph.*

(m) *“Program” means the Florida Insurance Premium Tax Prepayment Program.*

(n) *“Purchaser” means an insurer authorized to transact insurance in this state which has a liability for insurance premium taxes under ss. 624.509 and 624.5091, Florida Statutes, or corporate income and excise taxes under chapter 220, Florida Statutes, which prepays its insurance premium taxes or corporate and excise taxes as provided under the program.*

(o) *“State board” or “board” means the State Board of Administration.*

(p) *“Tax credits” means credits against insurance premium tax liability under ss. 624.509 and 624.5091, Florida Statutes, and corporate income and emergency excise tax liability under chapter 220, Florida Statutes, arising from the prepayment of an insurer’s insurance premium taxes as authorized under the program.*

(2) *STATE BOARD OF ADMINISTRATION DUTIES.—Upon receiving direction from the Governor to create the program, the state board shall administer the program, and shall have the following powers and duties necessary or proper to conduct the program, including, but not limited to:*

(a) *Making and executing contracts and other necessary instruments.*

(b) *Authorizing the issuance and sale of up to \$1.5 billion in certificates to offset insurance premium tax liability under ss. 624.509 and 624.5091, Florida Statutes, or corporate income and emergency excise tax liability under chapter 220, Florida Statutes.*

(c) *Arranging for the sale of the certificates. The funds derived from the sale of the certificates shall be deposited into a separate account established within the state board as provided in paragraph (d).*

(d) *Simultaneously with the deposit of sale proceeds of the certificates as provided in paragraph (c), loaning such proceeds to the fund or the corporation, as determined by board based on the recommendations of the manager. Such loan shall be memorialized in a written statement by the board and filed with the board and the corporation, setting forth the terms and details of the loan, including, but not limited to, the rate of interest, if any, to be borne by the loan; the dates for the payment of principal and interest, if any, on the loan; the principal amortization schedule for the loan; and sources and priority of payments for the loan, all of which must be in accordance with s. 215.555, Florida Statutes; and all outstanding obligations associated with or relating to the fund. In determining the terms and details of the loan, the state board must reasonably protect the interests of the state to have the loan fully repaid in a timely manner and design the schedule of loan repayments in each state fiscal year to equal the amount of tax credits that are expected to be applied to reduce state tax liabilities in such fiscal year. If the state board deems it helpful, the corporation may execute such agreements as the board prepares and presents to the corporation relating to or associated with the loan. The state board and the corporation are each granted such duties, rights, and powers as may be necessary or helpful in carrying out the purposes of this paragraph. The loan must be repaid in accordance with its terms. Loan repayments received by the board shall be transferred to the State Treasury for deposit into the General Revenue Fund within 5 days after receipt.*

(e) *Soliciting proposals and selecting a manager in accordance with subsection (3), and contracting for such other services as deemed necessary or useful by the board for structuring the program and implementing the sale of certificates, and paying the manager costs thereof from the proceeds of the sale of the certificates.*

(f) Reviewing and approving or disapproving proposals from prospective purchasers solicited and structured by the manager, agreeing or disagreeing with the recommendation of the manager to sell the certificates to the purchasers in a public or private sale, approving or disapproving the price or prices to be paid by purchasers for the certificates, determining the form and denominations of the certificates, and determining such other administrative details regarding the certificates as deemed useful by the state board. All such determinations, together with such other matters deemed appropriate by the state board, shall be memorialized in a written statement by the board and filed with the state board and the corporation.

(g) Determining the amount of the tax credits evidenced by the certificates, the calendar years to which the tax credits apply, and the amount of tax credits applicable to each calendar year subject to the following:

1. The aggregate amount of tax credits evidenced by the certificates may not exceed \$1.5 billion;

2. The calendar years to which the tax credits apply shall be any of the calendar years 2012 through 2023, inclusive, as determined by the board;

3. The aggregate amount of the tax credits applicable to any individual calendar year may not exceed \$150 million; and

4. In recognition of the time value of money, the sale price of any certificate shall be less than the future tax credit evidenced by the certificate, as determined by the board.

(h) The Department of Revenue must notify the fund and the corporation by June 30 of each year of the total amount of tax credits under the program applied against premium taxes for the preceding premium tax year.

(3) **MANAGER APPLICATION AND DESIGNATION; FUND ALLOCATION DATE.**—

(a) Within 30 days after receiving directions from the Governor, the state board, based upon the recommendation of the Division of Bond Finance, shall select one manager to be the exclusive manager for all purposes under the program and provide a statement of the services to be provided, which may include the services contained in paragraph (d); the time and date for the receipt of proposals and of the public opening; and all of the terms and conditions applicable to the designation of the manager, including the criteria contained in paragraph (b).

(b) An applicant for manager must demonstrate in its response to the request for proposals that it meets all of the following criteria:

1. Have experience in structuring and marketing notes repaid all or in part with insurance premium tax credits. If a subcontractor is used to meet the requirements of this subsection, the subcontractor must have been authorized to do business in this state on or before January 1, 2012.

2. Have experience during the previous calendar year with underwriting and marketing Florida state and local government securities.

3. Has more than \$5 billion in equity capital.

4. Have experience during the previous calendar year in managing a minimum of 50 state and local government financing transactions nationwide, each in excess of \$50 million.

(c) The fund allocation date may not be later than 120 days following the designation of the manager.

(d) The state board may require the manager to provide all of the following services:

1. Before the board determines the aggregate amount of tax credits applicable to any single calendar year, the manager must estimate the amounts of and the dates for payments of the principal and interest, if any, on the loan provided in paragraph (2)(d) such that all such payments:

a. Are consistent with s. 215.555, Florida Statutes, and all outstanding obligations associated with or relating to the fund; and

b. Are estimated to offset in each state fiscal year the amount of state revenues expected not to be collected due to the sale of the certificates.

2. To assist the state board in structuring the program in a manner complying with the provisions of this section.

3. Such additional services relating to the duties of the board as the board shall reasonably determine and set forth in the statement of services referenced in paragraph (a).

(4) **PURCHASER TAX CREDITS.**—

(a) Each purchaser that prepays its insurance premium taxes shall earn vested tax credits against future taxes under ss. 624.509 and 624.5091, Florida Statutes, and chapter 220, Florida Statutes, equal to the stated amount of the certificates issued to the purchasers and evidencing their prepayment of insurance premium taxes in cash. The aggregate tax credits available to purchasers in the form of certificates may not exceed \$1.5 billion. Tax credits vest on the fund allocation date.

(b) Each purchaser prepaying its insurance premium tax obligation through the purchase of certificates authorized under the program may:

1. Take the vested tax credits against purchaser's insurance premium taxes or income taxes each premium tax year in accordance with the terms of the certificate; and

2. Reduce its estimated payments of tax liability for each year, on a quarterly and an annual basis, for which tax credits are available to offset tax liability by all or part of the same percentage as the percentage payment due on each estimated payment date.

(c) The tax credits that are used by a purchaser with respect to any year may not exceed the full tax liability of the purchaser for that year.

(d) Notwithstanding any limitation set forth in any other provision of the program, any tax credits that a purchaser is permitted to use under paragraph (a) or paragraph (b), but is unable to use because of paragraph (c), may be carried forward until the end of the 10th year following the expiration date set forth in the certificate to which the tax credit relates and be used to offset the purchaser's liability in any subsequent year in which the purchaser has sufficient tax liability, including in a year in which the purchaser also uses tax credits that are allocated to that year pursuant to paragraph (b).

(e) A purchaser that has purchased certificates is not required to reduce the amount of tax liability included by the purchaser in connection with the ratemaking for an insurance contract written because of a reduction in the purchaser's assessment derived from the tax credits granted under the program.

(f) If the taxes that a purchaser does not pay by virtue of the tax credits purchased under this program would constitute a credit against another tax or assessment if paid, the insurer shall continue to earn the credit as though the tax credits evidenced by the certificates were paid by cash.

(g) A purchaser may transfer any certificate authorized under the program to another purchaser if the transferor delivers to the Commissioner of Insurance Regulation within 30 days after the transfer a written notice indicating the name of the transferee, the stated amount of certificates being transferred, and the year or years to which the tax credits evidenced by the certificate are allocable as provided in paragraph (b) and such other information, if any, as required in the body of the certificate being transferred.

(h) A purchaser claiming a tax credit against its premium tax liability earned through the prepayment of insurance premium taxes evidenced by a certificate does not have to pay any additional retaliatory tax levied pursuant to s. 624.5091, Florida Statutes, as a result of claiming that tax credit.

(i) For statutory accounting purposes, a purchaser may treat the transferable tax credits as an admitted asset, pursuant to the National Association of Insurance Commissioners Accounting Practices and Procedures Manual and Statement of Statutory Accounting Principle No. 94.

(j) The general revenue service charge payable by a trust fund may not be reduced by the tax credits taken under this program.

(5) *MANAGER REPORTS.*—Within 30 days after the fund allocation date, the manager shall report all of the following to the state board and the Office of Insurance Regulation:

(a) *The name of each purchaser from whom prepayment of insurance premium taxes was received, including the purchaser’s identification number.*

(b) *The stated amount of certificates purchased by each purchaser.*

(c) *The date on which such purchase was made.*

Section 9. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to the Department of Financial Services; amending s. 440.02, F.S.; redefining the term “employee” for purposes of workers’ compensation; amending s. 440.05, F.S.; revising requirements for submitting a notice of election of exemption; revising duties of the Department of Financial Services relating to the expiration of certificates of exemption; expanding applicability of requirements relating to certificates of exemption; repealing s. 440.59, F.S., relating to the duty of the Department of Financial Services to make an annual report on the administration of ch. 440, F.S., the Workers’ Compensation Law, to specified officials; amending s. 516.031, F.S.; revising the amount that a lender may impose as a delinquency charge; amending s. 560.1092, F.S.; deleting a provision that provides for the deposit of funds collected from money services business licensees; amending s. 560.144, F.S.; requiring examination fees to be paid directly to the Office of Financial Regulation; providing for the deposit of certain proceeds; providing for the establishment of the Florida Insurance Premium Tax Prepayment Program, to be administered by the State Board of Administration, to help fund the Florida Hurricane Catastrophe Fund; providing definitions; providing the duties of the State Board of Administration with respect to the program; providing for the selection of a program manager; providing manager duties; providing that an insurer who prepays its insurance premium taxes shall be issued a certificate representing tax credits against future taxes; providing for the use and transfer of such credits; requiring a manager report; providing effective dates.

On motion by Senator Hays, the Conference Committee Report on **HB 5505** was adopted. **HB 5505** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—36

Mr. President	Gaetz	Oelrich
Alexander	Garcia	Rich
Altman	Gardiner	Richter
Benacquisto	Gibson	Ring
Bennett	Hays	Sachs
Bogdanoff	Jones	Simmons
Braynon	Latvala	Siplin
Bullard	Lynn	Smith
Dean	Margolis	Sobel
Detert	Montford	Storms
Diaz de la Portilla	Negron	Thrasher
Flores	Norman	Wise

Nays—3

Dockery	Fasano	Joyner
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The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5201, as amended by the Conference Committee Report.

Robert L. “Bob” Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5201

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5201, same being:

An act relating to postsecondary education funding.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i>	<i>s/ Joe Negron</i>
Chair	Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. “Mike” Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
At Large	<i>s/ Oscar Braynon II</i>
<i>s/ Larcentia J. Bullard</i>	<i>s/ Charles S. “Charlie” Dean, Sr.</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Miguel Diaz de la Portilla</i>
Paula Dockery	<i>s/ Greg Evers</i>
Mike Fasano	<i>s/ Anitere Flores</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Rene Garcia</i>
Andy Gardiner, At Large	<i>s/ Audrey Gibson</i>
<i>s/ Mike Haridopolos</i>	<i>s/ Alan Hays</i>
<i>s/ Dennis L. Jones, D.C.</i>	<i>s/ Arthenia L. Joyner, At Large</i>
Jack Latvala	Evelyn J. Lynn
<i>s/ Gwen Margolis</i>	<i>s/ Bill Montford</i>
<i>s/ Jim Norman</i>	<i>s/ Steve Oelrich</i>
Nan H. Rich, At Large	<i>s/ Garrett Richter</i>
<i>s/ Jeremy Ring</i>	Maria Lorts Sachs
<i>s/ David Simmons</i>	<i>s/ Gary Siplin</i>
<i>s/ Christopher L. “Chris” Smith</i>	Eleanor Sobel
<i>s/ Ronda Storms</i>	John Thrasher, At Large
<i>s/ Stephen R. Wise</i>	

Managers on the part of the Senate

<i>s/ Denise Grimsley</i>	<i>s/ H. Marlene O’Toole</i>
Chair	Chair
<i>s/ Joseph A. “Joe” Gibbons</i>	<i>s/ William L. “Bill” Proctor</i>
Acting Co-Chair	Acting Co-Chair
<i>s/ Larry Ahern</i>	<i>s/ Gary Aubuchon, At Large</i>
Dwight M. Bullard	Charles S. “Chuck” Chestnut IV
Chris Dorworth, At Large	At Large
<i>s/ James C. “Jim” Frishe, At Large</i>	<i>s/ Shawn Harrison</i>
<i>s/ Doug Holder, At Large</i>	Dorothy L. Hukill, At Large
Mia L. Jones, At Large	<i>s/ John Legg, At Large</i>
<i>s/ Carlos Lopez-Cantera, At Large</i>	<i>s/ Seth McKeel, At Large</i>
<i>s/ Jeanette M. Nunez</i>	<i>s/ Jose R. Oliva</i>
<i>s/ Kathleen C. Passidomo</i>	Betty Reed
Franklin Sands, At Large	Ron Saunders, At Large
<i>s/ Robert C. “Rob” Schenck</i>	<i>s/ William D. Snyder, At Large</i>
At Large	<i>s/ Kelli Stargel</i>
Dwayne L. Taylor	<i>s/ Carlos Trujillo</i>
<i>s/ Will W. Weatherford, At Large</i>	Alan B. Williams

Managers on the part of the House

The Conference Committee Amendment for HB 5201, Postsecondary Education Funding, provides for the following:

- Establishes the Florida Virtual Campus to provide access to online student and library support services and serve as a statewide resource and clearinghouse for postsecondary education distance learning courses and degree programs and to increase student access and completion of degrees.

- Establishes a Degree Completion Pilot Program to recruit, recover, and retain adult learners and assist them in completing degrees aligned to high-wage, high-skill, and workforce needs.
- Increases the surcharge for excess credit hours.
- Authorizes the Board of Governors to transfer unused Student and Other Fees Trust Fund authority between institutions, and restricts universities' ability to transfer funds in excess of \$1 million to and from satellite campuses.
- Maintains the salary limitation on the amount of state funds that may be used for salaries of Florida College System and State University presidents and administrative employees in Fiscal Year 2012-13.
- Provides that a full-time student, co-enrolled in a K-12 education program and an adult general education program, may be reported for funding for two courses in an adult education program in Fiscal Year 2012-2013.
- Shortens the length of time from 3 years to 2 years that a student is eligible to accept the initial Bright Futures Scholarship after high school graduation.
- Clarifies that students enrolled in the Spring/Summer University of Florida pilot program are authorized to receive a Bright Futures Scholarship award for only two semesters each year.
- Clarifies that students are required to annually submit the Free Application for Federal Student Aid (FAFSA).
- Limits allowable uses for the Bright Futures Gold Seal Vocational Scholarship to vocational programs.
- Requires the Florida Fund for Minority Teachers (FFMT) and the Florida Education Fund (FEF) to provide financial reports on an annual basis.
- Requires the FFMT to use a contingency collection agency to recoup scholarship repayments from students in default.
- Eliminates a statutory FEF law scholarship program which is no longer utilized.
- Revises matching requirements for the FEF, the Jose Marti and Mary McLeod Bethune Scholarship Programs.
- Requires coalitions to maximize purchasing power for higher education institutions.
- Requires the Auditor General to notify the Joint Legislative Auditing Committee of any audit review which indicates that a state university or state college has failed to take corrective action in response to a recommendation which was included in the two preceding audit reports.
- Requires audits with significant findings for the Florida College System, State University System, and School Boards to be presented and discussed in a public board meeting.
- Authorizes the University of Florida to exceed the 5% bonding limitation on the Activity and Service (A&S) fee to fund the renovation and expansion of the student union.
- Establishes a Workforce Education scholarship pilot program for Adults with Disabilities for up to 30 students for 2 years in Hardee, DeSoto, Manatee, and Sarasota counties.
- Allows universities to enter into local development agreements to identify and negotiate plans to mitigate the impact of specific projects and the corresponding affects on local governments, notwithstanding ss. 1013.30 and 1013.51, F.S.
- Increases the limit of the Capital Improvement Fee from 10% to 20% of tuition for Florida colleges, and for state universities indexes the Capital Improvement Fee to 10% of tuition, but limits increases to no more than \$2 per credit hour per year.

- Authorizes university budget transfers in the current fiscal year up to \$2 million.
- Provides for name change of South Florida Community College to South Florida State College, contingent upon accreditation by SACS.
- Requires employment agreements, contracts, renewals or re-negotiation of existing contracts for presidents, administrative and instructional staff to include provisions relating to severance required in s. 215.425, F.S.
- Deletes a provision providing for a Florida College System institution in some circumstances to apply for an exemption from SBOE approval of additional baccalaureate degree programs.

Conference Committee Amendment (934497)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (j) is added to subsection (7) of section 11.45, Florida Statutes, to read:

11.45 Definitions; duties; authorities; reports; rules.—

(7) AUDITOR GENERAL REPORTING REQUIREMENTS.—

(j) *The Auditor General shall notify the Legislative Auditing Committee of any financial or operational audit report prepared pursuant to this section which indicates that a state university or Florida College System institution has failed to take full corrective action in response to a recommendation that was included in the two preceding financial or operational audit reports.*

1. *The committee may direct the governing body of the state university or Florida College System institution to provide a written statement to the committee explaining why full corrective action has not been taken or, if the governing body intends to take full corrective action, describing the corrective action to be taken and when it will occur.*

2. *If the committee determines that the written statement is not sufficient, the committee may require the chair of the governing body of the state university or Florida College System institution, or the chair's designee, to appear before the committee.*

3. *If the committee determines that the state university or Florida College System institution has failed to take full corrective action for which there is no justifiable reason or has failed to comply with committee requests made pursuant to this section, the committee may proceed in accordance with s. 11.40(2).*

Section 2. Paragraph (b) of subsection (4) of section 282.201, Florida Statutes, is amended to read:

282.201 State data center system; agency duties and limitations.—A state data center system that includes all primary data centers, other nonprimary data centers, and computing facilities, and that provides an enterprise information technology service as defined in s. 282.0041, is established.

(4) SCHEDULE FOR CONSOLIDATIONS OF AGENCY DATA CENTERS.—

(b) By December 31, 2011, the following shall be consolidated into the Northwest Regional Data Center:

1. The Department of Education's Knott Data Center in the Tur-lington Building.
2. The Department of Education's Division of Vocational Re-habilitation.
3. The Department of Education's Division of Blind Services, except for the division's disaster recovery site in Daytona Beach.
4. The FCAT Explorer.

~~5. FACTS.org.~~

Section 3. Effective upon the South Florida Community College receiving accreditation of its baccalaureate degree programs by the Com-

mission on Colleges of the Southern Association of Colleges and Schools, paragraph (z) of subsection (3) of section 1000.21, Florida Statutes, is amended to read:

1000.21 Systemwide definitions.—As used in the Florida K-20 Education Code:

(3) “Florida College System institution” except as otherwise specifically provided, includes all of the following public postsecondary educational institutions in the Florida College System and any branch campuses, centers, or other affiliates of the institution:

(z) South Florida State Community College, which serves DeSoto, Hardee, and Highlands Counties.

Section 4. Subsection (47) of section 1001.64, Florida Statutes, is amended, and subsection (48) is added to that section, to read:

1001.64 Florida College System institution boards of trustees; powers and duties.—

(47) *Each contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, containing a provision for severance pay with an officer, agent, employee, or contractor must include the provisions required in s. 215.425. A board of trustees may not enter into an employment contract that requires the Florida College System institution to pay a Florida College System institution president an amount from state funds in excess of 1 year of the president’s annual salary for termination, buyout, or any other type of contract settlement. This subsection does not prohibit the payment of leave and benefits accrued by the president in accordance with the Florida College System institution’s leave and benefits policies before the contract terminates.*

(48) *Each board of trustees shall use purchasing agreements and state term contracts pursuant to s. 287.056 or enter into consortia and cooperative agreements to maximize the purchasing power for goods and services. A consortium or cooperative agreement may be statewide, regional, or a combination of institutions, as appropriate to achieve the lowest cost, with the goal of achieving a 5-percent savings on existing contract prices through the use of new cooperative arrangements or new consortium contracts.*

Section 5. Paragraph (i) is added to subsection (3) and paragraph (e) is added to subsection (4) of section 1001.706, Florida Statutes, and paragraph (d) of subsection (6) of that section is amended, to read:

1001.706 Powers and duties of the Board of Governors.—

(3) POWERS AND DUTIES RELATING TO ORGANIZATION AND OPERATION OF STATE UNIVERSITIES.—

(i) *The Board of Governors shall adopt regulations requiring universities to use purchasing agreements or state term contracts pursuant to s. 287.056 or enter into consortia and cooperative agreements to maximize the purchasing power for goods and services. A consortium or cooperative agreement may be statewide, regional, or a combination of institutions, as appropriate to achieve the lowest cost, with the goal of achieving a 5-percent savings on existing contract prices through the use of new cooperative arrangements or new consortium contracts.*

(4) POWERS AND DUTIES RELATING TO FINANCE.—

(e) *The Board of Governors may transfer unused appropriations from the Education / General Student and Other Fees Trust Fund, pursuant to s. 1011.4106(2), between institutions.*

(6) POWERS AND DUTIES RELATING TO PERSONNEL.—

(d) *Each contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, containing a provision for severance pay with an officer, agent, employee, or contractor must include the provisions required in s. 215.425. The Board of Governors, or the board’s designee, may not enter into an employment contract that requires it to pay an employee an amount from state funds in excess of 1 year of the employee’s annual salary for termination, buyout, or any other type of contract settlement. This paragraph does not prohibit the payment of leave and benefits accrued by the employee*

~~in accordance with the board’s or designee’s leave and benefits policies before the contract terminates.~~

Section 6. Subsection (5) is added to section 1001.73, Florida Statutes, to read:

1001.73 University board empowered to act as trustee.—

(5) *A board of trustees of a state university may not transfer in excess of \$1 million in funds that are appropriated to the state university in the General Revenue Fund, the Educational Enhancement Trust Fund, and the Education / General Student and Other Fees Trust Fund between the Education and General Activities category and other program categories. A board of trustees may request additional transfer authority from the Board of Governors. Upon approval of the additional transfer authority by the Board of Governors, the Board of Governors may request a budget amendment to transfer appropriations for a state university between categories in excess of \$1 million. Such transfers are subject to review and approval by the Legislative Budget Commission.*

Section 7. Paragraph (a) of subsection (1) of section 1003.4156, Florida Statutes, is amended to read:

1003.4156 General requirements for middle grades promotion.—

(1) Promotion from a school composed of middle grades 6, 7, and 8 requires that:

(a) The student must successfully complete academic courses as follows:

1. Three middle school or higher courses in English. These courses shall emphasize literature, composition, and technical text.

2. Three middle school or higher courses in mathematics. Each middle school must offer at least one high school level mathematics course for which students may earn high school credit. Successful completion of a high school level Algebra I or geometry course is not contingent upon the student’s performance on the end-of-course assessment required under s. 1008.22(3)(c)2.a.(I). However, beginning with the 2011-2012 school year, to earn high school credit for an Algebra I course, a middle school student must pass the Algebra I end-of-course assessment, and beginning with the 2012-2013 school year, to earn high school credit for a geometry course, a middle school student must pass the geometry end-of-course assessment.

3. Three middle school or higher courses in social studies, one semester of which must include the study of state and federal government and civics education. Beginning with students entering grade 6 in the 2012-2013 school year, one of these courses must be at least a one-semester civics education course that a student successfully completes in accordance with s. 1008.22(3)(c) and that includes the roles and responsibilities of federal, state, and local governments; the structures and functions of the legislative, executive, and judicial branches of government; and the meaning and significance of historic documents, such as the Articles of Confederation, the Declaration of Independence, and the Constitution of the United States.

4. Three middle school or higher courses in science. Successful completion of a high school level Biology I course is not contingent upon the student’s performance on the end-of-course assessment required under s. 1008.22(3)(c)2.a.(II). However, beginning with the 2012-2013 school year, to earn high school credit for a Biology I course, a middle school student must pass the Biology I end-of-course assessment.

5. One course in career and education planning to be completed in 7th or 8th grade. The course may be taught by any member of the instructional staff; ~~must include career exploration using Florida CHOICES or a comparable cost effective program; must include educational planning using the online student advising system known as Florida Academic Counseling and Tracking for Students at the Internet website FACTS.org; and shall result in the completion of a personalized academic and career plan.~~ The required personalized academic and career plan must inform students of high school graduation requirements, high school assessment and college entrance test requirements, Florida Bright Futures Scholarship Program requirements, state university and Florida College System institution admission requirements, and programs through which a high school student can earn college credit, including Advanced Placement, International Baccalaureate, Advanced

International Certificate of Education, dual enrollment, career academy opportunities, and courses that lead to national industry certification.

A student with a disability, as defined in s. 1007.02(2), for whom the individual education plan team determines that an end-of-course assessment cannot accurately measure the student's abilities, taking into consideration all allowable accommodations, shall have the end-of-course assessment results waived for purposes of determining the student's course grade and completing the requirements for middle grades promotion. Each school must hold a parent meeting either in the evening or on a weekend to inform parents about the course curriculum and activities. Each student shall complete an electronic personal education plan that must be signed by the student; the student's instructor, guidance counselor, or academic advisor; and the student's parent. The Department of Education shall develop course frameworks and professional development materials for the career exploration and education planning course. The course may be implemented as a stand-alone course or integrated into another course or courses. The Commissioner of Education shall collect longitudinal high school course enrollment data by student ethnicity in order to analyze course-taking patterns.

Section 8. *Section 1004.09, Florida Statutes, is repealed.*

Section 9. *Section 1004.091, Florida Statutes, is repealed.*

Section 10. Subsection (5) of section 1004.39, Florida Statutes, is amended to read:

1004.39 College of law at Florida International University.—

(5) The Florida International University Board of Trustees and the Board of Governors may accept grants, donations, gifts, and moneys available for this purpose, including moneys for planning and constructing the college. The Florida International University Board of Trustees may procure and accept any federal funds that are available for the planning, creation, and establishment of the college of law. If the American Bar Association or any other nationally recognized association for the accreditation of colleges of law issues a third disapproval of an application for provisional approval or for full approval or fails to grant, within 5 years following the graduation of the first class, a provisional approval, to the college of law at Florida International University, the Board of Governors shall make recommendations to the Governor and the Legislature as to whether the college of law will cease operations at the end of the full academic year subsequent to the receipt by the college of law of any such third disapproval, or whether the college of law will continue operations and any conditions for continued operations. If the college of law ceases operations pursuant to this section, the following conditions apply:

(a) The authority for the college of law at Florida International University and the authority of the Florida International University Board of Trustees and the Board of Governors provided in this section shall terminate upon the cessation of operations of the college of law at Florida International University. The college of law at Florida International University shall receive no moneys allocated for the planning, construction, or operation of the college of law after its cessation of operations other than moneys to be expended for the cessation of operations of the college of law. Any moneys allocated to the college of law at Florida International University not expended prior to or scheduled to be expended after the date of the cessation of the college of law shall be appropriated for other use by the Legislature of the State of Florida.

(b) Any buildings of the college of law at Florida International University constructed from the expenditure of capital outlay funds appropriated by the Legislature shall be owned by the Board of Trustees of the Internal Improvement Trust Fund and managed by the Florida International University Board of Trustees upon the cessation of the college of law.

~~Nothing in this section shall undermine commitments to current students receiving support as of the date of the enactment of this section from the law school scholarship program of the Florida Education Fund as provided in s. 1009.70(8). Students attending the college of law at Florida International University shall be eligible for financial, academic, or other support from the Florida Education Fund as provided in s. 1009.70(8) without the college's obtaining accreditation by the American Bar Association.~~

Section 11. Subsection (5) of section 1004.40, Florida Statutes, is amended to read:

1004.40 College of law at Florida Agricultural and Mechanical University.—

(5) The Florida Agricultural and Mechanical University Board of Trustees and the Board of Governors may accept grants, donations, gifts, and moneys available for this purpose, including moneys for planning and constructing the college. The Florida Agricultural and Mechanical University Board of Trustees may procure and accept any federal funds that are available for the planning, creation, and establishment of the college of law. If the American Bar Association or any other nationally recognized association for the accreditation of colleges of law issues a third disapproval of an application for provisional approval or for full approval or fails to grant, within 5 years following the graduation of the first class, a provisional approval, to the college of law at Florida Agricultural and Mechanical University, the Board of Governors shall make recommendations to the Governor and Legislature as to whether the college of law will cease operations at the end of the full academic year subsequent to the receipt by the college of law of any such third disapproval, or whether the college of law will continue operations and any conditions for continued operations. If the college of law ceases operations of the college of law pursuant to this section, the following conditions apply:

(a) The authority for the college of law at Florida Agricultural and Mechanical University and the authority of the Florida Agricultural and Mechanical University Board of Trustees and the Board of Governors provided in this section shall terminate upon the cessation of operations of the college of law at Florida Agricultural and Mechanical University. The college of law at Florida Agricultural and Mechanical University shall receive no moneys allocated for the planning, construction, or operation of the college of law after its cessation of operations other than moneys to be expended for the cessation of operations of the college of law. Any moneys allocated to the college of law at Florida Agricultural and Mechanical University not expended prior to or scheduled to be expended after the date of the cessation of the college of law shall be appropriated for other use by the Legislature of the State of Florida.

(b) Any buildings of the college of law at Florida Agricultural and Mechanical University constructed from the expenditure of capital outlay funds appropriated by the Legislature shall be owned by the Board of Trustees of the Internal Improvement Trust Fund and managed by the Florida Agricultural and Mechanical University Board of Trustees upon the cessation of the college of law.

~~Nothing in this section shall undermine commitments to current students receiving support as of the date of the enactment of this section from the law school scholarship program of the Florida Education Fund as provided in s. 1009.70(8). Students attending the college of law at Florida Agricultural and Mechanical University shall be eligible for financial, academic, or other support from the Florida Education Fund as provided in s. 1009.70(8) without the college's obtaining accreditation by the American Bar Association.~~

Section 12. Section 1004.935, Florida Statutes, is created to read:

1004.935 *Adults with Disabilities Workforce Education Pilot Program.—*

(1) *The Adults with Disabilities Workforce Education Pilot Program is established in the Department of Education for 2 years in Hardee, DeSoto, Manatee, and Sarasota Counties to provide the option of receiving a scholarship for instruction at private schools for up to 30 students who:*

(a) *Have a disability;*

(b) *Are 22 years of age;*

(c) *Are receiving instruction from an instructor in a private school to meet the high school graduation requirements in s. 1003.428;*

(d) *Do not have a standard high school diploma or a special high school diploma; and*

(e) *Receive "supported employment services," which means employment that is located or provided in an integrated work setting with*

earnings paid on a commensurate wage basis and for which continued support is needed for job maintenance.

As used in this section, the term "student with a disability" includes a student who is documented as having an intellectual disability; a speech impairment; a language impairment; a hearing impairment, including deafness; a visual impairment, including blindness; a dual sensory impairment; an orthopedic impairment; another health impairment; an emotional or behavioral disability; a specific learning disability, including, but not limited to, dyslexia, dyscalculia, or developmental aphasia; a traumatic brain injury; a developmental delay; or autism spectrum disorder.

(2) A student participating in the pilot program may continue to participate in the program until the student graduates from high school or reaches the age of 30 years, whichever occurs first.

(3) Supported employment services may be provided at more than one site.

(4) The provider of supported employment services must be a non-profit corporation under s. 501(c)(3) of the Internal Revenue Code which serves Hardee County, DeSoto County, Manatee County, or Sarasota County and must contract with a private school in this state which meets the requirements in subsection (5).

(5) A private school that participates in the pilot program may be sectarian or nonsectarian and must:

(a) Be academically accountable for meeting the educational needs of the student by annually providing to the provider of supported employment services a written explanation of the student's progress.

(b) Comply with the antidiscrimination provisions of 42 U.S.C. s. 2000d.

(c) Meet state and local health and safety laws and codes.

(d) Provide to the provider of supported employment services all documentation required for a student's participation, including the private school's and student's fee schedules, at least 30 days before any quarterly scholarship payment is made for the student. A student is not eligible to receive a quarterly scholarship payment if the private school fails to meet this deadline.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the pilot program.

(6)(a) If the student chooses to participate in the pilot program and is accepted by the provider of supported employment services, the student must notify the Department of Education of his or her acceptance into the program 60 days before the first scholarship payment and before participating in the pilot program in order to be eligible for the scholarship.

(b) Upon receipt of a scholarship warrant, the student or parent to whom the warrant is made must restrictively endorse the warrant to the provider of supported employment services for deposit into the account of the provider. The student or parent may not designate any entity or individual associated with the participating provider of supported employment services as the student's or parent's attorney in fact to endorse a scholarship warrant. A participant who fails to comply with this paragraph forfeits the scholarship.

(7) Funds for the scholarship shall be provided from the appropriation from the school district's Workforce Development Fund in the General Appropriations Act for students who reside in the Hardee County School District, the DeSoto County School District, the Manatee County School District, or the Sarasota County School District. During the 2-year pilot program, the scholarship amount granted for an eligible student with a disability shall be equal to the cost per unit of a full-time equivalent adult general education student, multiplied by the adult general education funding factor, and multiplied by the district cost differential pursuant to the formula required by s. 1011.80(6)(a) for the district in which the student resides.

(8) Upon notification by the Department of Education that it has received the required documentation, the Chief Financial Officer shall make scholarship payments in four equal amounts no later than September 1,

November 1, February 1, and April 1 of each academic year in which the scholarship is in force. The initial payment shall be made after the Department of Education verifies that the student was accepted into the pilot program, and subsequent payments shall be made upon verification of continued participation in the pilot program. Payment must be by individual warrant made payable to the student or parent and mailed by the Department of Education to the provider of supported employment services, and the student or parent shall restrictively endorse the warrant to the provider of supported employment services for deposit into the account of that provider.

(9) Subsequent to each scholarship payment, the Department of Education shall request from the Department of Financial Services a sample of endorsed warrants to review and confirm compliance with endorsement requirements.

Section 13. Subsections (2), (4), (5), and (6) of section 1006.72, Florida Statutes, are amended to read:

1006.72 Licensing electronic library resources.—

(2) PROCESS TO IDENTIFY RESOURCES.—Library staff from Florida College System institutions, state universities, school districts, and public libraries shall implement a process that annually identifies the electronic library resources for each of the core categories established in this section. To the extent possible, the Florida Virtual Campus Center for Library Automation, the College Center for Library Automation, and the Division of Library and Information Services within the Department of State shall jointly coordinate this annual process.

(4) POSTSECONDARY EDUCATION CORE RESOURCES.—For purposes of licensing electronic library resources required by both the Florida Center for Library Automation and the College Center for Library Automation from funds appropriated to the Florida Virtual Campus centers, Florida College System institution and state university library staff shall identify the postsecondary education core resources that will be available to all public postsecondary education students.

(5) FOUR-YEAR DEGREE CORE RESOURCES.—For purposes of licensing electronic library resources beyond the postsecondary education core resources by the Florida Virtual Campus Center for Library Automation from funds appropriated to the campus center, state university library staff, in consultation with Florida College System institution library staff, shall identify the 4-year degree core resources that will be available to all 4-year degree-seeking students in the State University System and the Florida College System. The Florida Virtual Campus Center for Library Automation shall include in the negotiated pricing model any Florida College System institution interested in licensing a resource.

(6) TWO-YEAR DEGREE CORE RESOURCES.—For purposes of licensing electronic library resources beyond the postsecondary education core resources by the Florida Virtual Campus College Center for Library Automation from funds appropriated to the campus center, Florida College System institution library staff shall identify the 2-year degree core resources that will be available to all Florida College System institution students. The Florida Virtual Campus College Center for Library Automation shall include in the negotiated pricing model any state university interested in licensing a resource.

Section 14. Section 1006.73, Florida Statutes, is created to read:

1006.73 Florida Virtual Campus.—

(1) The Florida Virtual Campus is established to provide access to online student and library support services and to serve as a statewide resource and clearinghouse for public postsecondary education distance learning courses and degree programs. The primary purposes of the Florida Virtual Campus are to:

(a) Establish a single library automation system and associated resources and services that all public postsecondary education institutions will use to support their learning, teaching, and research needs.

(b) Enhance and expand educational access and increase public postsecondary education degree attainment across the state.

(c) Address the educational needs of traditional students, place-bound students, time-bound students, and adult learners.

(d) Increase workforce skills and expand professional development opportunities.

(2) The chancellors of the Florida College System and the State University System shall exercise joint oversight of the Florida Virtual Campus and shall establish its governance and reporting structure, administrative and operational guidelines and processes, staffing requirements, and operational budget. All data center services needed by the Florida Virtual Campus shall be provided by a primary data center established pursuant to ss. 282.201 and 1004.649.

(a) In carrying out the purposes of this section:

1. The campus is not an "agency" as defined in s. 20.03(11) and is not subject to chapter 287.

2. The campus shall be deemed to be acting as an instrumentality of the state for purposes of sovereign immunity pursuant to s. 768.28(2).

3. All records of the campus are public records unless made confidential or exempt from law.

(b) The campus shall maintain an unencumbered balance of not less than 5 percent of its approved operating budget.

(c) The campus may secure comprehensive general liability coverage, professional liability coverage, property and casualty coverage, and any other insurance coverage deemed appropriate by the chancellors.

(d) The campus may contract for administrative services with a public postsecondary education institution. The administrative overhead costs charged by the institution may not exceed the actual cost of providing the services and shall require a specific appropriation in the General Appropriations Act.

(3) The Florida Virtual Campus, upon approval of the chancellors of the Florida College System and the State University System, shall have authority to apply for and accept funds, grants, gifts, and services from local, state, or federal governments or any of their agencies or from any other public or private source and is authorized to use funds derived from these sources to defray administrative costs and implement programs as may be necessary to support the services and resources provided by the campus.

(4) The Florida Virtual Campus shall be subject to the audit requirements of s. 11.45 for Florida College System institutions and state universities. The chancellors of the Florida College System and the State University System shall jointly serve as the governing body of the campus for purposes of the audit and all related activities.

(5) The Florida Virtual Campus shall:

(a) Develop and manage a library information portal and automated library management tools for use by the Florida College System institutions and state universities. The library information portal and automated library management tools shall include, but are not limited to, the following services and functions:

1. A shared Internet-based catalog and a discovery tool that allow a user to search and, if authorized, access the aggregate library holdings of the state's public postsecondary education institutions. The catalog and discovery tool shall allow the user to search the library holdings of one institution, selected institutions, or all institutions and, to the extent feasible, shall include an interlibrary loan function that ensures the authorized user can access the required library holding.

2. An Internet-based searchable collection of electronic resources which shall include, but not be limited to, full-text journals, articles, databases, and electronic books that the Florida Virtual Campus licenses pursuant to s. 1006.72.

3. An integrated library management system and its associated services which all public postsecondary education institution academic libraries must use for purposes of acquiring, cataloging, circulating, and tracking library material.

4. A statewide searchable database that includes an inventory of digital archives and collections held by public postsecondary education institutions.

(b) Develop and manage a statewide Internet-based catalog of distance learning courses, degree programs, and resources offered by public postsecondary education institutions which is intended to assist in the coordination and collaboration of articulation and access pursuant to parts II and III of chapter 1007. The campus shall establish operational guidelines and procedures for the catalog which must:

1. Require participating institutions to provide information concerning the distance learning course to include information on the availability of the course; the type of required technology; any prerequisite course or technology competency or skill; the availability of academic support services and financial aid resources; and course costs, fees, and payment policies.

2. Require that distance learning courses and degree programs meet applicable accreditation standards and criteria.

3. Require that, at a minimum, the catalog is reviewed at the start of each academic semester to ensure that distance learning courses and degree programs comply with all operational guidelines and procedures.

4. Use an Internet-based analytic tool that allows for the collection and analysis of data, including, but not limited to:

a. The number and type of students who use the catalog to search for distance learning courses and degree programs.

b. The number and type of requests for information on distance learning courses and degree programs that are not listed in the catalog.

c. A summary of specific requests by course type or course number, delivery method, offering institution, and semester.

5. Periodically obtain and analyze data from the Florida College System and the State University System concerning:

a. Costs of distance learning courses and degree programs.

b. Graduation and retention rates of students enrolled in distance learning programs.

c. Distance learning course completion.

(c) Implement a streamlined, automated, online admissions application process for undergraduate transient students who are currently enrolled and pursuing a degree at a public postsecondary education institution and who enroll in a course offered by a public postsecondary education institution that is not the student's degree-granting institution. The Florida Virtual Campus shall work with the Florida College System and the State University System to implement this process which requires all Florida College System institutions and state universities to:

1. Use the transient student admissions application available through the statewide computer-assisted student advising system established pursuant to paragraph (d). This admissions application is the only application required for the enrollment of a transient student as described in this paragraph.

2. Implement the financial aid procedures required by the transient student admissions application process.

3. Transfer credit awarded by the institutions offering the course to the transient student's degree-granting institution.

4. By December 1, 2012, provide for an interface between the institutional advising system and the statewide computer-assisted student advising system established pursuant to paragraph (d) in order to electronically send, receive, and process the transient student admissions application.

(d) Develop and manage a statewide computer-assisted student advising system which shall support the process of advising, registering, and certifying students for graduation and include a degree audit and an articulation component. The Florida College System institutions and state universities shall interface institutional advising systems with the statewide computer-assisted student advising system. At a minimum, the statewide computer-assisted student advising system shall:

1. Allow a student to access the system at any time, search public postsecondary education institutions, and identify course options that will meet the requirements of a selected path toward a degree.

2. Audit transcripts of students enrolled in a public postsecondary education institution to assess current academic standing, the impact of changing majors or institutions, the requirements for a student to transfer to another institution, and all requirements necessary for graduation.

3. Serve as the official statewide repository for the common pre-requisite manual, admissions information for transferring programs, foreign language requirements, residency requirements, and statewide articulation agreements.

4. Provide information relating to career descriptions and corresponding educational requirements, admissions requirements, and available sources of student financial assistance.

5. Provide the admissions application for transient students pursuant to paragraph (c) which must include the electronic transfer and receipt of information and records for:

a. Admissions and readmissions.

b. Financial aid.

c. Transfer of credit awarded by the institution offering the course to the transient student's degree-granting institution.

(e) Coordinate the negotiation of statewide licensing of electronic library resources and preferred pricing agreements, issue purchase orders, and enter into contracts for the acquisition of distance learning resources, student and library support services, electronic resources, and other goods and services necessary to carry out its duties under this section.

(f) Promote and provide recommendations concerning the use and distribution of open-access textbooks and education resources as a method for reducing costs and work with public postsecondary education institutions in developing a standardized process for the review and approval of open-access textbooks.

(g) Provide appropriate help desk support and training and consultation services to institutions and students using the services and resources of the Florida Virtual Campus.

(h) Identify and evaluate new technologies and instructional methods that can be used for improving distance learning instruction, student learning, the efficient delivery of student support services, and the overall quality of undergraduate distance learning courses and degree programs.

(6) Beginning September 30, 2013, and annually thereafter, the chancellors of the Florida College System and the State University System shall jointly publish a report regarding the activities of the Florida Virtual Campus in the prior fiscal year. The report shall include, but not be limited to, information related to the provision of library services and electronic resources, to include those resources licensed pursuant to s. 1006.72; distance learning resources; the computer-assisted student advising system; and other provided programs, activities, and services.

(7) All records, personnel, property, existing contracts, and unexpended balances of appropriations, allocations, grants, and other funds of the Florida Distance Learning Consortium, the Florida Center for Library Automation, the College Center for Library Automation, and FACTS.org shall be transferred to the Florida Virtual Campus. The campus shall be the successor in interest to these organizations and shall be responsible for the provision of all services as authorized by this section.

Section 15. Effective upon this act becoming a law, section 1006.735, Florida Statutes, is created to read:

1006.735 Degree Completion Pilot Project.—

(1) The Degree Completion Pilot Project is established for the purpose of recruiting, recovering, and retaining the state's adult learners and assisting them in completing an associate degree or a baccalaureate degree that is aligned to high-wage, high-skill workforce needs. As used in this section, the term "adult learner" means a student who has successfully completed college-level coursework in multiple semesters but has left

an institution in good standing before completing his or her degree. The pilot project shall give priority to adult learners who are veterans or active duty members of the United States Armed Forces.

(2) The pilot project shall be implemented by the University of West Florida, acting as the lead institution, the University of South Florida, Florida State College at Jacksonville, and St. Petersburg College and shall include the associate, applied baccalaureate, and baccalaureate degree programs that these institutions have selected. Other partnering public postsecondary education institutions shall provide areas of specialization or concentration.

(3) For purposes of selecting the degree programs that will be given priority in the pilot project, the institutions identified in subsection (2) shall partner with public and private job recruitment and placement agencies and use labor market data and projections to identify the specific workforce needs and targeted occupations of the state.

(4) The pilot project shall provide adult learners with a single point of access to information and links to innovative online and accelerated distance learning courses, student and library support services, and electronic resources that will guide the adult learner toward the successful completion of a postsecondary degree.

(5) Beginning with the 2012-2013 academic year, the pilot project shall be implemented and must:

(a) Use the distance learning course catalog established pursuant to s. 1006.73 to communicate course availability to the adult learner.

(b) Develop and implement an advising and student support system that includes the use of degree completion specialists, is based upon best practices and processes, and includes academic and career support services designed specifically for the adult learner.

(c) Use the streamlined, automated, online admissions application process for transient students established pursuant to s. 1006.73. The pilot project shall identify any additional admissions and registration policies and practices that could be further streamlined and automated for purposes of assisting the adult learner.

(d) Use existing and, if necessary, develop new competency-based instructional and evaluation tools to assess prior performance, experience, and education for the award of college credit in order to reduce the time required for adult learners to complete their degrees. The tools may include the use of the American Council on Education's collaborative link between the United States Department of Defense and higher education through the review of military training and experiences for the award of equivalent college credit for members of the United States Armed Forces.

(e) Develop and implement an evaluation process that collects, analyzes, and provides to the participating postsecondary education institutions, the chairs of the legislative appropriations committees, and the Executive Office of the Governor information on the effectiveness of the pilot project and the attainment of its goals. Such a process shall include a management information system that collects the appropriate student, programmatic, and fiscal data necessary to complete the evaluation of the pilot project. Institutions involved in the pilot project shall also collect job placement and employment data on the adult learners who have completed their degrees as a result of the pilot project.

(f) Develop and implement a statewide marketing campaign targeted toward recruiting adult learners, particularly veterans and active duty members of the United States Armed Forces, for enrollment in the degree programs offered through the pilot project.

(6) For purposes of the pilot project, each institution's current tuition and fee structure shall be used. However, all participating institutions shall collaboratively identify the applicable cost components involved in the development and delivery of distance learning courses, collect information on these cost components, and submit the information to the Florida Virtual Campus. The chancellors of the Florida College System and the State University System shall submit a report to the chairs of the legislative appropriations committees no later than December 31, 2013, on the need for a differentiated tuition and fee structure for the development and delivery of distance learning courses.

(7) The University of West Florida, in collaboration with the University of South Florida, Florida State College at Jacksonville, and St.

Petersburg College, shall submit to the chairs of the legislative appropriations committees no later than June 1, 2012, a detailed project plan that defines the major work activities, student eligibility criteria, timeline, and cost for implementing the pilot project.

(8) *The University of West Florida, in collaboration with the University of South Florida, Florida State College at Jacksonville, and St. Petersburg College, shall develop and implement a transition plan that transfers the administration of the pilot project to the Florida Virtual Campus no later than June 30, 2013.*

Section 16. Paragraph (h) of subsection (3) of section 1007.01, Florida Statutes, is amended to read:

1007.01 Articulation; legislative intent; purpose; role of the State Board of Education and the Board of Governors; Articulation Coordinating Committee.—

(3) The Commissioner of Education, in consultation with the Chancellor of the State University System, shall establish the Articulation Coordinating Committee which shall make recommendations related to statewide articulation policies to the Higher Education Coordination Council, the State Board of Education, and the Board of Governors. The committee shall consist of two members each representing the State University System, the Florida College System, public career and technical education, public K-12 education, and nonpublic education and one member representing students. The chair shall be elected from the membership. The committee shall:

(h) Recommend roles and responsibilities of public education entities in interfacing with the single, statewide computer-assisted student advising system established pursuant to s. 1006.73 ~~1007.28~~.

Section 17. Subsection (1) of section 1007.27, Florida Statutes, is amended to read:

1007.27 Articulated acceleration mechanisms.—

(1) It is the intent of the Legislature that a variety of articulated acceleration mechanisms be available for secondary and postsecondary students attending public educational institutions. It is intended that articulated acceleration serve to shorten the time necessary for a student to complete the requirements associated with the conference of a high school diploma and a postsecondary degree, broaden the scope of curricular options available to students, or increase the depth of study available for a particular subject. Articulated acceleration mechanisms shall include, but not be limited to, dual enrollment as provided for in s. 1007.271, early admission, advanced placement, credit by examination, the International Baccalaureate Program, and the Advanced International Certificate of Education Program. Credit earned through the Florida Virtual School shall provide additional opportunities for early graduation and acceleration. Students of Florida public secondary schools enrolled pursuant to this subsection shall be deemed authorized users of the state-funded electronic library resources that are licensed for Florida College System institutions and state universities by the ~~Florida Virtual Campus Florida Center for Library Automation and the College Center for Library Automation~~. Verification of eligibility shall be in accordance with rules established by the State Board of Education and regulations established by the Board of Governors and processes implemented by Florida College System institutions and state universities.

Section 18. *Section 1007.28, Florida Statutes, is repealed.*

Section 19. Subsection (7) of section 1007.33, Florida Statutes, is renumbered as subsection (6), and present subsection (6) of that section is amended to read:

1007.33 Site-determined baccalaureate degree access.—

(6)(a) ~~Beginning July 1, 2010, and each subsequent July 1, the Division of Florida Colleges may accept and review applications from a Florida College System institution to obtain an exemption from the State Board of Education's approval for subsequent degrees as required in subsection (5), if the Florida College System institution is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools as a baccalaureate degree granting institution and has been offering baccalaureate degree programs for 3 or more years. The division shall develop criteria for determining eligibility for an exemption based~~

~~upon demonstrated compliance with the requirements for baccalaureate degrees, primary mission, and fiscal, including, but not limited to:~~

- ~~1.—Obtaining and maintaining appropriate SACS accreditation;~~
- ~~2.—The maintenance of qualified faculty and institutional resources;~~
- ~~3.—The maintenance of enrollment projections in previously approved programs;~~
- ~~4.—The appropriate management of fiscal resources;~~
- ~~5.—Compliance with the primary mission and responsibility requirements in subsections (2) and (3);~~
- ~~6.—The timely submission of the institution's annual performance accountability report; and~~
- ~~7.—Other indicators of success such as program completers, placements, and surveys of students and employers.~~

~~(b) If the Florida College System institution has demonstrated satisfactory progress in fulfilling the eligibility criteria in this subsection, the Division of Florida Colleges may recommend to the State Board of Education that the institution be exempt from the requirement in subsection (5) for approval of future baccalaureate degree programs. The State Board of Education shall review the division's recommendation and determine if an exemption is warranted. If the State Board of Education approves the application, the Florida College System institution is exempt from subsequent program approval under subsection (5) and such authority is delegated to the Florida College System institution board of trustees. If the State Board of Education disapproves of the Florida College System institution's request for an exemption, the college shall continue to be subject to the State Board of Education's approval of subsequent baccalaureate degree programs.~~

~~(c) Prior to developing or proposing a new baccalaureate degree program, all Florida College System institutions, regardless of an exemption from subsection (5), shall:~~

- ~~1.—Engage in need, demand, and impact discussions with the state university in their service district and other local and regional, accredited postsecondary providers in their region.~~
- ~~2.—Send documentation, data, and other information from the inter-institutional discussions regarding program need, demand, and impact required in subparagraph 1. to the college's board of trustees, the Division of Florida Colleges, and the Chancellor of the State University System.~~
- ~~3.—Base board of trustees approval of the new program upon the documentation, data, and other information required in this paragraph and the factors in subsection (5)(d).~~

~~The Division of Florida Colleges shall use the documentation, data, and other information required in this subsection, including information from the Chancellor of the State University System, in its compliance review.~~

~~(d) The board of trustees of a Florida College System institution that is exempt from subsection (5) must submit newly approved programs to the Division of Florida Colleges and SACS within 30 days after approval.~~

~~(e) Within 30 days after receiving the approved baccalaureate degree program, the Division of Florida Colleges shall conduct a compliance review and notify the college if the proposal meets the criteria for implementation based upon the criteria in paragraphs (5)(d) and (6)(e). If the program fails to meet the criteria for implementation as determined by the Division of Florida Colleges, the college may not proceed with implementation of the program until the State Board of Education reviews the proposal and the compliance materials and gives its final approval of the program.~~

Section 20. Subsection (3) of section 1009.215, Florida Statutes, is amended to read:

1009.215 Student enrollment pilot program for the spring and summer terms.—

(3) Students who are enrolled in the pilot program and who are eligible to receive Bright Futures Scholarships under ss. 1009.53-1009.536 shall be eligible to receive the scholarship award for attendance during no more than 2 semesters or the equivalent in any fiscal year, including the summer term in the spring and summer terms but are not eligible to receive the scholarship for attendance during the fall term.

Section 21. Paragraph (a) of subsection (11), paragraphs (a) and (c) of subsection (16), and subsection (17) of section 1009.23, Florida Statutes, are amended to read:

1009.23 Florida College System institution student fees.—

(11)(a) Each Florida College System institution board of trustees may establish a separate fee for capital improvements, technology enhancements, equipping student buildings, or the acquisition of improved real property which may not exceed ~~20~~ 10 percent of tuition for resident students or ~~20~~ 10 percent of the sum of tuition and out-of-state fees for nonresident students. The fee for resident students shall be limited to an increase of \$2 per credit hour over the prior year. Funds collected by Florida College System institutions through the fee may be bonded only as provided in this subsection for the purpose of financing or refinancing new construction and equipment, renovation, remodeling of educational facilities, or the acquisition and renovation or remodeling of improved real property for use as educational facilities. The fee shall be collected as a component part of the tuition and fees, paid into a separate account, and expended only to acquire improved real property or construct and equip, maintain, improve, or enhance the educational facilities of the Florida College System institution. Projects and acquisitions of improved real property funded through the use of the capital improvement fee shall meet the survey and construction requirements of chapter 1013. Pursuant to s. 216.0158, each Florida College System institution shall identify each project, including maintenance projects, proposed to be funded in whole or in part by such fee.

(16)(a) Each Florida College System institution may assess a student who enrolls in a course listed in the ~~Florida Higher Education~~ distance learning catalog, established pursuant to s. ~~1006.73~~ ~~1004.09~~, a per-credit-hour distance learning course user fee. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.

(c) The link for the catalog must be prominently displayed within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Florida *Virtual Campus Distance Learning Consortium*, to inform students of the catalog.

(17) Each Florida College System institution that accepts transient students, pursuant to s. ~~1006.73~~ ~~1004.09~~, may establish a transient student fee not to exceed \$5 per ~~distance learning~~ course for processing the transient student admissions application.

Section 22. Subsection (8), paragraph (t) of subsection (14), and paragraphs (a) and (c) of subsection (17) of section 1009.24, Florida Statutes, are amended to read:

1009.24 State university student fees.—

(8)(a) The Capital Improvement Trust Fund fee is established as ~~\$4.76~~ ~~\$2.44~~ per credit hour per semester. ~~The building fee is established as \$2.32 per credit hour per semester.~~

(b) *Beginning with the 2012 fall term, each university board of trustees may increase the Capital Improvement Trust Fund fee. Any increase in the fee must be recommended by a Capital Improvement Trust Fund committee, at least half of whom are students appointed by the student body president. The remainder of the committee shall be appointed by the university president. A chair, appointed jointly by the university president and the student body president, shall vote only in the case of a tie. The recommendations of the committee shall take effect only after approval by the university president, after consultation with the student body president, with final approval by the university board of trustees. An increase in the fee may occur only once each fiscal year and must be implemented beginning with the fall term. The Board of Governors shall adopt regulations and timetables to implement the fee.*

(c) *The fee may not exceed 10 percent of the tuition for resident students or 10 percent of the sum of tuition and out-of-state fees for non-resident students. The fee for resident students shall be limited to an increase of \$2 per credit hour over the prior year. The Capital Improvement Trust Fund fee may be used to fund any project or real property acquisition that meets the requirements of chapter 1013. The Division of Bond Finance of the State Board of Administration shall analyze any proposed reductions to the Capital Improvement Trust Fund fee to ensure consistency with prudent financial management of the bond program associated with the revenues from the fee. The Board of Governors shall approve any proposed fee reductions provided that no such reduction reduces the fee below the level established in paragraph (a).*

(14) Except as otherwise provided in subsection (15), each university board of trustees is authorized to establish the following fees:

(t) A transient student fee that may not exceed \$5 per ~~distance learning~~ course for accepting a transient student and processing the transient student admissions application pursuant to s. ~~1006.73~~ ~~1004.09~~.

With the exception of housing rental rates and except as otherwise provided, fees assessed pursuant to paragraphs (h)-(s) shall be based on reasonable costs of services. The Board of Governors shall adopt regulations and timetables necessary to implement the fees and fines authorized under this subsection. The fees assessed under this subsection may be used for debt only as authorized under s. 1010.62.

(17)(a) A state university may assess a student who enrolls in a course listed in the ~~Florida Higher Education~~ distance learning catalog, established pursuant to s. ~~1006.73~~ ~~1004.09~~, a per-credit-hour distance learning course fee. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.

(c) The link for the catalog must be prominently displayed within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Florida *Virtual Campus Distance Learning Consortium*, informing students of the catalog.

Section 23. Subsection (1) of section 1009.25, Florida Statutes, is amended to read:

1009.25 Fee exemptions.—

(1) The following students are exempt from the payment of tuition and fees, including lab fees, at a school district that provides *workforce education* ~~postsecondary career~~ programs, Florida College System institution, or state university:

(a) A student enrolled in a dual enrollment or early admission program pursuant to s. 1007.27 or s. 1007.271.

(b) A student enrolled in an approved apprenticeship program, as defined in s. 446.021.

(c) A student who is or was at the time he or she reached 18 years of age in the custody of the Department of Children and Family Services or who, after spending at least 6 months in the custody of the department after reaching 16 years of age, was placed in a guardianship by the court. Such exemption includes fees associated with enrollment in career-preparatory instruction. The exemption remains valid until the student reaches 28 years of age.

(d) A student who is or was at the time he or she reached 18 years of age in the custody of a relative under s. 39.5085 or who was adopted from the Department of Children and Family Services after May 5, 1997. Such exemption includes fees associated with enrollment in career-preparatory instruction. The exemption remains valid until the student reaches 28 years of age.

(e) A student enrolled in an employment and training program under the welfare transition program. The regional workforce board shall pay the state university, Florida College System institution, or school district for costs incurred for welfare transition program participants.

(f) A student who lacks a fixed, regular, and adequate nighttime residence or whose primary nighttime residence is a public or private

shelter designed to provide temporary residence for individuals intended to be institutionalized, or a public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings.

(g) A student who is a proprietor, owner, or worker of a company whose business has been at least 50 percent negatively financially impacted by the buyout of property around Lake Apopka by the State of Florida. Such student may receive a fee exemption only if the student has not received compensation because of the buyout, the student is designated a Florida resident for tuition purposes, pursuant to s. 1009.21, and the student has applied for and been denied financial aid, pursuant to s. 1009.40, which would have provided, at a minimum, payment of all student fees. The student is responsible for providing evidence to the postsecondary education institution verifying that the conditions of this paragraph have been met, including supporting documentation provided by the Department of Revenue. The student must be currently enrolled in, or begin coursework within, a program area by fall semester 2000. The exemption is valid for a period of 4 years after the date that the postsecondary education institution confirms that the conditions of this paragraph have been met.

Section 24. Subsections (2) and (7) of section 1009.286, Florida Statutes, are amended to read:

1009.286 Additional student payment for hours exceeding baccalaureate degree program completion requirements at state universities.—

(2) State universities shall require a student to pay an excess hour surcharge equal to 100 percent of the tuition rate for each credit hour in excess of 115 percent of the number of credit hours required to complete the baccalaureate degree program in which the student is enrolled. *The excess hour surcharge shall become effective for students who enter a state university for the first time and maintain continuous enrollment as follows:*

(a) *For the 2009-2010 and 2010-2011 academic years, an excess hour surcharge equal to 50 percent of the tuition rate for each credit hour in excess of 120 percent.*

(b) *For the 2011-2012 academic year, an excess hour surcharge equal to 100 percent of the tuition rate for each credit hour in excess of 115 percent.*

(c) *For the 2012-2013 academic year and thereafter, an excess hour surcharge equal to 100 percent of the tuition rate for each credit hour in excess of 110 percent.*

~~(7) The provisions of this section become effective for students who enter a Florida College System institution or a state university for the first time in the 2011-2012 academic year and thereafter.~~

Section 25. Subsections (2) and (7) of section 1009.531, Florida Statutes, are amended to read:

1009.531 Florida Bright Futures Scholarship Program; student eligibility requirements for initial awards.—

(2)(a) ~~For students~~ *A student* ~~For students~~ *For students* graduating from high school prior to the 2010-2011 academic year, ~~a student~~ *a student* is eligible to accept an initial award for 3 years following high school graduation and to accept a renewal award for 7 years following high school graduation. A student who applies for an award by high school graduation and who meets all other eligibility requirements, but who does not accept his or her award, may reapply during subsequent application periods up to 3 years after high school graduation. For a student who enlists in the United States Armed Forces immediately after completion of high school, the 3-year eligibility period for his or her initial award shall begin upon the date of separation from active duty. For a student who is receiving a Florida Bright Futures Scholarship and discontinues his or her education to enlist in the United States Armed Forces, the remainder of his or her 7-year renewal period shall commence upon the date of separation from active duty.

(b) ~~For~~ *For* Students graduating from high school in the 2010-2011 and 2011-2012 academic years ~~are year and thereafter, a student~~ *is eligible to accept an initial award for 3 years following high school graduation and to accept a renewal award for 5 years following high school graduation. A student who applies for an award by high school graduation and who meets all other eligibility requirements, but who does not accept his or*

her award, may reapply during subsequent application periods up to 3 years after high school graduation. For a student who enlists in the United States Armed Forces immediately after completion of high school, the 3-year eligibility period for his or her initial award and the 5-year renewal period shall begin upon the date of separation from active duty. For a student who is receiving a Florida Bright Futures Scholarship award and discontinues his or her education to enlist in the United States Armed Forces, the remainder of his or her 5-year renewal period shall commence upon the date of separation from active duty. If a course of study is not completed after 5 academic years, an exception of 1 year to the renewal timeframe may be granted due to a verifiable illness or other documented emergency pursuant to s. 1009.40(1)(b)4.

(c) A student graduating from high school in the 2012-2013 academic year and thereafter is eligible to accept an initial award for 2 years following high school graduation and to accept a renewal award for 5 years following high school graduation. A student who applies for an award by high school graduation and who meets all other eligibility requirements, but who does not accept his or her award, may reapply during subsequent application periods up to 2 years after high school graduation. For a student who enlists in the United States Armed Forces immediately after completion of high school, the 2-year eligibility period for his or her initial award and the 5-year renewal period shall begin upon the date of separation from active duty. For a student who is receiving a Florida Bright Futures Scholarship award and discontinues his or her education to enlist in the United States Armed Forces, the remainder of his or her 5-year renewal period shall commence upon the date of separation from active duty. If a course of study is not completed after 5 academic years, an exception of 1 year to the renewal timeframe may be granted due to a verifiable illness or other documented emergency pursuant to s. 1009.40(1)(b)4.

(7) To be eligible for an initial award and each renewal award under the Florida Bright Futures Scholarship Program, a student must submit a Free Application for Federal Student Aid which is complete and error free prior to disbursement.

Section 26. Subsection (3) of section 1009.532, Florida Statutes, is amended to read:

1009.532 Florida Bright Futures Scholarship Program; student eligibility requirements for renewal awards.—

(3)(a) A student who is initially eligible prior to the 2010-2011 academic year and is enrolled in a program that terminates in an associate degree or a baccalaureate degree may receive an award for a maximum of 110 percent of the number of credit hours required to complete the program. A student who is enrolled in a program that terminates in a career certificate may receive an award for a maximum of 110 percent of the credit hours or clock hours required to complete the program up to 90 credit hours.

~~(b) Students~~ *For a student* ~~For a student~~ *For a student* who ~~are~~ *is* initially eligible in the 2010-2011 and 2011-2012 academic years ~~term and thereafter, the student~~ *may receive an award for a maximum of 100 percent of the number of credit hours required to complete an associate degree program or a baccalaureate degree program, or the student may receive an award for a maximum of 100 percent of the credit hours or clock hours required to complete up to 90 credit hours of a program that terminates in a career certificate.*

(c) A student who is initially eligible in the 2012-2013 academic year and thereafter may receive an award for a maximum of 100 percent of the number of credit hours required to complete an associate degree program, a baccalaureate degree program, or a postsecondary career certificate program or, for a Florida Gold Seal Vocational Scholars award, may receive an award for a maximum of 100 percent of the number of credit hours or equivalent clock hours required to complete one of the following at a Florida public or nonpublic education institution that offers these specific programs: for an applied technology diploma program as defined in s. 1004.02(8), up to 60 credit hours or equivalent clock hours; for a technical degree education program as defined in s. 1004.02(14), up to the number of hours required for a specific degree not to exceed 72 credit hours or equivalent clock hours; or for a career certificate program as defined in s. 1004.02(21), up to the number of hours required for a specific certificate not to exceed 72 credit hours or equivalent clock hours. A student who transfers from one of these program levels to another program level becomes eligible for the higher of the two credit hour limits.

Section 27. Subsections (2), (4), and (5) of section 1009.534, Florida Statutes, are amended to read:

1009.534 Florida Academic Scholars award.—

(2) ~~Effective January 1, 2008,~~ A Florida Academic Scholar who is enrolled in a *certificate, diploma, associate, or baccalaureate degree program at a public or nonpublic postsecondary education institution* is eligible for an award equal to the amount *specified in the General Appropriations Act to assist with the payment of educational expenses required to pay tuition and fees.* A student who is enrolled in a nonpublic postsecondary education institution is eligible for an award equal to the amount that would be required to pay for the average tuition and fees of a public postsecondary education institution at the comparable level.

(4) In each school district, the Florida Academic Scholar with the highest academic ranking shall receive an additional award *equal to the amount specified in the General Appropriations Act of \$1,500* for college-related expenses. This award must be funded from the Florida Bright Futures Scholarship Program.

~~(5) Notwithstanding subsections (2) and (4), a Florida Academic Scholar is eligible for an award equal to the amount specified in the General Appropriations Act.~~

Section 28. Subsections (1), (2), and (4) of section 1009.535, Florida Statutes, are amended to read:

1009.535 Florida Medallion Scholars award.—

(1) A student is eligible for a Florida Medallion Scholars award if the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:

(a) Has achieved a weighted grade point average of 3.0 as calculated pursuant to s. 1009.531, or the equivalent, in high school courses that are designated by the State Board of Education as college-preparatory academic courses; and has attained at least the score pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;

(b) Has completed the International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma or has completed the Advanced International Certificate of Education curriculum but failed to earn the Advanced International Certificate of Education Diploma, and has attained at least the score pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;

(c) Has attended a home education program according to s. 1002.41 during grades 11 and 12 and has attained at least the score pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program, if the student's parent cannot document a college-preparatory curriculum as described in paragraph (a);

(d) Has been recognized by the merit or achievement program of the National Merit Scholarship Corporation as a scholar or finalist but has not completed a program of community service as provided in s. 1009.534; or

(e) Has been recognized by the National Hispanic Recognition Program as a scholar, but has not completed a program of community service as provided in s. 1009.534.

A high school student graduating in the 2011-2012 academic year and thereafter must complete a program of community service work approved by the district school board, ~~or~~ the administrators of a nonpublic school, *or the Department of Education for home education program students*, which shall include a minimum of 75 hours of service work, and must identify a social problem that interests him or her, develop a plan for his or her personal involvement in addressing the problem, and,

through papers or other presentations, evaluate and reflect upon his or her experience.

(2) A Florida Medallion Scholar *who is enrolled in a certificate, diploma, associate, or baccalaureate degree program at a public or nonpublic postsecondary education institution* is eligible for an award equal to the amount *specified in the General Appropriations Act to assist with the payment of educational expenses required to pay 75 percent of tuition and fees if the student is enrolled in a state university or a baccalaureate degree program authorized pursuant to s. 1007.33.* A Florida Medallion Scholar is eligible for an award equal to the amount required to pay 100 percent of tuition and fees for college credit courses leading to an associate degree if the student is enrolled in a Florida College System institution. A student who is enrolled in a nonpublic postsecondary education institution is eligible for an award equal to the amount that would be required to pay 75 percent of the tuition and fees of a public postsecondary education institution at the comparable level.

~~(4) Notwithstanding subsection (2), a Florida Medallion Scholar is eligible for an award equal to the amount specified in the General Appropriations Act.~~

Section 29. Paragraphs (a) and (e) of subsection (1) and subsections (2), (4), and (5) of section 1009.536, Florida Statutes, are amended to read:

1009.536 Florida Gold Seal Vocational Scholars award.—The Florida Gold Seal Vocational Scholars award is created within the Florida Bright Futures Scholarship Program to recognize and reward academic achievement and career preparation by high school students who wish to continue their education.

(1) A student is eligible for a Florida Gold Seal Vocational Scholars award if the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:

(a) ~~Completes the secondary school portion of a sequential program of studies that requires at least three secondary school career credits taken over at least 2 academic years, and is continued in a planned, related postsecondary education program. If the student's school does not offer such a two plus two or tech prep program, the student must complete a job preparatory career education program selected by Workforce Florida, Inc., for its ability to provide high wage employment in an occupation with high potential for employment opportunities. On-the-job training may not be substituted for any of the three required career credits.~~

(e) Beginning with high school students graduating in the 2011-2012 academic year and thereafter, completes a program of community service work approved by the district school board, ~~or~~ the administrators of a nonpublic school, *or the Department of Education for home education program students*, which shall include a minimum of 30 hours of service work, and identifies a social problem that interests him or her, develops a plan for his or her personal involvement in addressing the problem, and, through papers or other presentations, evaluates and reflects upon his or her experience.

(2) A Florida Gold Seal Vocational Scholar *who is enrolled in a public or nonpublic postsecondary education institution* is eligible for an award equal to the amount *specified in the General Appropriations Act to assist with the payment of educational expenses required to pay 75 percent of tuition and fees, if the student is enrolled in a public postsecondary education institution.* A student who is enrolled in a nonpublic postsecondary education institution is eligible for an award equal to the amount that would be required to pay 75 percent of the tuition and mandatory fees of a public postsecondary education institution at the comparable level.

(4)(a) A student *who is initially eligible prior to the 2010-2011 academic year* may earn a Florida Gold Seal Vocational Scholarship for 110 percent of the number of credit hours required to complete the program, up to 90 credit hours or the equivalent.

(b) ~~Students For a student~~ who are *is* initially eligible in the 2010-2011 and 2011-2012 academic years ~~term and thereafter, the student~~ may earn a Florida Gold Seal Vocational Scholarship for 100 percent of the number of credit hours required to complete the program, up to 90 credit hours or the equivalent.

(c) A student who is initially eligible in the 2012-2013 academic year and thereafter may earn a Florida Gold Seal Vocational Scholarship for a maximum of 100 percent of the number of credit hours or equivalent clock hours required to complete one of the following at a Florida public or nonpublic education institution that offers these specific programs: for an applied technology diploma program as defined in s. 1004.02(8), up to 60 credit hours or equivalent clock hours; for a technical degree education program as defined in s. 1004.02(14), up to the number of hours required for a specific degree not to exceed 72 credit hours or equivalent clock hours; or for a career certificate program as defined in s. 1004.02(21), up to the number of hours required for a specific certificate not to exceed 72 credit hours or equivalent clock hours.

~~(5) Notwithstanding subsection (2), a Florida Gold Seal Vocational Scholar is eligible for an award equal to the amount specified in the General Appropriations Act.~~

Section 30. Subsection (7) of section 1009.60, Florida Statutes, is renumbered as subsection (8), and a new subsection (7) is added to that section to read:

1009.60 Minority teacher education scholars program.—There is created the minority teacher education scholars program, which is a collaborative performance-based scholarship program for African-American, Hispanic-American, Asian-American, and Native American students. The participants in the program include Florida's Florida College System institutions and its public and private universities that have teacher education programs.

(7) The Florida Fund for Minority Teachers, Inc., shall use a contingency collections agency to collect repayments of defaulted scholarships.

Section 31. Paragraph (b) of subsection (2) of section 1009.605, Florida Statutes, is amended to read:

1009.605 Florida Fund for Minority Teachers, Inc.—

(2)

(b) The corporation shall report to the Department of Education, by the date established by the department, the eligible students to whom scholarship moneys are disbursed each academic term, the annual balance of the corporation's assets and cash reserves, and any other information requested by the department in accordance with s. 1009.94. By June 30 of each fiscal year, the corporation shall remit to the department any appropriated funds that were not distributed for scholarships, less the 5 percent for administration, including administration of the required training program, authorized pursuant to subsection (3).

Section 32. Subsections (2), (5), (7), and (8) of section 1009.70, Florida Statutes, are amended to read:

1009.70 Florida Education Fund.—

(2)(a) The Florida Education Fund, a not-for-profit statutory corporation, is created from a challenge endowment grant from the McKnight Foundation and operates on income derived from the investment of endowment gifts and other gifts as provided by state statute and appropriate matching funds as provided by the state.

(b) The Legislature may appropriate funds to the Florida Education Fund to be used for scholarships under subsection (5). Funds The amount appropriated to the Florida Education Fund shall be matched on a dollar-for-dollar the basis by funds of \$1 for each \$2 contributed from by private sources, including, but not limited to, income earned from investment returns on the Florida Education Fund Endowment, the value of monetary and in-kind contributions to the McKnight Doctoral Fellowship Program, the value of services provided by McKnight Doctoral Fellows to Florida not-for-profit corporations and public and nonpublic colleges and universities, and the value of tuition and fees paid on behalf of McKnight Doctoral Fellows from funds not appropriated to the Florida Education Fund. The Florida Education Fund shall certify to the Department of Education's Office of Student Financial Assistance Legislature the estimated value of such matching amounts prior to the disbursement of the appropriation and shall certify to the Legislature the actual value of such matching amounts as of June 30 each year amount of donations contributed between July 1, 1990, and June 30, 1991. Only the new donations above the certified base shall be calculated for state

~~matching funds during the first year of the program. In subsequent years, only the new donations above the certified prior year base shall be calculated for state matching funds. The department shall provide the format for which the Florida Education Fund shall comply with the reporting requirements of this paragraph.~~

(c) The corporation shall provide to the department a copy of its certified financial statement and annual report, including the corporation's assets and cash reserve balances. The corporation shall also provide the department documentation which includes the name of each scholarship recipient, the postsecondary education institution attended, the discipline of study, and the amount awarded to each recipient. The corporation shall post a copy of its certified financial statement and annual report on its website.

(5) The Board of Directors of the Florida Education Fund shall review and evaluate initial programs created by the McKnight Foundation and continue funding the McKnight Doctoral Black Doctorate Fellowship Program and the McKnight Junior Faculty Fellowship Program if the evaluations are evaluation is positive, and the board shall identify, initiate, and fund new and creative programs and monitor, review, and evaluate those programs. The purpose of this commitment is to broaden the participation and funding potential for further significant support of higher education in this state. In addition, the board shall:

- (a) Hold such meetings as are necessary to implement the provisions of this section.
- (b) Select a chairperson annually.
- (c) Adopt and use an official seal in the authentication of its acts.
- (d) Make rules for its own government.
- (e) Administer this section.
- (f) Appoint an executive director to serve at its pleasure and perform all duties assigned by the board. The executive director shall be the chief administrative officer and agent of the board.
- (g) Maintain a record of its proceedings.
- (h) Delegate to the chairperson of the board the responsibility for signing final orders.
- (i) Utilize existing higher education organizations, associations, and agencies to carry out its educational programs and purposes with minimal staff employment.
- (j) Be empowered to enter into contracts with the Federal Government, state agencies, or individuals.

(k) Receive bequests, gifts, grants, donations, and other valued goods and services. Such bequests and gifts shall be used only for the purpose or purposes stated by the donor.

(7) It is the intent of the Legislature that the Board of Directors of the Florida Education Fund recruit eligible residents of the state before it extends its search to eligible nonresidents. However, for the purposes of subsection (8), the board of directors shall recruit eligible residents only. It is further the intent of the Legislature that the board of directors establish service terms, if any, that accompany the award of moneys from the fund.

~~(8) There is created a legal education component of the Florida Education Fund to provide the opportunity for minorities to attain representation within the legal profession proportionate to their representation within the general population. The legal education component of the Florida Education Fund includes a law school program and a pre-law program.~~

~~(a) The law school scholarship program of the Florida Education Fund is to be administered by the Board of Directors of the Florida Education Fund for the purpose of increasing the number of minority students enrolled in law schools in this state by 200. Implementation of this program is to be phased in over a 3 year period.~~

~~1.—The board of directors shall provide financial, academic, and other support to students selected for participation in this program from funds appropriated by the Legislature.~~

~~2.—Student selection must be made in accordance with rules adopted by the board of directors for that purpose and must be based, at least in part, on an assessment of potential for success, merit, and financial need.~~

~~3.—Support must be made available to students who enroll in private, as well as public, law schools in this state which are accredited by the American Bar Association.~~

~~4.—Scholarships must be paid directly to the participating students.~~

~~5.—Students who participate in this program must agree in writing to sit for The Florida Bar examination and, upon successful admission to The Florida Bar, to practice law in the state for a period equal to the amount of time for which the student received aid, up to 3 years, or repay the amount of aid received.~~

~~(b) The minority pre law scholarship loan program of the Florida Education Fund is to be administered by the Board of Directors of the Florida Education Fund for the purpose of increasing the opportunity of minority students to prepare for law school.~~

~~1.—From funds appropriated by the Legislature, the board of directors shall provide for student fees, room, board, books, supplies, and academic and other support to selected minority undergraduate students matriculating at eligible public and independent colleges and universities in Florida.~~

~~2.—Student selection must be made in accordance with rules adopted by the board of directors for that purpose and must be based, at least in part, on an assessment of potential for success, merit, and financial need.~~

~~3.—To be eligible, a student must make a written agreement to enter or be accepted to enter a law school in this state within 2 years after graduation or repay the scholarship loan amount plus interest at the prevailing rate.~~

~~4.—Recipients who fail to gain admission to a law school within the specified period, may, upon admission to law school, be eligible to have their loans canceled.~~

~~5.—Minority pre law scholarship loans shall be provided to 34 minority students per year for up to 4 years each, for a total of 136 scholarship loans. To continue receiving scholarship loans, recipients must maintain a 2.75 grade point average for the freshman year and a 3.25 grade point average thereafter. Participants must also take specialized courses to enhance competencies in English and logic.~~

~~6.—The board of directors shall maintain records on all scholarship loan recipients. Participating institutions shall submit academic progress reports to the board of directors following each academic term.~~

Section 33. Subsection (4) of section 1009.72, Florida Statutes, is amended to read:

1009.72 Jose Marti Scholarship Challenge Grant Program.—

(4) The amounts appropriated for the program shall be allocated by the department on the basis of one \$5,000 challenge grant for each \$5,000 ~~\$2,500~~ raised from private sources. Matching funds shall be generated through contributions made after July 1, 1986, and pledged for the purposes of this section. Pledged contributions shall not be eligible for matching prior to the actual collection of the total funds.

Section 34. Subsection (4) of section 1009.73, Florida Statutes, is amended to read:

1009.73 Mary McLeod Bethune Scholarship Program.—

(4) The moneys for the program shall be allocated by the department among the institutions of higher education listed in subsection (1) on the basis of one \$2,000 challenge grant for each \$2,000 ~~\$1,000~~ raised from private sources. Matching funds shall be generated through contributions made after July 1, 1990, and pledged for the purposes of this section. Pledged contributions shall not be eligible for matching prior to the actual collection of the total funds. The department shall allocate to each

of those institutions a proportionate share of the contributions received on behalf of those institutions and a share of the appropriations and matching funds generated by such institution.

Section 35. Section 1010.30, Florida Statutes, is amended to read:

1010.30 Audits required.—

(1) School districts, Florida College System institutions, and other institutions and agencies under the supervision of the State Board of Education and state universities under the supervision of the Board of Governors are subject to the audit provisions of ~~under~~ ss. 11.45 and 218.39.

(2) *If an audit contains a significant finding, the district school board, the Florida College System institution board of trustees, or the university board of trustees shall conduct an audit overview during a public meeting.*

Section 36. Subsection (10) of section 1011.80, Florida Statutes, is amended to read:

1011.80 Funds for operation of workforce education programs.—

(10) A high school student dually enrolled under s. 1007.271 in a workforce education program operated by a Florida College System institution or school district career center generates the amount calculated for workforce education funding, including any payment of performance funding, and the proportional share of full-time equivalent enrollment generated through the Florida Education Finance Program for the student's enrollment in a high school. If a high school student is dually enrolled in a Florida College System institution program, including a program conducted at a high school, the Florida College System institution earns the funds generated for workforce education funding, and the school district earns the proportional share of full-time equivalent funding from the Florida Education Finance Program. If a student is dually enrolled in a career center operated by the same district as the district in which the student attends high school, that district earns the funds generated for workforce education funding and also earns the proportional share of full-time equivalent funding from the Florida Education Finance Program. If a student is dually enrolled in a workforce education program provided by a career center operated by a different school district, the funds must be divided between the two school districts proportionally from the two funding sources. A student may not be reported for funding in a dual enrollment workforce education program unless the student has completed the basic skills assessment pursuant to s. 1004.91. A student who is coenrolled in a K-12 education program and an adult education program may not be reported for purposes of funding in an adult education program, except that for the 2011-2012 and 2012-2013 fiscal years ~~year only~~, students who are coenrolled in core curricula courses for credit recovery or dropout prevention purposes and do not have a pattern of excessive absenteeism or habitual truancy or a history of disruptive behavior in school may be reported for funding for up to two courses per student. Such students are exempt from the payment of the block tuition for adult general education programs provided in s. 1009.22(3)(c).

Section 37. Subsection (2) of section 1012.83, Florida Statutes, is amended to read:

1012.83 Contracts with administrative and instructional staff.—

(2) *Each contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, containing a provision for severance pay with an officer, agent, employee, or contractor must include the provisions required in s. 215.425. A Florida College System institution board of trustees may not enter into an employment contract that requires the Florida College System institution to pay an employee an amount from appropriated state funds in excess of 1 year of the employee's annual salary for termination, buyout, or any other type of contract settlement. This subsection does not prohibit the payment of leave and benefits accrued by the employee in accordance with the Florida College System institution's leave and benefits policies before the contract terminates.*

Section 38. Subsection (4) of section 1012.885, Florida Statutes, is amended to read:

1012.885 Remuneration of Florida College System institution presidents; limitations.—

(4) LIMITATION ON REMUNERATION.—Notwithstanding the provisions of this section, for the 2012-2013 ~~2011-2012~~ fiscal year, a Florida College System institution president may not receive more than \$200,000 in remuneration from appropriated state funds. Only compensation, as defined in s. 121.021(22), provided to a Florida College System institution president may be used in calculating benefits under chapter 121.

Section 39. Section 1012.886, Florida Statutes, is reenacted and amended to read:

1012.886 Remuneration of Florida College System institution administrative employees; limitations.—

(1) DEFINITIONS.—As used in this section, the term:

(a) “Appropriated state funds” means funds appropriated from the General Revenue Fund or funds appropriated from state trust funds.

(b) “Cash-equivalent compensation” means any benefit that may be assigned an equivalent cash value.

(c) “Remuneration” means salary, bonuses, and cash-equivalent compensation paid to a Florida College System institution administrative employee by his or her employer for work performed, excluding health insurance benefits and retirement benefits.

(2) LIMITATION ON COMPENSATION.—Notwithstanding any other law, resolution, or rule to the contrary, a Florida College System institution administrative employee may not receive more than \$200,000 in remuneration annually from appropriated state funds. Only compensation, as such term is defined in s. 121.021(22), provided to a Florida College System institution administrative employee may be used in calculating benefits under chapter 121.

(3) EXCEPTIONS.—This section does not prohibit any party from providing cash or cash-equivalent compensation from funds that are not appropriated state funds to a Florida College System institution administrative employee in excess of the limit in subsection (2). If a party is unable or unwilling to fulfill an obligation to provide cash or cash-equivalent compensation to a Florida College System institution administrative employee as permitted under this subsection, appropriated state funds may not be used to fulfill such obligation. This section does not apply to Florida College System institution teaching faculty.

(4) EXPIRATION.—This section expires June 30, 2013 ~~2012~~.

Section 40. Subsection (4) of section 1012.975, Florida Statutes, is amended to read:

1012.975 Remuneration of state university presidents; limitations.—

(4) LIMITATION ON REMUNERATION.—Notwithstanding the provisions of this section, for the 2012-2013 ~~2011-2012~~ fiscal year, a state university president may not receive more than \$200,000 in remuneration from public funds. Only compensation, as defined in s. 121.021(22), provided to a state university president may be used in calculating benefits under chapter 121.

Section 41. Section 1012.976, Florida Statutes, is reenacted and amended to read:

1012.976 Remuneration of state university administrative employees; limitations.—

(1) DEFINITIONS.—As used in this section, the term:

(a) “Appropriated state funds” means funds appropriated from the General Revenue Fund or funds appropriated from state trust funds.

(b) “Cash-equivalent compensation” means any benefit that may be assigned an equivalent cash value.

(c) “Remuneration” means salary, bonuses, and cash-equivalent compensation paid to a state university administrative employee by his

or her employer for work performed, excluding health insurance benefits and retirement benefits.

(2) LIMITATION ON COMPENSATION.—Notwithstanding any other law, resolution, or rule to the contrary, a state university administrative employee may not receive more than \$200,000 in remuneration annually from appropriated state funds. Only compensation, as such term is defined in s. 121.021(22), provided to a state university administrative employee may be used in calculating benefits under chapter 121.

(3) EXCEPTIONS.—This section does not prohibit any party from providing cash or cash-equivalent compensation from funds that are not appropriated state funds to a state university administrative employee in excess of the limit in subsection (2). If a party is unable or unwilling to fulfill an obligation to provide cash or cash-equivalent compensation to a state university administrative employee as permitted under this subsection, appropriated state funds may not be used to fulfill such obligation. This section does not apply to university teaching faculty or medical school faculty or staff.

(4) EXPIRATION.—This section expires June 30, 2013 ~~2012~~.

Section 42. *Notwithstanding the 5-percent limitation provided in s. 1010.62(2)(a), Florida Statutes, the University of Florida may use revenues derived from the activity and service fee to pay and secure debt with annual debt service in an amount not to exceed \$3.5 million to finance or refinance the renovation and expansion of the university's J. Wayne Reitz Union.*

Section 43. *Effective upon this act becoming a law and notwithstanding s. 1001.73(5), Florida Statutes, as created by this act, or section 32 of the 2012 regular legislative session Conference Report for House Bill 5001, for the 2011-2012 fiscal year, state universities may make transfers between the Educational and General Activities category and other program categories up to \$2 million to make necessary adjustments.*

Section 44. *Notwithstanding ss. 1013.30(10), (11), (12), and (13) and 1013.51(4), Florida Statutes, for the 2012-2013 fiscal year, a state university may enter into a local development agreement with an affected host local government to identify specific projects in the university's campus master plan to be constructed by the university for purposes of negotiating mitigation of the impact of such projects on the host local government.*

Section 45. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to postsecondary education funding; amending s. 11.45, F.S.; requiring that the Auditor General notify the Legislative Auditing Committee of any financial or operational audit report indicating that a state university or Florida College System institution has failed to take full corrective action in response to recommendations in previous audit reports; amending s. 282.201, F.S.; conforming provisions to changes made by the act; amending s. 1000.21, F.S.; revising the name of South Florida Community College; providing for contingent effect; amending s. 1001.64, F.S.; requiring that each contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, containing a provision for severance pay include certain provisions; requiring each board of trustees to use certain agreements and contracts or enter into certain consortia and cooperative agreements to achieve the lowest cost; amending s. 1001.706, F.S.; requiring that the Board of Governors adopt regulations requiring universities to enter into consortia and cooperative agreements; authorizing the Board of Governors to transfer certain funds between state universities; revising provisions relating to employment contracts with the Board of Governors; amending s. 1001.73, F.S.; providing a restriction on the transfer of certain funds by a state university board of trustees; providing procedures for additional transfer of funds; amending s. 1003.4156, F.S.; conforming provisions to changes made by the act; repealing s. 1004.09, F.S., relating to the Florida Higher Education Distance Learning Catalog; repealing s. 1004.091, F.S., relating to the Florida Distance Learning Consortium; amending ss. 1004.39 and 1004.40, F.S.; conforming provisions to changes made by the act; creating s. 1004.935, F.S.; establishing the Adults with Disabilities Workforce Education Pilot Program

- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ *JD Alexander*
s/ *Lizbeth Benacquisto*
s/ *Ellyn Setnor Bogdanoff*
s/ *Oscar Braynon II*
s/ *Charles S. "Charlie" Dean, Sr.*
s/ *Miguel Diaz de la Portilla*
s/ *Greg Evers*
s/ *Anitere Flores*
s/ *Rene Garcia*
s/ *Audrey Gibson*
s/ *Dennis L. Jones, D.C.*
Jack Latvala
s/ *Gwen Margolis*
s/ *Joe Negron*
s/ *Steve Oelrich*
s/ *Garrett Richter*
Maria Lorts Sachs
s/ *Gary Siplin*
Eleanor Sobel
John Thrasher, At Large

s/ *Thad Altman*
s/ *Michael S. "Mike" Bennett*
At Large
s/ *Larcenia J. Bullard*
s/ *Nancy C. Detert*
Paula Dockery
Mike Fasano
s/ *Don Gaetz, At Large*
Andy Gardiner, At Large
s/ *Alan Hays*
Arthenia L. Joyner
Evelyn J. Lynn
s/ *Bill Montford*
s/ *Jim Norman*
Nan H. Rich, At Large
s/ *Jeremy Ring*
s/ *David Simmons*
s/ *Christopher L. "Chris" Smith*
s/ *Ronda Storms*
s/ *Stephen R. Wise*

Managers on the part of the Senate

s/ *Marti Coley*
Vice Chair
Charles S. "Chuck" Chestnut IV
At Large
s/ *Erik Fresen*
s/ *Matt Gaetz*
s/ *Bill Hager*
Dorothy L. Hukill, At Large
Martin David "Marty" Kiar
s/ *Ana Rivas Logan*
s/ *Seth McKeel*
Ron Saunders, At Large
s/ *Jimmie T. Smith*
s/ *William D. Snyder, At Large*
s/ *Will W. Weatherford, At Large*

s/ *Janet H. Adkins*
s/ *Gary Aubuchon, At Large*
s/ *Gwyndolen "Gwyn" Clarke-Reed*
Chris Dorworth, At Large
s/ *James C. "Jim" Frishe, At Large*
s/ *Denise Grimsley*
s/ *Doug Holder, At Large*
Mia L. Jones, At Large
John Legg, At Large
s/ *Carlos Lopez-Cantera, At Large*
Franklin Sands, At Large
s/ *Robert C. "Rob" Schenck*
At Large
Geraldine F. "Geri" Thompson

Managers on the part of the House

The Conference Committee Amendment for HB 5103, PreK-12 Education Appropriations Issues, provides for the following:

- Clarifies school readiness programs to be operated full-time and part-time.
- Defines terms for purposes of the School Readiness Act.
- Prioritizes services to eligible children from birth to kindergarten.
- Requires definitions for expenditures and reports for:
 - Direct expenditures for services to children;
 - Administrative costs;
 - Nondirect expenditures; and
 - Quality.
- Requires the Office of Early Learning to:
 - Adopt a list of approved curricula;
 - Identify a preassessment and postassessment;
 - Adopt a statewide, standardized contract to be used by coalitions with each school readiness provider;
 - Coordinate with other agencies to perform data matches on individuals or families participating in the school readiness program; and

□ Submit annually a recommended allocation of funds to the School Readiness Allocation Conference including payment rates, parent co-payment percentages, and the Gold Seal premium rate percentage.

- Revises procurement requirements and requirements for the expenditure of funds by early learning coalitions.
- Requires coalitions to merge if they are unable to comply with expenditure requirements.
- Allows the Office of Early Learning to provide a waiver for merging coalitions for the 2012-2013 and 2013-2014 years if justification for excess expenditures are provided.
- Incorporates existing licensing guidelines which are identified in other areas of statute.
- Revises the eligibility criteria for the enrollment of children in the school readiness program and provides the following priorities by which children are enrolled:

□ First priority is a child under 13 from a working family receiving TANF;

□ Second priority is an at-risk child under 9;

□ Third priority is a child under 6 from an economically disadvantaged family, and children younger than 6 who are disabled;

□ Fourth priority is a child ages 9 through 13 who is a sibling of a younger child in the school readiness program through the at-risk provision;

□ Fifth priority is a child ages 6 through 13 who is a sibling of a younger child in the school readiness program through the economically disadvantaged provision; and

□ Last priority is for a child who is also concurrently enrolled in the Head Start program and the Voluntary Prekindergarten Program.

- Provides for the allocation of school readiness funds as specified in the General Appropriations Act, s. 411.01(10) and 411.013, Florida Statutes.
- For 2012-2013, requires the Office of Early Learning to submit by May 31, 2012, a recommended formula for the allocation of School Readiness Program funds, including standardized provider payment rates, Gold Seal premium rate percentages, and a parent co-payment percentage to the School Readiness Allocation Conference for review. The recommended formula will be phased-in over a three-year period.
- Requires recalculation of the funding allocations quarterly by the Office of Early Learning.
- Deletes provisions for the establishment of an allocation formula by the Office of Early Learning.
- Defines and limits expenditures for administrative activities, quality activities, and nondirect activities.
- Provides for fraud investigations and provides penalties for school readiness providers and parents who knowingly submit false information related to child eligibility and attendance in a school readiness program.
- Creates the School Readiness Allocation Conference, whose duties are to review allocation recommendations by the Office of Early Learning.
- Establishes a due date for school readiness providers to submit market rates to be used as part of the prevailing market rate schedule.

This bill substantially amends sections 216.136, 411.01, 411.0101, 411.01013, 411.0106, 445.023 and creates section 411.013 of the Florida Statutes

Conference Committee Amendment (485907)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 411.01, Florida Statutes, is amended to read:

411.01 School readiness programs; early learning coalitions.—

(1) **SHORT TITLE.**—This section may be cited as the “School Readiness Act.”

(2) **LEGISLATIVE INTENT.**—

(a) The Legislature recognizes that school readiness programs increase children’s chances of achieving future educational success and becoming productive members of society. It is the intent of the Legislature that the programs be developmentally appropriate, research-based, involve the parent as a child’s first teacher, serve as preventive measures for children at risk of future school failure, enhance the educational readiness of eligible children, and support family education. Each school readiness program shall provide the elements necessary to prepare at-risk children for school, including health screening and referral and an appropriate educational program.

(b) It is the intent of the Legislature that school readiness programs be operated on a *full-time and part-time full-day*, year-round basis to the maximum extent possible to enable parents to work and become financially self-sufficient.

(c) It is the intent of the Legislature that school readiness programs not exist as isolated programs, but build upon existing services and work in cooperation with other programs for young children, and that school readiness programs be coordinated to achieve full effectiveness.

(d) It is the intent of the Legislature that the administrative staff for school readiness programs be kept to the minimum necessary to administer the duties of the Office of Early Learning and early learning coalitions. The Office of Early Learning shall adopt system support services at the state level to build a comprehensive early learning system. Each early learning coalition shall implement and maintain direct enhancement services at the local level, as approved in its school readiness plan by the Office of Early Learning, and ensure access to such services in all 67 counties.

(e) It is the intent of the Legislature that the school readiness program coordinate and operate in conjunction with the district school systems. However, it is also the intent of the Legislature that the school readiness program not be construed as part of the system of free public schools but rather as a separate program for children under the age of kindergarten eligibility, funded separately from the system of free public schools, utilizing a mandatory sliding fee scale, and providing an integrated and seamless system of school readiness services for the state’s birth-to-kindergarten population.

(f) It is the intent of the Legislature that school readiness services be an integrated and seamless program of services with a developmentally appropriate education component for the state’s eligible birth-to-kindergarten population described in subsection (7) ~~(6)~~ and not be construed as part of the seamless K-20 education system.

(3) **DEFINITIONS.**—As used in this section, the term:

(a) “Adjusted payment rate percentage” means a specified percentage applied to the prevailing market rate for each type of school readiness provider and level of care.

(b) “At-risk child” means:

1. A child from a family under investigation by the Department of Children and Family Services or a designated sheriff’s office for child abuse, neglect, abandonment, or exploitation.

2. A child who is in a diversion program provided by the Department of Children and Family Services or its contracted provider and who is from a family that is actively participating and complying in department-prescribed activities, including education, health services, or work.

3. A child from a family that is under supervision by the Department of Children and Family Services or a contracted service provider for abuse, neglect, abandonment, or exploitation.

4. A child placed in court-ordered, long-term custody or under the guardianship of a relative or nonrelative after termination of supervision by the Department of Children and Family Services or its contracted provider.

(c) “Authorized hours of care” means the hours of care that are necessary to provide protection, maintain employment, or complete work activities or eligible educational activities, including reasonable travel time.

(d) “Earned income” means gross remuneration derived from work, professional service, or self-employment. The term includes commissions, bonuses, back pay awards, and the cash value of all remuneration paid in a medium other than cash.

(e) “Economically disadvantaged” means having a family income that does not exceed 150 percent of the federal poverty level and includes being a child of a working migratory family.

(f) “Family income” means the combined gross income, whether earned or unearned, that is derived from any source by all family or household members who are 18 years of age or older and currently residing together in the same dwelling unit. The term does not include income earned by a currently enrolled high school student who, since attaining the age of 18 years, has not terminated school enrollment or received a high school diploma, high school equivalency diploma, special diploma, or certificate of high school completion. The term also does not include food stamp benefits or federal housing assistance payments issued directly to a landlord or the associated utilities expenses.

(g) “Family or household members” means spouses, former spouses, persons related by blood or marriage, persons who are parents of a child in common regardless of whether they have been married, and other persons who are currently residing together in the same dwelling unit as if a family.

(h) “Full-time care” means at least 6 hours, but not more than 11 hours, of child care or early childhood education services within a 24-hour period.

(i) “Gold Seal premium percentage” means a specified percentage that, for a school readiness provider that maintains the Gold Seal Quality Care designation under s. 402.281, is applied to the provider’s adjusted payment rate.

(j) “In loco parentis” means acting as a child’s temporary guardian.

(k) “Market rate” means the price that a child care or early childhood education provider charges for full-time or part-time daily, weekly, or monthly child care or early childhood education services.

(l) “Office” means the Office of Early Learning of the Department of Education.

(m) “Parent” means a parent by blood, marriage, or adoption; a legal guardian; or another person standing in loco parentis.

(n) “Part-time care” means less than 6 hours of child care or early childhood education services within a 24-hour period.

(o) “Prevailing market rate” means the biennially determined statewide median of the market rate for child care and early childhood education services.

(p) “Unearned income” means income other than earned income. The term includes, but is not limited to:

1. Documented alimony and child support received.
2. Social security benefits.
3. Supplemental security income benefits.
4. Workers’ compensation benefits.
5. Unemployment compensation benefits.
6. Veterans’ benefits.
7. Retirement benefits.

8. *Temporary cash assistance under chapter 414.*

9. *Military housing assistance under the federal Family Subsistence Supplemental Allowance Program.*

(q) *“Working family” means:*

1. *A single-parent family in which the parent with whom the child resides is employed or engaged in eligible education activities for at least 20 hours per week;*

2. *A two-parent family in which both parents with whom the child resides are each employed or engaged in eligible education activities for at least 20 hours per week; or*

3. *A family in which the parents, as prescribed by rule of the Office of Early Learning, are exempt from work requirements due to age or a disability as determined and documented by a physician licensed under chapter 458 or chapter 459.*

(4)(3) PARENTAL PARTICIPATION IN SCHOOL READINESS PROGRAMS.—This section does not:

(a) Relieve parents and guardians of their own obligations to prepare their children for school; or

(b) Create any obligation to provide publicly funded school readiness programs or services beyond those authorized by the Legislature.

(5)(4) OFFICE OF EARLY LEARNING OF THE DEPARTMENT OF EDUCATION.—

(a) The Office of Early Learning shall administer school readiness programs at the state level and shall coordinate with the early learning coalitions in providing school readiness services ~~on a full day, full year, full choice basis to the extent possible in order to enable parents to work and be financially self-sufficient.~~

(b) The Office of Early Learning shall:

1. *Prioritize services for eligible children from birth through kindergarten.*

2. ~~Coordinate the birth-to-kindergarten services for children who are eligible under subsection (7) (6) and the programmatic, administrative, and fiscal standards under this chapter section for all public providers of school readiness programs.~~

3. ~~Focus on improving the educational quality of all program providers participating in publicly funded school readiness programs.~~

4. ~~Provide comprehensive services to the state’s birth-to-5 population, which shall ensure the preservation of parental choice by permitting parents to choose from a variety of child care categories, including: center-based child care; group home child care; family child care; and in-home child care. Care and curriculum by a sectarian provider may not be limited or excluded in any of these categories.~~

(c) The Governor shall designate the Office of Early Learning as the lead agency for administration of the federal Child Care and Development Fund, 45 C.F.R. parts 98 and 99, and the office shall comply with the lead agency responsibilities under federal law.

(d) The Office of Early Learning shall:

1. Be responsible for the prudent use of all public and private funds in accordance with all legal and contractual requirements.

2. *Adopt a uniform chart of accounts for budgeting and financial reporting purposes that provides standardized definitions for expenditures and reporting which are consistent with subsection (10) for each of the following categories of expenditures:*

- a. *Direct services to children.*
- b. *Administrative costs.*
- c. *Quality activities.*
- d. *Nondirect services.*

3. ~~Provide final approval and every 2 years review early learning coalitions and school readiness plans.~~

4. ~~Establish a unified approach to the state’s efforts toward enhancement of school readiness. In support of this effort, the Office of Early Learning shall adopt specific system support services that address the state’s school readiness programs, and each. An early learning coalition shall implement amend its school readiness plan to conform to the specific system support services in its school readiness plan as provided in subparagraph (6)(c)2. adopted by the Office of Early Learning. System support services shall include, but are not limited to:~~

- a. ~~Child care resource and referral services;~~
- b. ~~Warm Line services;~~
- e. ~~Eligibility determinations;~~
- d. ~~Child performance standards;~~
- e. ~~Child screening and assessment;~~
- f. ~~Developmentally appropriate curricula;~~
- g. ~~Health and safety requirements;~~
- h. ~~Statewide data system requirements; and~~
- i. ~~Rating and improvement systems.~~

5.4. Safeguard the effective use of federal, state, local, and private resources to achieve the highest possible level of school readiness for the children in this state.

5. ~~Adopt a rule establishing criteria for the expenditure of funds designated for the purpose of funding activities to improve the quality of child care within the state in accordance with s. 658G of the federal Child Care and Development Block Grant Act.~~

6. Provide technical assistance to early learning coalitions in a manner determined by the Office of Early Learning based upon information obtained by the office from various sources, including, but not limited to, public input, government reports, private interest group reports, office monitoring visits, and coalition requests for service.

7. In cooperation with the early learning coalitions, coordinate with the Child Care Services Program Office of the Department of Children and Family Services to minimize duplicating interagency activities, health and safety monitoring, and acquiring and composing data pertaining to child care training and credentialing.

8. Develop and adopt performance standards and outcome measures for school readiness programs. The performance standards must address the age-appropriate progress of children in the development of school readiness skills. The performance standards for children from birth to 5 years of age in school readiness programs must be integrated with the performance standards adopted by the Department of Education for children in the Voluntary Prekindergarten Education Program under s. 1002.67.

9. *Adopt a list of approved curricula that meet the performance standards for school readiness programs and establish a process for the review and approval of a provider’s curriculum that meets the performance standards.*

10. *By July 1, 2013, identify and adopt a preassessment and post-assessment aligned with the performance standards adopted under subparagraph 8. Upon adoption, the preassessments and postassessments shall immediately be implemented and used by school readiness providers. The office shall collect the results of the preassessments and post-assessments statewide to evaluate the effectiveness of the school readiness programs. At a minimum, a preassessment shall be administered to each child who participates in a school readiness program within the first 60 days after enrollment. By May 30 of each year, a postassessment shall be administered to each child who participates in a provider’s program for at least the previous 6 months.*

11. ~~9. Adopt a statewide provider standard contract, and prescribe a standardized format for such contract, which that must be used by the~~

coalitions to annually contract ~~when contracting~~ with each school readiness provider ~~providers~~. A coalition may not omit, supplement, or amend any provision of the statewide provider contract. In addition, a coalition may not insert or append attachments, addenda, or exhibits to the statewide provider contract. The office shall publish a copy of the statewide provider contract on its Internet website and provide a copy of the contract to each coalition.

12. Adopt a standardized methodology for monitoring compliance by school readiness providers with the terms of the statewide provider contract adopted under subparagraph 11.

(e) The Office of Early Learning may adopt rules under ss. 120.536(1) and 120.54 to administer the provisions of law conferring duties upon the office, including, but not limited to, rules governing the administration of system support services of school readiness programs, the adoption of a uniform chart of accounts, the adoption of a statewide provider contract and methodology for monitoring compliance with the contract, the adoption of a list of approved curricula, the collection of data, the approval of early learning coalitions and school readiness plans, the provision of a method whereby an early learning coalition may serve two or more counties, the award of incentives to early learning coalitions, child performance standards, child outcome measures, *monitoring of the quality activities as described in subparagraph (10)(d)2.*, the issuance of waivers, and the implementation of the state's Child Care and Development Fund Plan as approved by the federal Administration for Children and Families.

(f) The Office of Early Learning shall have all powers necessary to administer this section, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for purposes of this section.

(g) Except as provided by law, the Office of Early Learning may not impose requirements on a child care or early childhood education provider that does not deliver services under the school readiness programs or receive state or federal funds under this section.

(h) The Office of Early Learning shall *coordinate with other state and federal agencies to perform data matches on children participating in school readiness programs and their families in order to verify the children's eligibility pursuant to subsection (7) have a budget* for school readiness programs, ~~which shall be financed through an annual appropriation made for purposes of this section in the General Appropriations Act.~~

(i) The Office of Early Learning shall coordinate the efforts toward school readiness in this state and provide independent policy analyses, data analyses, and recommendations to the Governor, the State Board of Education, and the Legislature.

(j) The Office of Early Learning shall require that school readiness programs, at a minimum, enhance the age-appropriate progress of each child in attaining the performance standards adopted under subparagraph (d)8. and in the development of the following school readiness skills:

1. Compliance with rules, limitations, and routines.
2. Ability to perform tasks.
3. Interactions with adults.
4. Interactions with peers.
5. Ability to cope with challenges.
6. Self-help skills.
7. Ability to express the child's needs.
8. Verbal communication skills.
9. Problem-solving skills.
10. Following of verbal directions.

11. Demonstration of curiosity, persistence, and exploratory behavior.

12. Interest in books and other printed materials.

13. Paying attention to stories.

14. Participation in art and music activities.

15. Ability to identify colors, geometric shapes, letters of the alphabet, numbers, and spatial and temporal relationships.

Within 30 days after enrollment in the school readiness program, the early learning coalition must ensure that the program provider obtains information regarding the child's immunizations, physical development, and other health requirements as necessary, including appropriate vision and hearing screening and examinations. ~~For a program provider licensed by the Department of Children and Family Services, the provider's compliance with s. 402.305(9), as verified pursuant to s. 402.311, shall satisfy this requirement.~~

(k) The Office of Early Learning shall conduct studies and planning activities related to the overall improvement and effectiveness of the outcome measures adopted by the office for school readiness programs and the specific system support services to address the state's school readiness programs adopted by the Office of Early Learning in accordance with subparagraph (d)4. ~~(d)3.~~

(l) The Office of Early Learning shall monitor and evaluate the performance of each early learning coalition in administering the school readiness program, implementing the coalition's school readiness plan, and administering the Voluntary Prekindergarten Education Program. These monitoring and performance evaluations must include, at a minimum, onsite monitoring of each coalition's finances, management, operations, and programs.

(m) The Office of Early Learning shall submit an annual report of its activities conducted under this section to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the minority leaders of both houses of the Legislature. In addition, the Office of Early Learning's reports and recommendations shall be made available to the Florida Early Learning Advisory Council and other appropriate state agencies and entities. The annual report must provide an analysis of school readiness activities across the state, including the number of children who were served in the programs.

(n) The Office of Early Learning shall work with the early learning coalitions to ensure availability of training and support for parental involvement in children's early education and to provide family literacy activities and services.

~~(6)(5)~~ CREATION OF EARLY LEARNING COALITIONS.—

(a) Early learning coalitions.—

1. Each early learning coalition shall maintain direct enhancement services at the local level and ensure access to such services in all 67 counties.

2. The Office of Early Learning shall establish the minimum number of children to be served by each early learning coalition through the coalition's school readiness program. The Office of Early Learning may only approve school readiness plans in accordance with this minimum number. The minimum number must be uniform for every early learning coalition and must *result in the establishment of:*

a. ~~Thirty-one Permit 31~~ or fewer coalitions ~~to be established~~; and

b. ~~Coalitions that are~~ *Require* each of adequate size and operational scale to comply with the expenditure limits in paragraph (10)(d) ~~coalition to serve at least 2,000 children based upon the average number of all children served per month through the coalition's school readiness program during the previous 12 months.~~

3. If an early learning coalition *is not able to comply with the expenditure limits in paragraph (10)(d)* ~~would serve fewer children than the minimum number established under subparagraph 2.~~, the coalition must merge with another coalition, or two or more coalitions may agree to change the counties that comprise each coalition, such that each re-

~~sulting county to form a multicounty coalition is of adequate size and operational scale to comply with the expenditure limits. The Office of Early Learning shall adopt procedures for merging early learning coalitions, including procedures for the consolidation of merging coalitions, and for the early termination of the terms of coalition members which are necessary to accomplish the mergers. However, the office may of Early Learning shall grant a waiver from this subparagraph for to an early learning coalition that is unable to comply with the expenditure limits in paragraph (10)(d) during the 2012-2013 fiscal year, the 2013-2014 fiscal year, or both fiscal years, if the coalition submits to the office adequate documentation describing and justifying the reasons that the coalition was unable to comply with the expenditure limits to serve fewer children than the minimum number established under subparagraph 2.,~~
~~##~~

~~a. The Office of Early Learning has determined during the most recent review of the coalition's school readiness plan, or through monitoring and performance evaluations conducted under paragraph (4)(1), that the coalition has substantially implemented its plan;~~

~~b. The coalition demonstrates to the Office of Early Learning the coalition's ability to effectively and efficiently implement the Voluntary Prekindergarten Education Program; and~~

~~e. The coalition demonstrates to the Office of Early Learning that the coalition can perform its duties in accordance with law.~~

~~If an early learning coalition fails or refuses to merge as required by this subparagraph, the Office of Early Learning may dissolve the coalition and temporarily contract with a qualified entity to continue school readiness and prekindergarten services in the coalition's county or multicounty region until the office reestablishes the coalition and a new school readiness plan is approved by the office.~~

4. Each early learning coalition shall be composed of at least 15 members but not more than 30 members. The Office of Early Learning shall adopt standards establishing within this range the minimum and maximum number of members that may be appointed to an early learning coalition and procedures for identifying which members have voting privileges under subparagraph 6. These standards must include variations for a coalition serving a multicounty region. Each early learning coalition must comply with these standards.

5. The Governor shall appoint the chair and two other members of each early learning coalition, who must each meet the same qualifications as private sector business members appointed by the coalition under subparagraph 7.

6. Each early learning coalition must include the following member positions; however, in a multicounty coalition, each ex officio member position may be filled by multiple nonvoting members but no more than one voting member shall be seated per member position. If an early learning coalition has more than one member representing the same entity, only one of such members may serve as a voting member:

a. A Department of Children and Family Services circuit administrator or his or her designee who is authorized to make decisions on behalf of the department.

b. A district superintendent of schools or his or her designee who is authorized to make decisions on behalf of the district.

c. A regional workforce board executive director or his or her designee.

d. A county health department director or his or her designee.

e. A children's services council or juvenile welfare board chair or executive director, if applicable.

f. An agency head of a local licensing agency as defined in s. 402.302, where applicable.

g. A president of a community college or his or her designee.

h. One member appointed by a board of county commissioners or the governing board of a municipality.

i. A central agency administrator, where applicable.

j. A Head Start director.

k. A representative of private for-profit child care providers, including private for-profit family day care homes.

l. A representative of faith-based child care providers.

m. A representative of programs for children with disabilities under the federal Individuals with Disabilities Education Act.

7. Including the members appointed by the Governor under subparagraph 5., more than one-third of the members of each early learning coalition must be private sector business members who do not have, and none of whose relatives as defined in s. 112.3143 has, a substantial financial interest in the design or delivery of the Voluntary Prekindergarten Education Program created under part V of chapter 1002 or the coalition's school readiness program. To meet this requirement an early learning coalition must appoint additional members. The Office of Early Learning shall establish criteria for appointing private sector business members. These criteria must include standards for determining whether a member or relative has a substantial financial interest in the design or delivery of the Voluntary Prekindergarten Education Program or the coalition's school readiness program.

8. A majority of the voting membership of an early learning coalition constitutes a quorum required to conduct the business of the coalition. An early learning coalition board may use any method of telecommunications to conduct meetings, including establishing a quorum through telecommunications, provided that the public is given proper notice of a telecommunications meeting and reasonable access to observe and, when appropriate, participate.

9. A voting member of an early learning coalition may not appoint a designee to act in his or her place, except as otherwise provided in this paragraph. A voting member may send a representative to coalition meetings, but that representative does not have voting privileges. When a district administrator for the Department of Children and Family Services appoints a designee to an early learning coalition, the designee is the voting member of the coalition, and any individual attending in the designee's place, including the district administrator, does not have voting privileges.

10. Each member of an early learning coalition is subject to ss. 112.313, 112.3135, and 112.3143. For purposes of s. 112.3143(3)(a), each voting member is a local public officer who must abstain from voting when a voting conflict exists.

11. For purposes of tort liability, each member or employee of an early learning coalition shall be governed by s. 768.28.

12. An early learning coalition serving a multicounty region must include representation from each county.

13. Each early learning coalition shall establish terms for all appointed members of the coalition. The terms must be staggered and must be a uniform length that does not exceed 4 years per term. Coalition chairs shall be appointed for 4 years in conjunction with their membership on the Early Learning Advisory Council under s. 20.052. Appointed members may serve a maximum of two consecutive terms. When a vacancy occurs in an appointed position, the coalition must advertise the vacancy.

(b) Limitation.—Except as provided by law, the early learning coalitions may not impose requirements on a child care or early childhood education provider that does not deliver services under the school readiness programs or receive state, federal, required maintenance of effort, or matching funds under this section.

(c) Program expectations.—

1. The school readiness program must meet the following expectations:

a. The program must, at a minimum, enhance the age-appropriate progress of each child in attaining the performance standards and outcome measures adopted by the Office of Early Learning.

b. The program must provide extended-day and extended-year services to the maximum extent possible without compromising the quality of the program to meet the needs of parents who work.

c. The program must provide a coordinated professional development system that supports the achievement and maintenance of core competencies by school readiness instructors in helping children attain the performance standards and outcome measures adopted by the Office of Early Learning.

d. There must be expanded access to community services and resources for families to help achieve economic self-sufficiency.

e. There must be a single point of entry and unified waiting list. As used in this sub-paragraph, the term "single point of entry" means an integrated information system that allows a parent to enroll his or her child in the school readiness program at various locations throughout a county, that may allow a parent to enroll his or her child by telephone or through an Internet website, and that uses a unified waiting list to track eligible children waiting for enrollment in the school readiness program. The Office of Early Learning shall establish through technology a single statewide information system that each coalition must use for the purposes of managing the single point of entry, tracking children's progress, coordinating services among stakeholders, determining eligibility, tracking child attendance, and streamlining administrative processes for providers and early learning coalitions.

~~f. The Office of Early Learning must consider the access of eligible children to the school readiness program, as demonstrated in part by waiting lists, before approving a proposed increase in payment rates submitted by an early learning coalition. In addition, early learning coalitions shall use school readiness funds made available due to enrollment shifts from school readiness programs to the Voluntary Prekindergarten Education Program for increasing the number of children served in school readiness programs before increasing payment rates.~~

~~f.g.~~ The program must meet all state licensing guidelines, where applicable. *For a child care facility, large family child care home, or licensed family day care home, compliance with s. 402.305, s. 402.3131, or s. 402.313 satisfies this requirement. For a public or nonpublic school, compliance with s. 402.3025 or s. 1003.22 satisfies this requirement. A faith-based child care provider exempt from licensure under s. 402.316 must meet or exceed the requirements of s. 402.305, except for square footage per child, as determined by an onsite inspection by an early learning coalition. An informal child care provider or registered family day care home must meet or exceed the requirements of s. 402.313. A before-school or after-school program must meet or exceed the requirements of s. 402.305(5), (6), and (7).*

~~g.h.~~ The program must ensure that minimum standards for child discipline practices are age-appropriate. Such standards must provide that children not be subjected to discipline that is severe, humiliating, or frightening or discipline that is associated with food, rest, or toileting. Spanking or any other form of physical punishment is prohibited.

2. Each early learning coalition must implement a comprehensive program of school readiness services in accordance with *this chapter and the rules adopted by the office which enhance the cognitive, social, and physical development of children to achieve the performance standards and outcome measures. At a minimum, these programs must contain the following system support service elements:*

a. Developmentally appropriate curriculum designed to enhance the age-appropriate progress of children in attaining the performance standards adopted by the Office of Early Learning under subparagraph (5)(d)8. ~~(4)(d)8.~~

b. A character development program to develop basic values.

c. An age-appropriate screening of each child's development *and an appropriate referral process for children with identified delays.*

d. An age-appropriate *preassessment and postassessment of children as provided in subparagraph (5)(d)10. assessment administered to children when they enter a program and an age-appropriate assessment administered to children when they leave the program.*

e. An appropriate staff-to-children ratio, pursuant to s. 402.305(4) or s. 402.302(8) or (11), as applicable, and as verified pursuant to s. 402.311.

f. A healthy and safe environment pursuant to s. 401.305(5), (6), and (7), as applicable, and as verified pursuant to s. 402.311.

g. A resource and referral network established under s. 411.0101 to assist parents in making an informed choice and a regional Warm-Line under s. 411.01015.

The Office of Early Learning and early learning coalitions shall coordinate with the Child Care Services Program Office of the Department of Children and Family Services to minimize duplicating interagency activities pertaining to acquiring and composing data for child care training and credentialing.

(d) Implementation.—

1. An early learning coalition may not implement the school readiness program until the coalition's school readiness plan is approved by the Office of Early Learning.

2. Each early learning coalition shall coordinate with one another to implement a comprehensive program of school readiness services which enhances the cognitive, social, physical, and moral character of the children to achieve the performance standards and outcome measures and which helps families achieve economic self-sufficiency. Such program must contain, at a minimum, the following elements:

a. Implement the school readiness program to meet the requirements of this section and the system support services, performance standards, and outcome measures adopted by the Office of Early Learning.

b. Demonstrate how the program will ensure that each child from birth through 5 years of age in a publicly funded school readiness program receives scheduled activities and instruction designed to enhance the age-appropriate progress of the children in attaining the performance standards adopted by the department under subparagraph (5)(d) 8. ~~(4)(d)8.~~

c. Ensure that the coalition has solicited and considered comments regarding the proposed school readiness plan from the local community.

Before implementing the school readiness program, the early learning coalition must submit the plan to the office for approval. The office may approve the plan, reject the plan, or approve the plan with conditions. The office shall review school readiness plans at least every 2 years.

3. If the Office of Early Learning determines during the review of school readiness plans, or through monitoring and performance evaluations conducted under paragraph (5)(l) ~~(4)(d)~~, that an early learning coalition has not substantially implemented its plan, has not substantially met the performance standards and outcome measures adopted by the office, or has not effectively administered the school readiness program or Voluntary Prekindergarten Education Program, the office may dissolve the coalition and temporarily contract with a qualified entity to continue school readiness and prekindergarten services in the coalition's county or multicounty region until the office re-establishes the coalition and a new school readiness plan is approved in accordance with the rules adopted by the office.

4. The Office of Early Learning shall adopt rules establishing criteria for the approval of school readiness plans. The criteria must be consistent with the system support services, performance standards, and outcome measures adopted by the office and must require each approved plan to include the following minimum standards for the school readiness program:

a. A community plan that addresses the needs of all children and providers within the coalition's county or multicounty region.

~~b. A sliding fee scale establishing a copayment for parents based upon their ability to pay, which is the same for all program providers.~~

b.e. A choice of settings and locations in licensed, registered, religious-exempt, or school-based programs to be provided to parents.

~~d.—Specific eligibility priorities for children in accordance with subsection (6).~~

~~c.e. Performance standards and outcome measures adopted by the office.~~

~~f.—Payment rates adopted by the early learning coalitions and approved by the office. Payment rates may not have the effect of limiting parental choice or creating standards or levels of services that have not been expressly established by the Legislature, unless the creation of such standards or levels of service, which must be uniform throughout the state, has been approved by the Federal Government and result in the state being eligible to receive additional federal funds available for early learning on a statewide basis.~~

~~g.—Direct enhancement services for families and children. System support and direct enhancement services shall be in addition to payments for the placement of children in school readiness programs. Direct enhancement services for families may include parent training and involvement activities and strategies to meet the needs of unique populations and local eligibility priorities. Enhancement services for children may include provider supports and professional development approved in the plan by the Office of Early Learning.~~

~~d.h. The business organization of the early learning coalition, which must include the coalition's articles of incorporation and bylaws if the coalition is organized as a corporation. If the coalition is not organized as a corporation or other business entity, the plan must include the contract with a fiscal agent. An early learning coalition may contract with other coalitions to achieve efficiency in multicounty services, and these contracts may be part of the coalition's school readiness plan.~~

~~i.—The implementation of locally developed quality programs in accordance with the requirements adopted by the office under subparagraph (4)(d)5.~~

The Office of Early Learning may request the Governor to apply for a waiver to allow the coalition to administer the Head Start Program to accomplish the purposes of the school readiness program.

5. Persons with an early childhood teaching certificate may provide support and supervision to other staff in the school readiness program.

6. An early learning coalition may not implement its school readiness plan until it submits the plan to and receives approval from the Office of Early Learning. Once the plan is approved, the plan and the services provided under the plan shall be controlled by the early learning coalition. The plan shall be reviewed and revised as necessary, but at least biennially. An early learning coalition may not implement the revisions until the coalition submits the revised plan to and receives approval from the office. If the office rejects a revised plan, the coalition must continue to operate under its prior approved plan.

7. Section 125.901(2)(a)3. does not apply to school readiness programs. The Office of Early Learning may apply to the Governor and Cabinet for a waiver of, and the Governor and Cabinet may waive, any of the provisions of ss. 411.223 and 1003.54, if the waiver is necessary for implementation of school readiness programs.

8. Two or more early learning coalitions may join for purposes of planning and implementing a school readiness program.

~~(e) Requests for proposals; payment schedule.—~~

~~1.—Each early learning coalition must comply with federal the procurement requirements and the expenditure requirements of procedures adopted by the Office of Early Learning, including, but not limited to, applying the procurement and expenditure procedures required by federal and state law and state rules for the expenditure of federal funds.~~

~~2.—Each early learning coalition shall adopt a payment schedule that encompasses all programs funded under this section. The payment schedule must take into consideration the prevailing market rate, must include the projected number of children to be served, and must be submitted for approval by the Office of Early Learning. Informal child care arrangements shall be reimbursed at not more than 50 percent of the rate adopted for a family day care home.~~

(f) Evaluation and annual report.—Each early learning coalition shall conduct an evaluation of its implementation of the school readiness program, including system support services, performance standards, and outcome measures, and shall provide an annual report and fiscal statement to the Office of Early Learning. This report must also include an evaluation of the effectiveness of its direct enhancement services and conform to the content and format specifications adopted by the Office of Early Learning. The Office of Early Learning must include an analysis of the early learning coalitions' reports in the office's annual report.

~~(7)(6) PROGRAM ELIGIBILITY AND ENROLLMENT.—The school readiness program is established for children from birth to the beginning of the school year for which a child is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2. or who are eligible for any federal subsidized child care program.~~

(a) Each early learning coalition shall give priority for participation in the school readiness program as follows:

1.(a) Priority shall be given first to a child younger than 13 years of age from a working family that includes in which there is an adult receiving temporary cash assistance who is subject to federal work requirements under chapter 414.

2.(b) Priority shall be given next to an at-risk a child younger than 9 years of age who is eligible for a school readiness program but who has not yet entered school, who is served by the Family Safety Program Office of the Department of Children and Family Services or a community based lead agency under chapter 39 or chapter 409, and for whom child care is needed to minimize risk of further abuse, neglect, or abandonment.

3. Priority shall be given next to:

a. A child younger than 6 years of age from a working family that is economically disadvantaged, including being a child of a working migratory family. However, the child ceases to be eligible if his or her family income exceeds 200 percent of the federal poverty level; or

b. A child who has special needs, is younger than 6 years of age, has been determined eligible as a student with disabilities, and has a current family support plan or individual education plan.

4. Priority shall be given next to an at-risk child who is at least 9 years of age, but younger than 13 years of age. An at-risk child whose sibling is enrolled in the school readiness program within an eligibility priority category listed in subparagraphs 1.-3. shall be given priority over other children who are eligible under this subparagraph.

5. Priority shall be given next to a child who is at least 6 years of age, but younger than 13 years of age, and who is a sibling of a child enrolled in the school readiness program within the eligibility priority category listed in sub-subparagraph 3.a.

6. Notwithstanding subparagraphs 1.-5., priority shall be given last to a child who otherwise meets one of the eligibility criteria in subparagraphs 1.-5. but who is also enrolled concurrently in the federal Head Start Program and the Voluntary Prekindergarten Education Program.

(b) A school readiness provider may be paid only for authorized hours of care provided for a child in the school readiness program. A child enrolled in the Voluntary Prekindergarten Education Program may receive care from the school readiness program if the child is eligible according to the eligibility priorities in paragraph (a).

(c) A coalition shall enroll all eligible children, including those from its waiting list, according to the eligibility priorities provided in paragraph (a).

(d) The parent of a child enrolled in the school readiness program must notify the coalition or its designee within 10 days after any change in employment, income, or family size. Upon notification by the parent, the child's eligibility must be reevaluated.

(e) A child whose eligibility priority category requires the child to be from a working family ceases to be eligible for the school readiness program if a parent with whom the child resides does not reestablish employment within 30 days after becoming unemployed.

(f) Eligibility for each child must be reevaluated annually. Upon reevaluation, a child may not continue to receive school readiness services if he or she has ceased to be eligible under this subsection.

(g) If a coalition disenrolls children from the school readiness program, the coalition must disenroll the children in reverse order of the eligibility priorities listed in paragraph (a), beginning with children from families with the highest family incomes. A notice of disenrollment must be sent to parents and school readiness providers at least 2 weeks before disenrollment to ensure adequate time for parents to arrange alternative care for their children. However, an at-risk child may not be disenrolled from the program without the written approval of the Family Safety Program Office of the Department of Children and Family Services or the community-based lead agency.

(h)1. If a child is absent for 5 consecutive days without contact from the parent, the school readiness provider shall report the absences to the early learning coalition for a determination of the need for continued care.

2. Notwithstanding s. 39.604, a school readiness provider, regardless of whether the provider is licensed, shall comply with the reporting requirements of the Rilya Wilson Act for each at-risk child enrolled in the school readiness program, regardless of the child's age or eligibility for protective services.

(e) Subsequent priority shall be given to a child who meets one or more of the following criteria:

1. A child who is younger than the age of kindergarten eligibility and:

a. Is at risk of welfare dependency, including an economically disadvantaged child, a child of a participant in the welfare transition program, a child of a migratory agricultural worker, or a child of a teen parent.

b. Is a member of a working family that is economically disadvantaged.

c. For whom financial assistance is provided through the Relative Caregiver Program under s. 39.5085.

2. A 3 year old child or 4 year old child who may not be economically disadvantaged but who has a disability; has been served in a specific part time exceptional education program or a combination of part time exceptional education programs with required special services, aids, or equipment; and was previously reported for funding part time under the Florida Education Finance Program as an exceptional student.

3. An economically disadvantaged child, a child with a disability, or a child at risk of future school failure, from birth to 4 years of age, who is served at home through a home visitor program and an intensive parent education program.

4. A child who meets federal and state eligibility requirements for the migrant preschool program but who is not economically disadvantaged.

As used in this paragraph, the term "economically disadvantaged" means having a family income that does not exceed 150 percent of the federal poverty level. Notwithstanding any change in a family's economic status, but subject to additional family contributions in accordance with the sliding fee scale, a child who meets the eligibility requirements upon initial registration for the program remains eligible until the beginning of the school year for which the child is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2.

(8)(7) PARENTAL CHOICE.—

(a) Parental choice of child care providers shall be established, to the maximum extent practicable, in accordance with 45 C.F.R. s. 98.30.

(b) As used in this subsection, the term "payment certificate" means a child care certificate as defined in 45 C.F.R. s. 98.2.

(c) The school readiness program shall, in accordance with 45 C.F.R. s. 98.30, provide parental choice through a payment certificate that ensures, to the maximum extent possible, flexibility in the school readiness program and payment arrangements. The payment certificate

must bear the names of the beneficiary and the program provider and, when redeemed, must bear the signatures of both the beneficiary and an authorized representative of the provider.

(d) If it is determined that a provider has given any cash to the beneficiary in return for receiving a payment certificate, the early learning coalition or its fiscal agent shall refer the matter to the Department of Financial Services pursuant to s. 414.411 for investigation.

(e) The office of the Chief Financial Officer shall establish an electronic transfer system for the disbursement of funds in accordance with this subsection. Each early learning coalition shall fully implement the electronic funds transfer system within 2 years after approval of the coalition's school readiness plan, unless a waiver is obtained from the Office of Early Learning.

(9)(8) STANDARDS; OUTCOME MEASURES.—A program provider participating in the school readiness program must meet the performance standards and outcome measures adopted by the Office of Early Learning.

(10)(9) FUNDING; SCHOOL READINESS PROGRAM.—

(a) Funding for the school readiness program shall be allocated among the early learning coalitions in accordance with this section, s. 411.013, and the General Appropriations Act.

(a) It is the intent of this section to establish an integrated and quality seamless service delivery system for all publicly funded early childhood education and child care programs operating in this state.

(b)1. The Office of Early Learning shall administer school readiness funds, plans, and policies and shall prepare and submit a unified budget request for the school readiness system in accordance with chapter 216.

2. All instructions to early learning coalitions for administering this section shall emanate from the Office of Early Learning in accordance with the policies of the Legislature.

(c) The Office of Early Learning, subject to legislative notice and review under s. 216.177, shall establish a formula for the allocation of all state and federal school readiness funds provided for children participating in the school readiness program, whether served by a public or private provider, based upon equity for each county. The allocation formula must be submitted to the Governor, the chair of the Senate Ways and Means Committee or its successor, and the chair of the House of Representatives Fiscal Council or its successor no later than January 1 of each year. If the Legislature specifies changes to the allocation formula, the Office of Early Learning shall allocate funds as specified in the General Appropriations Act.

(c)(d) All state, federal, and required local maintenance-of-effort or matching funds provided to an early learning coalition for purposes of this section shall be used for implementation of its approved school readiness plan, including the hiring of staff to effectively operate the coalition's school readiness program. As part of plan approval and periodic plan review, the Office of Early Learning shall require that administrative

(d) Costs shall be kept to the minimum necessary for the efficient and effective administration of the school readiness program. However, no more than 4 percent of the funds described in paragraph (c) may be used for administrative costs as described in subparagraph 1., and, except as otherwise specified in the General Appropriations Act, no more than 18 percent of the funds described in paragraph (c) may be used for any combination of the following administrative costs, quality activities, and nondirect services:

1. Administrative costs as described in 45 C.F.R. s. 98.52.

2. Activities to improve the quality of child care as described in 45 C.F.R. s. 98.51, which shall be limited to the following:

a. Developing, establishing, expanding, operating, and coordinating resource and referral programs specifically related to the provision of comprehensive consumer education to parents and the public regarding participation in the school readiness program.

b. Awarding grants to school readiness providers to assist them in meeting applicable state requirements for child care performance standards, implementing developmentally appropriate curricula and related classroom resources that support curricula, providing literacy supports, and providing professional development.

c. Providing training and technical assistance for school readiness providers, staff, and parents on child performance standards, child screenings, child assessments, developmentally appropriate curricula, character development, teacher-child interactions, age-appropriate discipline practices, health and safety, nutrition, first aid, the recognition of communicable diseases, and child abuse detection and prevention.

d. Providing from among the funds provided for the activities described in sub-subparagraphs a.-c. adequate funding for infants and toddlers as necessary to meet federal requirements related to expenditures for quality activities for infant and toddler care.

e. Monitoring providers using the standardized methodology adopted under subparagraph (5)(d)12. to improve compliance with state and federal regulations and law pursuant to the requirements of the statewide provider contract adopted under subparagraph (5)(d)11.

f. Assisting the provider in implementing a preassessment and post-assessment approved by the Office of Early Learning.

g. Responding to Warm-Line requests by providers and parents related to school readiness children, including providing developmental and health screenings to school readiness children.

3. Nondirect services as described in 63 Fed. Reg. 39962-39963 (July 24, 1998) and applicable Office of Management and Budget instructions required to administer the school readiness program. As used in this paragraph, the term "nondirect services" does not include payments to school readiness providers for direct services provided to children who are eligible under paragraph (7)(a), administrative costs as described in subparagraph 1., or quality activities as described in subparagraph 2. ~~plan, but total administrative expenditures must not exceed 5 percent unless specifically waived by the Office of Early Learning. The Office of Early Learning shall annually report to the Legislature any problems relating to administrative costs.~~

(e)1. A sliding fee scale percentage shall be provided in the General Appropriations Act, which shall be the same for all school readiness providers. A parent's copayment for the school readiness program shall be determined by multiplying the sliding fee scale percentage by the family income and adjusting for family size.

2. Each early learning coalition shall implement the sliding fee scale as provided in the General Appropriations Act. A coalition may, on a case-by-case basis, waive the copayment for an at-risk child or temporarily waive the copayment for a child whose family experiences a natural disaster or emergency situation such as a household fire or burglary.

(f)1. An adjusted payment rate percentage shall be provided in the General Appropriations Act, which shall be used to determine annual payment rates for school readiness providers. The annual payment rates for each type of school readiness provider and level of care shall be calculated by:

a. Multiplying the prevailing market rate for the respective type of school readiness provider and level of care by the adjusted payment rate percentage;

b. Adjusting the product of sub-subparagraph a. by the district cost differential as provided in s. 1011.62(2) for the county in which the school readiness provider is located; and

c. If the school readiness provider has the Gold Seal Quality Care designation under s. 402.281, multiplying the product of sub-subparagraph b. by the Gold Seal premium percentage provided in the General Appropriations Act.

2. A school readiness provider's total payment for a child shall be equal to the payment rate calculated under subparagraph 1. less the amount of the parent's copayment as determined under paragraph (e). However, payments made to the school readiness provider may not exceed the provider's charges to the general public for the same services.

(g) The Office of Early Learning may increase or decrease the adjusted payment rate percentage for a specific geographic area in order to ensure that care levels are available throughout the state. Any increase in an adjusted payment rate percentage must be funded through the current year's appropriation.

~~(e) The Office of Early Learning shall annually distribute, to a maximum extent practicable, all eligible funds provided under this section as block grants to the early learning coalitions in accordance with the terms and conditions specified by the office.~~

(h)(f) State funds appropriated for the school readiness program may not be used for the construction of new facilities or the purchase of buses.

(i)(g) All cost savings and all revenues received through a mandatory sliding fee scale shall be used to help fund each early learning coalition's school readiness program.

~~(10) CONFLICTING PROVISIONS.—If a conflict exists between this section and federal requirements, the federal requirements control.~~

(11) SUBSTITUTE INSTRUCTORS.—Each school district shall make a list of all individuals currently eligible to act as a substitute teacher within the county pursuant to the rules adopted by the school district pursuant to s. 1012.35 available to an early learning coalition serving students within the school district. Child care facilities, as defined by s. 402.302, may employ individuals listed as substitute instructors for the purpose of offering the school readiness program, the Voluntary Prekindergarten Education Program, and all other legally operating child care programs.

(12) INVESTIGATIONS OF FRAUD OR OVERPAYMENT; PENALTIES.—

(a) As used in this subsection, the term "fraud" means an intentional deception or misrepresentation made by a person with knowledge that the deception or misrepresentation may result in unauthorized benefit to that person or another person. The term includes any act that constitutes fraud under applicable federal or state law.

(b) To recover state, federal, and local matching funds, the inspector general of the Office of Early Learning shall investigate coalitions, recipients, and providers of the school readiness program and the Voluntary Prekindergarten Education Program to determine possible fraud or overpayment. If by its own inquiries, or as a result of a complaint, the office has reason to believe that a person has engaged in, or is engaging in, a fraudulent act, it shall investigate and determine whether any overpayment has occurred due to the fraudulent act. During the investigation, the office may examine all records, including electronic benefits transfer records, and make inquiry of all persons who may have knowledge as to any irregularity incidental to the disbursement of public moneys or other items or benefits authorizations to recipients.

(c) If the inspector general determines that an overpayment has occurred due to a fraudulent act, the parent or provider is responsible for repayment and restitution of any costs associated with the fraud, and the office shall pursue collection through any legal means. A provider or parent may not participate in the program until the repayment is made in full. Any provider that shares an officer or director with a provider that is ineligible to participate under this subsection will not be permitted to participate until repayment is made in full.

(d) Based on the results of the investigation, the inspector general may, in his or her discretion, refer the investigation to the Department of Law Enforcement for criminal prosecution, seek civil enforcement, or refer the matter to the applicable coalition. Any suspected criminal violation identified by the inspector general must be referred to the Department of Legal Affairs for investigation.

(e) If a school readiness provider, after investigation and adjudication by a court of competent jurisdiction, is convicted of fraudulently misrepresenting enrollment or attendance related to the school readiness program or the Voluntary Prekindergarten Education Program, the coalition shall permanently refrain from contracting with, or using the services of, that provider. In addition, the coalition shall permanently refrain from contracting with, or using the services of, any provider that shares an officer or director with a provider that is convicted of fraudulently misrepresenting enrollment or attendance related to the school

readiness program or the Voluntary Prekindergarten Education Program.

(f) If the investigation is not confidential or otherwise exempt from disclosure by law, the results of the investigation may be reported by the Office of Early Learning to the appropriate legislative committees, the Department of Education, the Department of Children and Family Services, and such other persons as the office deems appropriate.

(g) A person who commits an act of fraud as defined in this subsection is subject to the penalties provided in s. 414.39(5)(a) and (b).

Section 2. Effective upon this act becoming a law, section 411.013, Florida Statutes, is created to read:

411.013 School Readiness Allocation Conference; allocation formula for school readiness program funds.—

(1) There is created the School Readiness Allocation Conference. Conference principals shall include professional staff of the Office of Early Learning, the Executive Office of the Governor, and the appropriations committees of the Senate and House of Representatives.

(2)(a) By May 31, 2012, and by January 1 of each year thereafter, the Office of Early Learning shall submit to the School Readiness Allocation Conference a recommended formula for the allocation among the early learning coalitions of the school readiness program funds provided in the General Appropriations Act.

(b) Before any distribution of school readiness program funds, the School Readiness Allocation Conference shall meet to review the recommended allocation formula submitted by the Office of Early Learning. The conference principals shall discuss and agree to all conventions and methods of computation used to calculate the allocation formula for the fiscal year for which the appropriation is made. These conventions and calculation methods shall remain in effect until further agreements are reached in subsequent conferences called by any conference principal for that purpose.

(c) Each fiscal quarter, the Office of Early Learning shall recalculate the allocations for the early learning coalitions using the agreed methodology. The conference principals, upon the request of any conference principal, shall meet to review the quarterly calculation made by the Office of Early Learning. Before each recalculation of the allocation formula, the Office of Early Learning shall provide the conference principals with all data necessary to replicate the allocation precisely. This data must include a matrix by provider type of all eligible child count revisions made by the Office of Early Learning as part of its administration of the school readiness programs.

(3)(a) Notwithstanding the provisions of s. 411.01(10)(e) and (f) which require that the adjusted payment rate percentage, sliding fee scale percentage, parent copayments, and Gold Seal premium percentage be provided in the General Appropriations Act, and for the 2012-2013 fiscal year only, the Office of Early Learning shall, by May 31, 2012, submit recommendations to the School Readiness Allocation Conference for the adjusted payment rate percentage, sliding fee scale percentage, parent copayments, and Gold Seal premium percentage.

(b) The Office of Early Learning shall submit recommendations to the School Readiness Allocation Conference with options for a 3-year phase in of the revised allocation formula. As part of the 3-year phase in, the Office of Early Learning shall transition the Gold Seal premium percentage to 10 percent. For the first year of the transition, the Gold Seal premium percentage shall be at least 10 percent but not more than 18 percent. Once the 3-year phase in of the allocation formula is complete, the Office of Early Learning shall submit to the conference any recommended revisions to the allocation formula with recommended factors by January 1 of each year.

Section 3. Paragraph (a) of subsection (8) of section 216.136, Florida Statutes, is amended to read:

216.136 Consensus estimating conferences; duties and principals.—

(8) EARLY LEARNING PROGRAMS ESTIMATING CONFERENCE.—

(a) The Early Learning Programs Estimating Conference shall develop estimates and forecasts of the unduplicated count of children eligible for school readiness programs in accordance with the standards of eligibility established in s. 411.01(7) ~~411.01(6)~~, and of children eligible for the Voluntary Prekindergarten Education Program in accordance with s. 1002.53(2), as the conference determines are needed to support the state planning, budgeting, and appropriations processes.

Section 4. Subsection (1) and paragraph (a) of subsection (3) of section 411.0101, Florida Statutes, are amended to read:

411.0101 Child care and early childhood resource and referral.—

(1) As a part of the school readiness programs, the Office of Early Learning shall establish a statewide child care resource and referral network that is unbiased and provides referrals to families for child care. Preference shall be given to using the already established early learning coalitions as the child care resource and referral agencies. If an early learning coalition cannot comply with the requirements to offer the resource information component or does not want to offer that service, the early learning coalition shall select the resource and referral agency for its county or multicounty region based upon a request for proposal pursuant to s. 411.01(6)(e) ~~411.01(5)(e)1~~.

(3) Child care resource and referral agencies shall provide the following services:

(a) Identification of existing public and private child care and early childhood education services, including child care services by public and private employers, and the development of a resource file of those services through the single statewide information system developed by the Office of Early Learning under s. 411.01(6)(c)1.e. ~~411.01(5)(e)1.e~~. These services may include family day care, public and private child care programs, the Voluntary Prekindergarten Education Program, Head Start, the school readiness program, special education programs for prekindergarten children with disabilities, services for children with developmental disabilities, full-time and part-time programs, before-school and after-school programs, vacation care programs, parent education, the Temporary Cash Assistance Program, and related family support services. The resource file shall include, but not be limited to:

1. Type of program.
2. Hours of service.
3. Ages of children served.
4. Number of children served.
5. Significant program information.
6. Fees and eligibility for services.
7. Availability of transportation.

Section 5. Section 411.01013, Florida Statutes, is amended to read:

411.01013 Prevailing market rate schedule.—

(1) As used in this section, the terms ~~term~~:

~~(a) “market rate” and means the price that a child care provider charges for daily, weekly, or monthly child care services.~~

~~(b) “prevailing market rate” have the same meanings as provided in s. 411.01 means the annually determined 75th percentile of a reasonable frequency distribution of the market rate in a predetermined geographic market at which child care providers charge a person for child care services.~~

(2) The Office of Early Learning shall establish ~~procedures for the adoption of a~~ prevailing market rate schedule. The schedule must include, at a minimum, county by county rates:

~~(a) At the prevailing market rate, plus the maximum rate, for child care providers that hold a Gold Seal Quality Care designation under s. 402.281.~~

~~(b) At the prevailing market rate for child care providers that do not hold a Gold Seal Quality Care designation.~~

~~(3) The prevailing market rate schedule, at a minimum, must:~~

~~(a) Differentiate rates by type, including, but not limited to, a child care provider that holds a Gold Seal Quality Care designation under s. 402.281, a child care facility licensed under s. 402.305, a public or non-public school exempt from licensure under s. 402.3025, a faith-based child care facility exempt from licensure under s. 402.316 that does not hold a Gold Seal Quality Care designation, a large family child care home licensed under s. 402.3131, or a family day care home licensed or registered under s. 402.313.~~

~~(b) Differentiate rates by the type of child care services provided for children with special needs or risk categories, infants, toddlers, pre-school-age children, and school-age children.~~

~~(c) Differentiate rates between full-time and part-time child care services.~~

~~(d) Consider discounted rates for child care services for multiple children in a single family.~~

~~(3)(4) The prevailing market rate schedule must be based exclusively on the prices charged for child care services. If a conflict exists between this subsection and federal requirements, the federal requirements shall control.~~

~~(4)(5) Each child care and early childhood education provider that receives school readiness funds must submit its market rate by August 1 of each year to the Office of Early Learning for inclusion in the calculation of the prevailing market rate shall be considered by an early learning coalition in the adoption of a payment schedule in accordance with s. 411.01(5)(e)2.~~

~~(5)(6) The Office of Early Learning may contract with one or more qualified entities to administer this section and provide support and technical assistance for child care providers.~~

~~(6)(7) The Office of Early Learning may adopt rules pursuant to ss. 120.536(1) and 120.54 for establishing procedures for the collection of child care providers' market rate, the calculation of a reasonable frequency distribution of the market rate, and the publication of a prevailing market rate schedule.~~

Section 6. Section 411.0106, Florida Statutes, is amended to read:

411.0106 Infants and toddlers in state-funded education and care programs; brain development activities.—Each state-funded education and care program for children from birth to 5 years of age must provide activities to foster brain development in infants and toddlers. A program must provide an environment that helps children attain the performance standards adopted by the Office of Early Learning under s. 411.01(5)(d) 8. 411.01(4)(d)8. and must be rich in language and music and filled with objects of various colors, shapes, textures, and sizes to stimulate visual, tactile, auditory, and linguistic senses in the children and must include classical music and at least 30 minutes of reading to the children each day. A program may be offered through an existing early childhood program such as Healthy Start, the Title I program, the school readiness program, the Head Start program, or a private child care program. A program must provide training for the infants' and toddlers' parents including direct dialogue and interaction between teachers and parents demonstrating the urgency of brain development in the first year of a child's life. Family day care centers are encouraged, but not required, to comply with this section.

Section 7. Paragraph (c) of subsection (1) of section 445.023, Florida Statutes, is amended to read:

445.023 Program for dependent care for families with children with special needs.—

(1) There is created the program for dependent care for families with children with special needs. This program is intended to provide assistance to families with children who meet the following requirements:

(c) The family meets the income guidelines established under s. 411.01(7) 411.01(6), notwithstanding any financial eligibility criteria to the contrary in s. 414.075, s. 414.085, or s. 414.095.

Section 8. *Notwithstanding the changes made by this act to the eligibility priorities for the school readiness program in s. 411.01, Florida Statutes, an early learning coalition may not disenroll a child who, upon the effective date of this act, is enrolled in the school readiness program and receiving services under the eligibility priorities in s. 411.01(6), Florida Statutes 2011, until the child ceases to be eligible under those priorities. An early learning coalition shall enroll all eligible children, including those from its waiting list, in accordance with the changes made by this act to the eligibility priorities in s. 411.01, Florida Statutes.*

Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to school readiness programs; amending s. 411.01, F.S.; defining terms for purposes of the School Readiness Act; revising legislative intent related to operation of school readiness programs; revising the duties of the Office of Early Learning for administration of school readiness programs; providing for the preassessment and postassessment of children enrolled in school readiness programs; requiring early learning coalitions to annually contract with school readiness providers using a standardized statewide contract; authorizing the Office of Early Learning to adopt rules; revising the minimum number of children that each early learning coalition must serve; revising provisions related to the merger of coalitions; revising requirements for compliance by school readiness providers with state licensing requirements; revising provisions related to school readiness plans adopted by early learning coalitions; deleting provisions for the establishment of payment rates and sliding fee scales by early learning coalitions; revising procurement requirements and requirements for the expenditure of funds by early learning coalitions; revising the eligibility criteria for the enrollment of children in the school readiness program and the priorities by which children are enrolled; providing procedures and notice requirements for the disenrollment of children; providing reporting requirements for children who are absent from the program; providing for the allocation of school readiness funds and deleting provisions for the establishment of an allocation formula by the Office of Early Learning; limiting expenditures for administrative costs, quality activities, and nondirect services; providing for the payment of school readiness providers according to calculations of payment rates and sliding fee scales as provided in the General Appropriations Act; authorizing the Office of Early Learning to modify payment rates in certain geographic areas under certain circumstances; deleting a provision related to the applicability of provisions that conflict with federal requirements; defining the term "fraud" for purposes of the school readiness program; providing for investigations of fraud or overpayment in the school readiness program; providing for the repayment of identified overpayments; limiting the participation of school readiness providers and parents in the program until repayment is made in full; providing penalties for acts of fraud; conforming provisions; conforming cross-references; creating s. 411.013, F.S.; creating the School Readiness Allocation Conference; providing for conference principals; requiring the Office of Early Learning to submit recommendations to the conference for an allocation formula for school readiness program funds; providing for review of the formula and agreement of the conference principals on conventions and calculation methods for the formula; requiring the Office of Early Learning to submit recommendations to the conference for establishing provider payment rates and parent copayments for a specified period; providing for the phase in of the allocation formula during a specified period; amending ss. 216.136 and 411.0101, F.S.; conforming cross-references; amending s. 411.01013, F.S.; revising provisions for calculation of the prevailing market rate schedule; requiring school readiness providers to annually submit their market rates by a specified date; amending ss. 411.0106 and 445.023, F.S.; conforming cross-references; prohibiting the disenrollment of children enrolled in the school readiness program before the effective date of this act under certain circumstances; providing for applicability; providing effective dates.

On motion by Senator Simmons, the Conference Committee Report on **CS for HB 5103** was adopted. **CS for HB 5103** passed as amended by

the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—37

Mr. President	Flores	Rich
Alexander	Gaetz	Richter
Altman	Gardiner	Ring
Benacquisto	Gibson	Sachs
Bennett	Hays	Simmons
Bogdanoff	Jones	Siplin
Braynon	Latvala	Smith
Bullard	Lynn	Sobel
Dean	Margolis	Storms
Detert	Montford	Thrasher
Diaz de la Portilla	Negron	Wise
Dockery	Norman	
Fasano	Oelrich	

Nays—1

Joyner

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5009, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5009

The Honorable Mike Haridopolos, President of the Senate

March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5009, same being:

An act relating to health insurance benefits for state employees.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ JD Alexander
Chair
s/ Thad Altman
s/ Michael S. "Mike" Bennett
s/ Oscar Braynon II
s/ Charles S. "Charlie" Dean, Sr.
s/ Miguel Diaz de la Portilla
s/ Greg Evers
s/ Anitere Flores
s/ Rene Garcia
s/ Audrey Gibson
s/ Dennis L. Jones, D.C.
Jack Latvala
s/ Gwen Margolis
s/ Jim Norman
Nan H. Rich
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise

s/ Joe Negron
Vice Chair
s/ Lizbeth Benacquisto
s/ Ellyn Setnor Bogdanoff
s/ Larcenia J. Bullard
s/ Nancy C. Detert
Paula Dockery
Mike Fasano
s/ Don Gaetz
Andy Gardiner
s/ Alan Hays
s/ Arthenia L. Joyner
Evelyn J. Lynn
s/ Bill Montford
s/ Steve Oelrich
s/ Garrett Richter
Maria Lorts Sachs
s/ Gary Siplin
Eleanor Sobel
John Thrasher

Managers on the part of the Senate

s/ Denise Grimsley
Chair
s/ Ben Albritton
s/ Gary Aubuchon, At Large
Leonard L. Bembry
Mack Bernard
Jim Boyd
s/ Jason T. Brodeur
Dwight M. Bullard
s/ Rachel V. Burgin
Charles S. "Chuck" Chestnut IV
At Large
Richard Corcoran
s/ Steve Crisafulli
s/ Daniel Davis
Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James C. "Jim" Frishe, At Large
Joseph A. "Joe" Gibbons
Eduardo "Eddy" Gonzalez
s/ James W. "J.W." Grant
s/ Gayle B. Harrell
s/ Doug Holder, At Large
s/ Mike Horner
Dorothy L. Hukill, At Large
s/ John Patrick Julien
s/ John Legg, At Large
s/ Carlos Lopez-Cantera, At Large
s/ Charles McBurney
s/ Larry Metz
s/ Bryan Nelson
s/ Jose R. Oliva
Mark S. Pafford
s/ Jimmy Patronis
Ray Pilon
s/ Stephen L. Precourt
Scott Randolph
Betty Reed
s/ Patrick Rooney, Jr.
Franklin Sands, At Large
s/ Robert C. "Rob" Schenck
At Large
s/ William D. Snyder, At Large
s/ Kelli Stargel
Dwayne L. Taylor
Perry E. Thurston, Jr.
James W. "Jim" Waldman
s/ Will W. Weatherford, At Large
Alan B. Williams
s/ John Wood
s/ Dana D. Young

s/ Janet H. Adkins
s/ Larry Ahern
s/ Frank Artiles
s/ Dennis K. Baxley
Lori Berman
s/ Michael Bileca
s/ Jeffrey "Jeff" Brandes
s/ Douglas Vaughn "Doug" Broxson
s/ Matthew H. "Matt" Caldwell
Gwyndolen "Gwyn" Clarke-Reed
s/ Marti Coley
s/ Fredrick W. "Fred" Costello
Janet Cruz
s/ Jose Felix Diaz
s/ Brad Drake
s/ Erik Fresen
s/ Matt Gaetz
s/ Richard "Rich" Glorioso
s/ Tom Goodson
s/ Bill Hager
s/ Shawn Harrison
s/ Ed Hooper
s/ Matt Hudson
Mia L. Jones, At Large
Martin David "Marty" Kiar
s/ Ana Rivas Logan
s/ Debbie Mayfield
s/ Seth McKeel, At Large
s/ Peter Nehr
s/ Jeanette M. Nunez
s/ H. Marlene O'Toole
s/ Kathleen C. Passidomo
s/ W. Keith Perry
s/ Elizabeth W. Porter
s/ William L. "Bill" Proctor
s/ Lake Ray
Hazelle P. "Hazel" Rogers
Darryl Ervin Rouson
Ron Saunders, At Large
Elaine J. Schwartz
s/ Jimmie T. Smith
Darren Soto
W. Gregory "Greg" Steube
Geraldine F. "Geri" Thompson
s/ Carlos Trujillo
Barbara Watson
s/ Michael B. "Mike" Weinstein
s/ Trudi K. Williams
s/ Ritch Workman

Managers on the part of the House

The Conference Committee Amendment for HB 5009, Health Insurance Benefits for State Employees:

- Places the state contribution to the Health Savings Account of participants in the High Deductible Plan in the statutes.
- Authorizes DMS to implement a 90-day supply limit program for certain maintenance drugs through retail pharmacies participating in the prescription drug program if the department determines it to be in the best financial interest of the state.
- Authorizes the University of Florida Board of Trustees, at its option, to implement the provision of state health or other self-insurance programs for its employees, students, and affiliated units, as determined by the Board of Trustees. Provides that such insurance coverage not be implemented prior to January 1, 2013. Provides that the plan must allow all employees retiring from the University of Florida after January 1, 2013, to participate. Provides that state funding for the insurance programs for active employees paid from Education and General Activity funds be determined based on the insurance premium rates established in the General Appropriation Act, as adjusted actuarially to account for insurance

for retirees. Provides for review and approval of the necessary actuarial studies and budget transfers.

Conference Committee Amendment (093231)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (12) of section 110.123, Florida Statutes, is amended, and subsection (14) is added to that section, to read:

110.123 State group insurance program.—

(12) HEALTH SAVINGS ACCOUNTS.—The department is authorized to establish health savings accounts for full-time and part-time state employees in association with a health insurance plan option authorized by the Legislature and conforming to the requirements and limitations of federal provisions relating to the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.

(a)1. A member participating in this health insurance plan option is eligible to receive an employer contribution into the employee's health savings account from the State Employees Health Insurance Trust Fund in an amount to be determined by the Legislature. A member is not eligible for an employer contribution upon termination of employment. ~~For the 2011-2012 fiscal year,~~ The state's monthly contribution for employees having individual coverage shall be \$41.66 and the monthly contribution for employees having family coverage shall be \$83.33.

2. A member participating in this health insurance plan option is eligible to deposit the member's own funds into a health savings account.

(14) UNIVERSITY OF FLORIDA BOARD OF TRUSTEES.—

(a) *Notwithstanding any other provision of this section or any other law, rule, or regulation, and in lieu of participation in state group insurance programs or any part thereof, the University of Florida Board of Trustees, at its option, may provide, or arrange for the provision of, health and other self-insurance or insurance programs, including the necessary administrative support services required to implement and administer such programs, for its employees, including all of its employees who retire on or after implementation of such programs, and may require actuarially determined employee premium payments. The University of Florida Board of Trustees may include in such programs and assess actuarially determined premiums to its students, the employees of its direct-support organizations and other affiliated organizations, and other persons and entities, as may be determined by the board of trustees. The University of Florida Board of Trustees shall also offer such programs to its retirees who retired prior to the implementation of such programs. Such programs may include, but are not limited to, health and life insurance, pharmacy, and other supplemental or tax-favored plans. In implementing such programs, the University of Florida Board of Trustees may not commence coverage prior to January 1, 2013.*

(b) *State funding for such insurance programs for active employees paid from Educational and General activity funds shall be determined by using the health insurance premium rates established in the General Appropriations Act for coverage for active state employees, reduced by the per capita amount of the actuarially determined implicit subsidy included in the employer paid cost for active employees' participation in the state group insurance program which is associated with retired employees participating in the state group insurance program. The university shall pay the cost of the actuarial study required to determine the implicit subsidy. The department shall submit the actuarially determined amount of the implicit subsidy and the actuary's methodology used for its determination to the Executive Office of the Governor for approval. The Executive Office of the Governor shall provide notice of the implicit subsidy amount and the actuary's methodology used for its determination pursuant to s. 216.177(2)(a). If the chair of the House of Representatives Appropriations Committee and the chair of the Senate Budget Committee or the President of the Senate and the Speaker of the House of Representatives object to the actuarially determined amount or the actuary's methodology used for its determination, the Governor shall void such determination and methodology and direct the department to recalculate the amount of the implicit subsidy. Upon implementation of the plan by the University of Florida, the university shall transfer, on the last day of each calendar quarter after implementation, the reduction amount for the implicit subsidy to the State Employees Health Insurance Trust Fund and shall submit the necessary budget amendment to the Executive Office*

of the Governor to accomplish the transfers. Section 110.161 does not apply to any insurance programs developed under this subsection.

Section 2. Paragraph (b) of subsection (2) of section 110.12315, Florida Statutes, is amended, and, notwithstanding section 75 of chapter 2011-47, Laws of Florida, paragraph (a) of subsection (7) of that section, as reenacted by section 74 of chapter 2011-47, Laws of Florida, does not revert to the text of that paragraph in existence on December 31, 2010, and is reenacted and amended, to read:

110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:

(2) In providing for reimbursement of pharmacies for prescription medicines dispensed to members of the state group health insurance plan and their dependents under the state employees' prescription drug program:

(b) There shall be a 30-day supply limit for prescription card purchases and 90-day supply limit for mail order or mail order prescription drug purchases. *The Department of Management Services may implement a 90-day supply limit program for certain maintenance drugs as determined by the department at retail pharmacies participating in the program if the department determines it to be in the best financial interest of the state.*

(7) Under the state employees' prescription drug program copayments must be made as follows:

(a) Effective January 1, 2012 ~~2011~~, for the State Group Health Insurance Standard Plan:

1. For generic drug with card \$7.
2. For preferred brand name drug with card \$30.
3. For nonpreferred brand name drug with card \$50.
4. For generic mail order drug \$14.
5. For preferred brand name mail order drug \$60.
6. For nonpreferred brand name mail order drug \$100.

Section 3. This act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to health insurance benefits for state employees; amending s. 110.123, F.S.; authorizing the University of Florida Board of Trustees to provide or arrange for the provision of health and other self-insurance or insurance programs under certain conditions; requiring the board to offer the programs to certain persons; prohibiting the programs from commencing before a specified date; providing requirements for state funding for the insurance programs; providing procedural requirements relating to the program for the Department of Management Services, the Executive Office of the Governor, and the Legislature; providing applicability; providing for the state's monthly contribution for employees under the state group insurance program; amending s. 110.12315, F.S.; revising the conditions under which pharmacies are provided reimbursement for prescription medicines that are dispensed to members of the state group health insurance plan under the state employees' prescription drug program; authorizing the Department of Management Services to implement a supply limit program for certain maintenance drugs; reenacting provisions specifying copayment amounts for the state employees' prescription drug program; providing an effective date.

On motion by Senator Alexander, the Conference Committee Report on **HB 5009** was adopted. **HB 5009** failed as amended by the Conference Committee Report. The vote was:

Yeas—20

Mr. President

Alexander

Altman

Benacquisto	Latvala	Ring
Bogdanoff	Lynn	Simmons
Detert	Negron	Storms
Diaz de la Portilla	Norman	Thrasher
Gardiner	Oelrich	Wise
Hays	Richter	

Nays—20

Bennett	Flores	Montford
Braynon	Gaetz	Rich
Bullard	Garcia	Sachs
Dean	Gibson	Siplin
Dockery	Jones	Smith
Evers	Joyner	Sobel
Fasano	Margolis	

SPECIAL ORDER CALENDAR

On motion by Senator Wise, by unanimous consent—

CS for SB 1348—A bill to be entitled An act relating to eminent domain; amending s. 1002.36, F.S.; authorizing the Board of Trustees of the Florida School for the Deaf and the Blind to exercise the power of eminent domain after receiving approval from the Administration Commission; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1348**, on motion by Senator Wise, by two-thirds vote **CS for HB 1037** was withdrawn from the Committees on Education Pre-K - 12; Community Affairs; Budget Subcommittee on Education Pre-K - 12 Appropriations; and Budget.

On motion by Senator Wise—

CS for HB 1037—A bill to be entitled An act relating to the Florida School for the Deaf and the Blind; amending s. 1002.36, F.S.; authorizing the Board of Trustees of the Florida School for the Deaf and the Blind to exercise the power of eminent domain after receiving approval from the Administration Commission; requiring the board of trustees to provide student housing in compliance with specified law; amending s. 1013.351, F.S.; deleting a requirement that the Florida School for the Deaf and the Blind and the local government submit an interlocal agreement to the state land planning agency and the Office of Educational Facilities for review; providing for the vesting of Florida School for the Deaf and the Blind facilities; requiring local government cooperation in the restoration of school facilities; requiring school facilities to comply with specified law; providing an effective date.

—a companion measure, was substituted for **CS for SB 1348** and read the second time by title.

Senator Wise moved the following amendment which was adopted:

Amendment 1 (206232) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (e) of subsection (4) of section 1002.36, Florida Statutes, is amended to read:

1002.36 Florida School for the Deaf and the Blind.—

(4) BOARD OF TRUSTEES.—

(e) The board of trustees is invested with full power and authority to:

1. Appoint a president, faculty, teachers, and other employees and remove the same as in its judgment may be best and fix their compensation.

2. Procure professional services, such as medical, mental health, architectural, and engineering.

3. Procure legal services without the prior written approval of the Attorney General.

- Determine eligibility of students and procedure for admission.
- Provide for the students of the school necessary bedding, clothing, food, and medical attendance and such other things as may be proper for the health and comfort of the students without cost to their parents, except that the board of trustees may set tuition and other fees for nonresidents.
- Provide for the proper keeping of accounts and records and for budgeting of funds.
- Enter into contracts.
- Sue and be sued.
- Secure public liability insurance.
- Do and perform every other matter or thing requisite to the proper management, maintenance, support, and control of the school at the highest efficiency economically possible, the board of trustees taking into consideration the purposes of the establishment.

11. Receive gifts, donations, and bequests of money or property, real or personal, tangible or intangible, from any person, firm, corporation, or other legal entity. However, the board of trustees may not obligate the state to any expenditure or policy that is not specifically authorized by law. If the bill of sale, will, trust indenture, deed, or other legal conveyance specifies terms and conditions concerning the use of such money or property, the board of trustees shall observe such terms and conditions.

12. Deposit outside the State Treasury such moneys as are received as gifts, donations, or bequests and may disburse and expend such moneys, upon its own warrant, for the use and benefit of the Florida School for the Deaf and the Blind and its students, as the board of trustees deems to be in the best interest of the school and its students. Such money or property ~~shall~~ not constitute *and may not* ~~or~~ be considered a part of any legislative appropriation.

13. Sell or convey by bill of sale, deed, or other legal instrument any property, real or personal, received as a gift, donation, or bequest, upon such terms and conditions as the board of trustees deems to be in the best interest of the school and its students.

14. Invest such moneys in securities enumerated under s. 215.47(1), (2)(c), (3), (4), and (10), and in The Common Fund, an Investment Management Fund exclusively for nonprofit educational institutions.

15. *After receiving approval from the Administration Commission, exercise the power of eminent domain in the manner provided in chapter 73 or chapter 74.*

Section 2. This act shall take effect July 1, 2012.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to eminent domain; amending s. 1002.36, F.S.; authorizing the Board of Trustees of the Florida School for the Deaf and the Blind to exercise the power of eminent domain after receiving approval from the Administration Commission; providing an effective date.

On motion by Senator Wise, by two-thirds vote **CS for HB 1037** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Diaz de la Portilla	Joyner
Alexander	Dockery	Latvala
Altman	Evers	Lynn
Benacquisto	Fasano	Margolis
Bennett	Flores	Negron
Bogdanoff	Gaetz	Norman
Braynon	Gardiner	Oelrich
Bullard	Gibson	Rich
Dean	Hays	Richter
Detert	Jones	Ring

Sachs	Smith	Thrasher
Simmons	Sobel	Wise
Siplin	Storms	

Nays—None

Nays—8

Dockery	Montford	Smith
Garcia	Negron	Thrasher
Gibson	Sachs	

The Senate resumed consideration of—

CS for HB 7099—A bill to be entitled An act relating to tax administration; amending s. 211.3103, F.S.; revising rate calculation procedures for the tax on severance of phosphate rock; revising the distribution for the tax on severance of phosphate rock; amending s. 212.07, F.S.; conforming a cross-reference to changes made by the act; subjecting a dealer to monetary and criminal penalties for the willful failure to collect certain taxes or fees after notice of the duty to collect the taxes or fees by the Department of Revenue; amending s. 212.12, F.S.; deleting provisions relating to the imposition of criminal penalties after notice by the Department of Revenue of requirements to register as a dealer or to collect taxes; making technical and grammatical changes to provisions specifying penalties for making a false or fraudulent return with the intent to evade payment of a tax or fee; amending s. 212.14, F.S.; defining the term “person”; authorizing the Department of Revenue to adopt rules relating to requirements for a person to deposit cash, a bond, or other security with the department in order to ensure compliance with sales tax laws; making technical and grammatical changes; amending s. 212.18, F.S.; subjecting a person to criminal penalties for willfully failing to register as a dealer after notice of the duty to register by the Department of Revenue; making technical and grammatical changes; amending s. 213.13, F.S.; revising the due date for funds collected by the clerks of court to be transmitted to the Department of Revenue; providing retroactive application; creating s. 213.295, F.S.; providing definitions; subjecting a person to criminal penalties and monetary penalties for knowingly selling or engaging in certain other actions involving an automated sales suppression device, zipper, or phantom-ware; defining sales suppression devices and phantom-ware as contraband articles under the Florida Contraband Forfeiture Act; amending s. 220.153, F.S.; redefining the term “qualified capital expenditures” for purposes of apportionment by sales factor; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to release photographs or digital images to the Department of Revenue in order to identify individuals for purposes of tax administration; amending s. 336.021, F.S.; revising the date when imposition of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax shall be levied; amending s. 443.131, F.S.; imposing a requirement on employers to produce records for the Department of Economic Opportunity or its tax collection service provider as a prerequisite for a reduction in the rate of unemployment tax; amending s. 443.141, F.S.; providing a method to calculate the interest rate for past due contributions and reimbursements, and delinquent, erroneous, incomplete, or insufficient reports; providing effective dates.

—which was previously reconsidered as amended this day.

RECONSIDERATION OF AMENDMENT

On motion by Senator Bogdanoff, the Senate reconsidered the vote by which **Amendment 5 (401932)** was adopted. **Amendment 5** was withdrawn.

On motion by Senator Norman, **CS for HB 7099** as amended was passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Evers	Margolis
Altman	Fasano	Norman
Benacquisto	Flores	Oelrich
Bennett	Gaetz	Rich
Bogdanoff	Gardiner	Richter
Braynon	Hays	Ring
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Sobel
Diaz de la Portilla	Lynn	Storms

Vote after roll call:

Nay to Yea—Dockery

The Senate resumed consideration of—

CS for CS for HB 787—A bill to be entitled An act relating to nursing home facilities; amending s. 400.021, F.S.; revising definitions of the terms “geriatric outpatient clinic” and “resident care plan” and defining the term “therapeutic spa services”; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; revising provisions relating to facilities eligible to share programming and staff; deleting requirements for the submission of certain reports to the Agency for Health Care Administration; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a prospective respite care recipient to provide certain information to the nursing home facility; amending s. 408.036, F.S.; providing an exemption from certain certificate-of-need requirements to provide for the creation of a pilot project in any of specified Agency for Health Care Administration subdistricts; requiring the nursing home to be affiliated with an accredited nursing school that offers certain degree programs; providing requirements for affiliation with a private accredited university and for location and staffing of the nursing home; providing for the pilot project to proceed notwithstanding any moratorium under certain conditions; providing for expiration of the exemption; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such sheltered beds and nursing home beds in those facilities; providing an effective date.

—which was previously considered this day with pending **Amendment 1 (109490)** by Senator Bogdanoff as amended and **Amendment 1C (482012)** by Senator Hays.

MOTION

On motion by Senator Bogdanoff, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Bogdanoff moved the following amendment to **Amendment 1**:

Amendment 1D (504688) (with title amendment)—Between lines 460 and 461 insert:

Section 11. Subsection (3) of section 400.601, Florida Statutes, is amended to read:

400.601 Definitions.—As used in this part, the term:

(3) “Hospice” means a centrally administered corporation *or a limited liability company that provides* ~~providing~~ a continuum of palliative and supportive care for the terminally ill patient and his or her family.

And the title is amended as follows:

Delete line 1193 and insert: Administration; amending s. 400.601, F.S.; revising the definition of “hospice”; amending s. 400.606, F.S.; revising

SENATOR FLORES PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Bogdanoff, further consideration of **CS for CS for HB 787** with pending **Amendment 1 (109490)**, **Amendment 1C (482012)** and **Amendment 1D (504688)** was deferred.

RECONSIDERATION OF BILL

On motion by Senator Bennett, the Senate reconsidered the vote by which the Conference Committee Report on—

HB 5009—A bill to be entitled An act relating to health insurance benefits for state employees; amending s. 110.123, F.S.; providing for the state's monthly contribution for employees under the state group insurance program; amending s. 110.12315, F.S.; revising the conditions under which pharmacies are provided reimbursement for prescription medicines that are dispensed to members of the state group health insurance plan under the state employees' prescription drug program; authorizing the Department of Management Services to implement a supply limit program for certain maintenance drugs; reenacting provisions specifying copayment amounts for the state employees' prescription drug program; providing an effective date.

—failed to pass this day. The vote was:

Yeas—22

Mr. President	Diaz de la Portilla	Richter
Alexander	Gardiner	Ring
Altman	Hays	Simmons
Benacquisto	Latvala	Storms
Bennett	Lynn	Thrasher
Bogdanoff	Negron	Wise
Bullard	Norman	
Dean	Oelrich	

Nays—16

Braynon	Garcia	Sachs
Detert	Gibson	Siplin
Dockery	Joyner	Smith
Fasano	Margolis	Sobel
Flores	Montford	
Gaetz	Rich	

On motion by Senator Bennett, **HB 5009** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—21

Mr. President	Diaz de la Portilla	Oelrich
Alexander	Gardiner	Richter
Altman	Hays	Ring
Benacquisto	Latvala	Simmons
Bennett	Lynn	Storms
Bogdanoff	Negron	Thrasher
Dean	Norman	Wise

Nays—18

Braynon	Flores	Montford
Bullard	Gaetz	Rich
Detert	Garcia	Sachs
Dockery	Gibson	Siplin
Evers	Joyner	Smith
Fasano	Margolis	Sobel

DISCLOSURE

I have an ownership interest in Caregivers, Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers, Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by **HB 5009** which comes before the Senate floor for a vote on March 9, 2012.

Therefore, I believe that, because Caregivers, Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 4th District

MESSAGES FROM THE HOUSE
OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 1039** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for HB 1039—A bill to be entitled An act for the relief of James D. Feurtado, III, by Miami-Dade County; providing for an appropriation to compensate him for injuries he sustained as a result of the negligence of an employee of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (062571)—Remove lines 5-8 of the amendment and insert: *this act, for a total of \$165,000. However, taxable costs, which may not include attorney's fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$165,000.*

On motion by Senator Flores, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 1039 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—33

Mr. President	Flores	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bogdanoff	Hays	Ring
Braynon	Jones	Sachs
Bullard	Joyner	Simmons
Dean	Latvala	Siplin
Detert	Margolis	Smith
Diaz de la Portilla	Montford	Sobel
Dockery	Negron	Storms
Fasano	Norman	Thrasher

Nays—5

Bennett	Gaetz	Wise
Evers	Lynn	

Vote after roll call:

Yea—Gibson

Yea to Nay—Oelrich

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 967** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for HB 967—A bill to be entitled An act for the relief of Kristi Mellen as personal representative of the Estate of Michael Munson, deceased, by the North Broward Hospital District; providing for an appropriation to compensate the estate and the statutory survivors, Kristi Mellen, surviving spouse, and Michael Conner Munson and Corinne Keller Munson, surviving minor son and surviving minor daughter, for the wrongful death of Michael Munson as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (333797)—Remove lines 5-8 of the amendment and insert: *remainder awarded under this act, for a total of \$290,000. However, taxable costs, which may not include attorney's fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$290,000.*

On motion by Senator Storms, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 967 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Nays—3

Bennett	Gaetz	Wise
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The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed **CS for HB 697** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for HB 697—A bill to be entitled An act for the relief of Donald Brown by the District School Board of Sumter County; providing for an appropriation to compensate Donald Brown for injuries sustained as a result of the negligence of an employee of the District School Board of Sumter County; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of publication of the required notice was attached.

House Amendment 1 to Senate Amendment 1 (951941)—Remove lines 5-7 of the amendment and insert: *\$190,000. However, taxable costs, which may not include attorney's fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$190,000.*

On motion by Senator Garcia, the Senate concurred in House Amendment 1 to Senate Amendment 1.

CS for HB 697 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—36

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Nays—4

Bennett	Gaetz	Oelrich
Wise		

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5003, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5003

The Honorable Mike Haridopolos, President of the Senate March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5003, same being:

An act implementing the 2012-2013 General Appropriations Act.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i> Chair	<i>s/ Joe Negron</i> Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>s/ Oscar Braynon II</i>	<i>s/ Larcenia J. Bullard</i>
<i>s/ Charles S. "Charlie" Dean, Sr.</i>	<i>s/ Nancy C. Detert</i>
<i>s/ Miguel Diaz de la Portilla</i>	Paula Dockery
<i>s/ Greg Evers</i>	Mike Fasano
<i>s/ Anitere Flores</i>	<i>s/ Don Gaetz</i>
<i>s/ Rene Garcia</i>	Andy Gardiner
<i>s/ Audrey Gibson</i>	<i>s/ Alan Hays</i>
<i>s/ Dennis L. Jones, D.C.</i>	<i>s/ Arthenia L. Joyner</i>
Jack Latvala	Evelyn J. Lynn
<i>s/ Gwen Margolis</i>	<i>s/ Bill Montford</i>
<i>s/ Jim Norman</i>	<i>s/ Steve Oelrich</i>
Nan H. Rich	<i>s/ Garrett Richter</i>
<i>s/ Jeremy Ring</i>	Maria Lorts Sachs
<i>s/ David Simmons</i>	<i>s/ Gary Siplin</i>
<i>s/ Christopher L. "Chris" Smith</i>	Eleanor Sobel
<i>s/ Ronda Storms</i>	John Thrasher
<i>s/ Stephen R. Wise</i>	

Managers on the part of the Senate

s/ Denise Grimsley
 Chair
s/ Ben Albritton
s/ Gary Aubuchon
 Leonard L. Bemby
 Mack Bernard
 Jim Boyd
s/ Jason T. Brodeur
 Dwight M. Bullard
s/ Rachel V. Burgin
 Charles S. "Chuck" Chestnut IV
 At Large
 Richard Corcoran
s/ Steve Crisafulli
s/ Daniel Davis
 Chris Dorworth, At Large
s/ Eric Eisnaugle
s/ James C. "Jim" Frishe, At Large
 Joseph A. "Joe" Gibbons
 Eduardo "Eddy" Gonzalez
s/ James W. "J.W." Grant
s/ Gayle B. Harrell
s/ Doug Holder
s/ Mike Horner
 Dorothy L. Hukill
s/ John Patrick Julien
s/ John Legg
s/ Carlos Lopez-Cantera
s/ Charles McBurney
s/ Larry Metz
s/ Bryan Nelson
s/ Jose R. Oliva
 Mark S. Pafford
s/ Jimmy Patronis
 Ray Pilon
s/ Stephen L. Precourt
 Scott Randolph
 Betty Reed
s/ Patrick Rooney, Jr.
 Franklin Sands
s/ Robert C. "Rob" Schenck
 At Large
s/ William D. Snyder, At Large
s/ Kelli Stargel
 Dwayne L. Taylor
 Perry E. Thurston, Jr.
 James W. "Jim" Waldman
 Will W. Weatherford
s/ Alan B. Williams
s/ John Wood
s/ Dana D. Young

s/ Janet H. Adkins
s/ Larry Ahern
s/ Frank Artiles
s/ Dennis K. Baxley
 Lori Berman
s/ Michael Bileca
s/ Jeffrey "Jeff" Brandes
s/ Douglas Vaughn "Doug" Broxson
s/ Matthew H. "Matt" Caldwell
 Gwyndolen "Gwyn" Clarke-Reed
s/ Marti Coley
s/ Fredrick W. "Fred" Costello
 Janet Cruz
s/ Jose Felix Diaz
s/ Brad Drake
s/ Erik Fresen
s/ Matt Gaetz
s/ Richard "Rich" Glorioso
s/ Tom Goodson
s/ Bill Hager
s/ Shawn Harrison
s/ Ed Hooper
s/ Matt Hudson
 Mia L. Jones
 Martin David "Marty" Kiar
s/ Ana Rivas Logan
s/ Debbie Mayfield
s/ Seth McKeel
s/ Peter Nehr
s/ Jeanette M. Nunez
s/ H. Marlene O'Toole
s/ Kathleen C. Passidomo
s/ W. Keith Perry
s/ Elizabeth W. Porter
s/ William L. "Bill" Proctor
s/ Lake Ray
 Hazelle P. "Hazel" Rogers
 Darryl Ervin Rouson
 Ron Saunders
 Elaine J. Schwartz
s/ Jimmie T. Smith
 Darren Soto
 W. Gregory "Greg" Steube
 Geraldine F. "Geri" Thompson
s/ Carlos Trujillo
 Barbara Watson
s/ Michael B. "Mike" Weinstein
s/ Trudi K. Williams
s/ Ritch Workman

Managers on the part of the House

The Conference Committee Amendment for HB 5003, relating to implementing appropriations, provides the following substantive modifications for the 2012-2013 fiscal year:

Section 1 provides legislative intent that the implementing and administering provisions of this act apply to the General Appropriations Act for Fiscal Year 2012-13

Section 2 incorporates the Florida Education Finance Program (FEFP) work papers by reference for the purpose of displaying the calculations used by the Legislature.

Section 3 amends s. 216.292, F.S., to authorize the transfer of fixed capital outlay appropriations for public schools between appropriation categories upon approval of the Executive Office of the Governor.

Section 4 authorizes a university board of trustees to expend reserve or carry-forward balances from prior year operational and programmatic appropriations on legislatively approved fixed capital outlay projects authorized for the establishment of a new campus.

Section 5 provides requirements to govern the completion of Phases 2 and 3 of the Department of Health's Florida Onsite Sewage Nitrogen Strategies Study. Prohibits state agencies from implementing regulations with higher standards than those currently in place until Phase 3 of the department's Florida Onsite Sewage Nitrogen Reduction Strategies Study is completed.

Section 6 incorporates by reference document entitled "Medicaid Supplemental Hospital Funding Programs" for the purpose of displaying the calculations used by the legislature in making appropriations for the Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs.

Sections 7 and 8 amend s. 20.04, F.S. to remove reference to "program offices" and replace with language providing that each circuit of agency is aligned geographically with each of the state's judicial circuits and each region is comprised of multiple circuits.

Section 9 amends s. 409.912, F.S. to authorize the Agency for Health Care Administration to provide a Medicaid prepaid dental health program in Miami-Dade County. Provides that for all other counties, the agency may not limit dental services to prepaid plans and must allow qualified dental providers to provide dental services under Medicaid on a fee for service reimbursement methodology. Requires the agency to seek any necessary revisions or amendments to the state plan or federal waivers in order to implement this provision. Requires the agency to terminate existing contracts as needed.

Section 10 provides authority for the Department of Health to transfer funding to the Florida Agricultural and Mechanical University for the Crestview Center through the budget amendment process.

Section 11 prohibits the Department of Health from implementing the onsite sewage treatment and disposal program described in s. 381.0065, Florida Statutes, until the department submits a plan to the Legislative Budget Commission and the plan is approved.

Section 12 amends s. 216.262, F.S. to allow the Executive Office of the Governor to request additional positions and appropriations from unallocated general revenue during the 2012-2013 fiscal year for the Department of Corrections if the actual inmate population of the department exceeds the inmate population projections of the December 2012 Criminal Justice Estimating Conference by 1 percent for 2 consecutive months or 2 percent for any month. The additional positions and appropriations must be approved by the Legislative Budget Commission.

Section 13 authorizes the Department of Legal Affairs to transfer cash remaining after required disbursements from specified Attorney General cases to the Operating Trust Fund to pay salaries and benefits.

Section 14 authorizes Department of Legal Affairs to expend appropriated funds in specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in prior years.

Section 15 amends s. 932.7055, F.S. to extend for another year the authorization for a municipality to expend funds in a special law enforcement trust fund to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund prior to October 1, 2001.

Section 16 provides limitation on DJJ reimbursements for health care services to 110 percent of Medicare allowable rates.

Section 17 authorizes Chief Justice to secure a trust fund loan during the 2012-13 FY if revenues are insufficient in the State Courts Revenue Trust Fund to fund appropriations.

Section 18 allows, notwithstanding section 28.2455, F.S., that funds remaining in the Clerks of Court Trust Fund to be available for clerks of court for fiscal year 2012-2013 expenditures.

Section 19 provides that the calculation of unit costs for the clerks of court and state trial courts are contained in documents that are incorporated by reference.

Section 20 amends s. 29.008, F.S. to provide that counties are exempt from the requirement to increase expenditures by 1.5 percent for court-related functions.

Section 21 provides that funds from the State Agency Law Enforcement Radio System Trust Fund may be used by the Department of Management Services to fund mutual aid build out maintenance and sustainment and the interoperability network.

Section 22 authorizes the Department of Management Services to use interest earnings from the Communications Working Capital Trust Fund as the funding source for its responsibilities related to the My-Florida.com portal.

Section 23 requires DMS and agencies to utilize a tenant broker to renegotiate private lease agreements, in excess of 2,000 square feet, expiring between July 1, 2013 and June 30, 2015.

Section 24 provides that funds available in the Audit and Warrant Clearing Trust Fund for subsequent distribution to the General Revenue Fund will be available to the tax collection provider who shall make the interest payment required by s. 443.131(5), F.S., to the Federal Government in the amount directed by the Governor.

Section 25 provides that revenues in the trust fund are authorized to be used for Total Maximum Daily Loads program, Drinking Water Revolving Loan Trust Fund and the Wastewater Treatment and Stormwater Management Revolving Loan Trust Fund.

Section 26 provides for the allocation of moneys from the Water Management Lands Trust Fund to pay debt service on bonds issued before 2/1/09, by the South Water Management District and the St. Johns Water Management District; continues to provide for \$8M to be transferred to the General Revenue Fund; and provides the remaining funds be distributed to the Suwannee River Water Management District.

Section 27 authorizes the use of revenues in the Ecosystem Management and Restoration Trust Fund for funding of activities to preserve and repair the state's beaches.

Section 28 requires the Department of Environmental Protection to award \$2,400,000 of grant funds equally to counties having populations of fewer than 100,000 for waste tire, litter prevention, recycling and education, and general solid waste programs.

Section 29 provides that the Department of Agriculture and Consumer Services, at its discretion, is authorized to extend, revise, and renew current contracts or agreements created or entered into, pursuant to chapter 2006-25, Laws of Florida (the 2006-2007 GAA), in order to provide consistency and continuity in agriculture promotion throughout the state.

Section 30 amends s. 379.209, F.S., to authorize the FWCC to transfer cash balance from the Nongame Wildlife Trust Fund to the Grants and Donations Trust Fund for the purpose of supporting cash flow.

Section 31 authorizes the FWCC to transfer \$500,000 in hunting and fishing license fees from the Grants and Donations Trust Fund to the State Game Trust Fund to repay the loan originally authorized in Specific Appropriation 1950 in ch. 2008-152, L.O.F.

Section 32 authorizes the Governor to transfer appropriations between the FWCC and DEP as necessary to implement the approved list of projects.

Section 33 amends s. 259.105, F.S. to provide that the funds appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for less-then-fee interest acquisitions.

Section 34 extends expiration of commission from September 30, 2012 to January 1, 2013 and extends time for issuance of report from September 1, 2012 to January 1, 2013.

Sections 35 and **36** amend s. 311.07, F.S. to exempt certain projects for ports located in counties designated as rural areas of critical economic concern from match requirements.

Section 37 authorizes the Executive Office of the Governor to transfer funds in order to align the budget authority granted to pay each department's risk management insurance.

Section 38 authorizes the Executive Office of the Governor to transfer funds in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased Per Statewide Contract" of the 2012-2013 General Appropriations Act between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the Department of Management Services for human resources management services.

Section 39 sets rates for health savings accounts at the current levels for the fiscal year.

Section 40 amends s. 112.24, F.S. to provide that the reassignment of an employee of a state agency may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the Senate and House budget committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after the chair's receiving notice of the action pursuant to s. 216.177, F.S.

Section 41 provides that legislative salaries will remain at the same level in effect on July 1, 2010.

Sections 42 and **43** amend s. 215.32(2)(b), F.S., in order to implement the transfer of moneys to the General Revenue Fund from trust funds in the 2012-2013 General Appropriations Act.

Sections 44, 45, and **46** reenact s. 215.5601, F.S. relating to investment objectives of The Lawton Chiles Endowment Fund and authorize transfer of funds from endowment to the General Revenue Fund.

Section 47 provides that, in order to implement the issuance of new debt authorized in the 2012-2013 General Appropriations Act, and pursuant to the requirements of s. 215.98, F.S., the Legislature determines that the authorization and issuance of debt for the 2012-2013 fiscal year should be implemented and is in the best interest of the state and necessary to address a critical state emergency.

Section 48 provides that funds appropriated for travel by state employees shall be limited to travel for activities that are critical to each state agency's mission. Prohibits funds from being used to travel to foreign countries, other states, conferences, staff-training or other administrative functions unless agency head approves in writing. Requires agency head to consider use of teleconferencing and electronic communication to meet needs of activity before approving travel.

Section 49 provides that the Governor is authorized to transfer funds appropriated in any appropriation category used to pay for data processing in the General Appropriations Act between agencies in order to align the budget authority granted with the utilization rate of each department.

Section 50 provides that an agency may transfer funds from the data processing appropriation categories to another appropriation category for the purpose of supporting and managing its computer resources until such time as the agency's data processing function is transferred to the Southwood Shared Resource Center, the Northwood Shared Resource Center, or the Northwest Regional Data Center.

Section 51 provides that the Governor is authorized to transfer funds appropriated in the appropriations category "expenses" between agencies in order to allocate a reduction relating to SUNCOM Services.

Section 52 and **53** amend s. 110.12315, F.S., to modify copayments consistent with decisions that have been made in the GAA. Authorize the Department of Management Services to implement a 90-day supply limit program for certain maintenance drugs as determined by the department at retail pharmacies participating in the program if the department determines it to be in the best financial interest of the state.

Section 54 requires AHCA to competitively repurchase a Florida Discount Drug Card Program to provide market competitive discounts and return money to the state on a per prescription basis. Discounts will be available to Florida residents without income restrictions. Revenues deposited into Grants and Donations Trust Fund to reduce cost of Medicaid pharmacy purchases.

Section 55 specifies that no section will take effect if the appropriations and proviso to which it relates are vetoed.

Section 56 provides that a permanent change made by another law to any of the same statutes amended by this bill takes precedence over the provision in this bill.

Section 57 provides a severability clause.

Section 58 provides an effective date.

Conference Committee Amendment (601683)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. *It is the intent of the Legislature that the implementing and administering provisions of this act apply to the General Appropriations Act for the 2012-2013 fiscal year.*

Section 2. *In order to implement Specific Appropriations 6, 7, 8, 84, and 85 of the 2012-2013 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2012-2013 fiscal year in the document entitled "Public School Funding-The Florida Education Finance Program," dated March 6, 2012, and filed with the Clerk of the House of Representatives, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of the Florida Statutes, in making appropriations for the Florida Education Finance Program. This section expires July 1, 2013.*

Section 3. In order to implement Specific Appropriation 16A of the 2012-2013 General Appropriations Act, paragraph (c) of subsection (3) of section 216.292, Florida Statutes, is amended to read:

216.292 Appropriations nontransferable; exceptions.—

(3) The following transfers are authorized with the approval of the Executive Office of the Governor for the executive branch or the Chief Justice for the judicial branch, subject to the notice and objection provisions of s. 216.177:

(c) The transfer of appropriations for fixed capital outlay from the Survey Recommended Needs-Public Schools appropriation category to the Maintenance, Repair, Renovation and Remodeling appropriation category. The allocation of transferred funds must be in accordance with s. 1013.62. This paragraph expires July 1, 2013 ~~2012~~.

Section 4. *In order to implement Specific Appropriation 129 of the 2012-2013 General Appropriations Act and notwithstanding any other law, for the 2012-2013 fiscal year only, a university board of trustees may expend reserve or carryforward balances from previous years' operational and programmatic appropriations for legislatively approved fixed capital outlay projects authorized for the establishment of a new campus.*

Section 5. (1) *In order to implement Specific Appropriation 512 of the 2012-2013 General Appropriations Act, and for the 2012-2013 fiscal year only, the following requirements govern the completion of Phase 2 and Phase 3 of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study:*

(a) *The Department of Health's underlying contract for the study remains in full force and effect and funding for completion of Phase 2 and Phase 3 is through the Department of Health.*

(b) *The Department of Health, the Department of Health's Research Review and Advisory Committee, and the Department of Environmental Protection shall work together to provide the necessary technical oversight of the completion of Phase 2 and Phase 3 of the project.*

(c) *Management and oversight of the completion of Phase 2 and Phase 3 must be consistent with the terms of the existing contract. However, the main focus and priority to be completed during Phase 3 shall be developing, testing, and recommending cost-effective passive technology design criteria for nitrogen reduction.*

(d) *The systems installed at homesites are experimental in nature and shall be installed with significant field testing and monitoring. The Department of Health is specifically authorized to allow installation of these experimental systems. Notwithstanding any other law, before Phase 3 of the study is completed, a state agency may not adopt or implement a rule or policy that:*

1. *Mandates, establishes, or implements more restrictive nitrogen-reduction standards to existing or new onsite sewage treatment systems or modification of such systems; or*

2. *Directly or indirectly requires the use of performance-based treatment systems or similar technology, such as through an administrative order developed by the Department of Environmental Protection as part of a basin management action plan adopted pursuant to s. 403.067, Florida Statutes. However, the implementation of more restrictive nitrogen-reduction standards for onsite systems may be required through a basin management action plan if such plan is phased in after completion of Phase 3.*

(2) *This section expires July 1, 2013.*

Section 6. *In order to implement Specific Appropriations 187, 193 through 195, and 198 of the 2012-2013 General Appropriations Act, the calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year in the document entitled "Medicaid Supplemental Hospital Funding Programs" dated March 6, 2012, and filed with the Clerk of the House of Representatives, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of the Florida Statutes, in making appropriations for the Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs. This section expires July 1, 2013.*

Section 7. In order to implement Specific Appropriations 283 through 390 of the 2012-2013 General Appropriations Act, subsection (4) of section 20.04, Florida Statutes, is amended to read:

20.04 Structure of executive branch.—The executive branch of state government is structured as follows:

(4) Within the Department of Children and Family Services there are organizational units called "circuits" and "regions." *Each circuit is aligned geographically with each judicial circuit, and each region comprises multiple circuits that are in geographical proximity to each other "program offices," headed by program directors.*

Section 8. *The amendment to s. 20.04(4), Florida Statutes, shall expire July 1, 2013, and the text of that subsection shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 9. In order to implement Specific Appropriation 186 of the 2012-2013 General Appropriations Act, subsection (41) of section 409.912, Florida Statutes, is amended to read:

409.912 Cost-effective purchasing of health care.—The agency shall purchase goods and services for Medicaid recipients in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug

classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid single-source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers are not entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

(41)(a) The agency shall contract on a prepaid or fixed-sum basis with appropriately licensed prepaid dental health plans to provide dental services. This ~~paragraph subsection~~ expires October 1, 2014.

(b) Notwithstanding paragraph (a) and for the 2012-2013 fiscal year only, the agency is authorized to provide a Medicaid prepaid dental health program in Miami-Dade County. For all other counties, the agency may not limit dental services to prepaid plans and must allow qualified dental providers to provide dental services under Medicaid on a fee-for-service reimbursement methodology. The agency may seek any necessary revisions or amendments to the state plan or federal waivers in order to implement this paragraph. The agency shall terminate existing contracts as needed to implement this paragraph. This paragraph expires July 1, 2013.

Section 10. In order to implement Specific Appropriation 587A of the 2012-2013 General Appropriations Act, and notwithstanding s. 216.177(2)(a), Florida Statutes, which requires only 3 days' notice to the Legislature for the release of funds, budget amendments recommending the release of funds to continue the Crestview Education Center project at Florida Agricultural and Mechanical University must be provided at least 14 days before the effective date of the action and are subject to the objection procedures in s. 216.177(2)(b), Florida Statutes. This section expires July 1, 2013.

Section 11. In order to implement Specific Appropriations 506 through 517 of the 2012-2013 General Appropriations Act, before the implementation of the onsite sewage treatment and disposal system evaluation program described in s. 381.0065(5)(a), Florida Statutes, the Department of Health shall submit a plan for approval by the Legislative Budget Commission which includes an estimate of agency workload and funding needs. The department may not expend funds in furtherance of the evaluation program before the plan is approved by the commission.

Section 12. In order to implement Specific Appropriations 625 through 758 and 778 through 815 of the 2012-2013 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

216.262 Authorized positions.—

(4) Notwithstanding the provisions of this chapter relating to increasing the number of authorized positions, and for the 2012-2013 ~~2011-2012~~ fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the December 14, 2011 ~~February 21, 2011~~, Criminal Justice Estimating Conference by 1 percent for 2 consecutive months or 2 percent for any month, the Executive Office of the Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal

Justice Estimating Conference, which shall convene as soon as possible to revise the estimates. The Department of Corrections may then submit a budget amendment requesting the establishment of positions in excess of the number authorized by the Legislature and additional appropriations from unallocated general revenue sufficient to provide for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population. All actions taken pursuant to this subsection are subject to review and approval by the Legislative Budget Commission. This subsection expires July 1, 2013 ~~2012~~.

Section 13. In order to implement Specific Appropriations 1327, 1340, 1351, and 1368 of the 2012-2013 General Appropriations Act, the Department of Legal Affairs may transfer cash remaining after required disbursements for Attorney General case numbers 09-CV-51614, 16-2008-CA-01-3142CV-C, and CACE08022328 from FLAIR account 41-74-2-601001-41100100-00-181076-00 to the Operating Trust Fund to pay salaries and benefits. This section expires July 1, 2013.

Section 14. In order to implement Specific Appropriations 1333 and 1334 of the 2012-2013 General Appropriations Act, the Department of Legal Affairs may expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in previous years. This section expires July 1, 2013.

Section 15. In order to implement Specific Appropriations 1297B and 1299 of the 2012-2013 General Appropriations Act, paragraph (d) of subsection (4) of section 932.7055, Florida Statutes, is amended to read:

932.7055 Disposition of liens and forfeited property.—

(4) The proceeds from the sale of forfeited property shall be disbursed in the following priority:

(d) Notwithstanding any other provision of this subsection, and for the 2012-2013 ~~2011-2012~~ fiscal year only, the funds in a special law enforcement trust fund established by the governing body of a municipality may be expended to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund before October 1, 2001. This paragraph expires July 1, 2013 ~~2012~~.

Section 16. (1) In order to implement Specific Appropriations 1187, 1188, 1193, 1194, 1239, 1240, 1244, 1245, 1247, 1251, 1252, 1255, 1256, 1257, 1267, and 1272 of the 2012-2013 General Appropriations Act, the Department of Juvenile Justice must comply with the following reimbursement limitations:

(a) Payments to a hospital or a health care provider may not exceed 110 percent of the Medicare allowable rate for any health care services provided if there is no contract between the department and the hospital or the health care provider providing services at a hospital;

(b) The department may continue to make payments for health care services at the currently contracted rates through the current term of the contract if a contract has been executed between the department and a hospital or a health care provider providing services at a hospital; however, payments may not exceed 110 percent of the Medicare allowable rate after the current term of the contract expires or after the contract is renewed during the 2012-2013 fiscal year;

(c) Payments may not exceed 110 percent of the Medicare allowable rate under a contract executed on or after July 1, 2012, between the department and a hospital or a health care provider providing services at a hospital;

(d) Notwithstanding paragraphs (a), (b), and (c), the department may pay up to 125 percent of the Medicare allowable rate for health care services at a hospital that reports or has reported a negative operating margin for the previous fiscal year to the Agency for Health Care Administration through hospital-audited financial data; and

(e) The department may not execute a contract for health care services at a hospital for rates other than rates based on a percentage of the Medicare allowable rate.

(2) For purposes of this section, the term “hospital” means a hospital licensed under chapter 395, Florida Statutes.

(3) This section expires July 1, 2013.

Section 17. In order to implement section 7 of the 2012-2013 General Appropriations Act, subsection (2) of section 215.18, Florida Statutes, is amended to read:

215.18 Transfers between funds; limitation.—

(2) The Chief Justice of the Supreme Court may receive one or more trust fund loans of up to \$54 million in total, the purpose of which is to ensure that the state court system has funds sufficient to meet its appropriations in the 2012-2013 ~~2011-2012~~ General Appropriations Act. If the Chief Justice accesses the loan, he or she must notify the Governor and the chairs of the legislative appropriations committees in writing. The loan must come from other funds in the State Treasury which are for the time being or otherwise in excess of the amounts necessary to meet the just requirements of such last-mentioned funds. The Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If the Governor does not order the transfer, the Chief Financial Officer shall transfer the requested funds. The loan of funds from which any money is temporarily transferred must be repaid by the end of the 2012-2013 ~~2011-2012~~ fiscal year. This subsection expires July 1, 2013 ~~2012~~.

Section 18. In order to implement Specific Appropriation 850 of the 2012-2013 General Appropriations Act, and notwithstanding s. 28.2455, Florida Statutes, any funds remaining in the Clerks of Court Trust Fund may not be transferred to the General Revenue Fund and remain available to the clerks of court for expenditures during the 2012-2013 fiscal year. This section shall take effect upon this act becoming a law and expires July 1, 2013.

Section 19. In order to implement Specific Appropriations 850 and 3215 through 3238 of the 2012-2013 General Appropriations Act, the calculation of unit costs for the clerks of court and the state trial courts for the 2011-2012 and 2012-2013 fiscal years are contained in the documents entitled “Fiscal Year 2011-12 and Fiscal Year 2012-13 Clerks of Court Unit Cost Budgets” and “Fiscal Year 2011-12 and Fiscal Year 2012-13 Trial Courts Unit Cost Budgets” dated March 6, 2012, which are filed with the Clerk of the House of Representatives and incorporated by reference for the purpose of displaying the calculations used by the Legislature in making appropriations for the clerks of court and the state trial courts.

Section 20. In order to implement section 7 of the 2012-2013 General Appropriations Act, paragraph (c) of subsection (4) of section 29.008, Florida Statutes, is amended to read:

29.008 County funding of court-related functions.—

(4)

(c) Counties are exempt from all requirements and provisions of paragraph (a) for the 2012-2013 ~~2011-2012~~ fiscal year. Accordingly, for the 2012-2013 ~~2011-2012~~ fiscal year, counties shall maintain, but are not required to increase, their expenditures for the items specified in paragraphs (1)(a)-(h) and subsection (3). The requirements described in paragraph (a) shall be reinstated beginning with the 2013-2014 ~~2012-2013~~ fiscal year. This paragraph expires July 1, 2013 ~~2012~~.

Section 21. In order to implement Specific Appropriation 2890 of the 2012-2013 General Appropriation Act, paragraph (b) of subsection (3) of section 282.709, Florida Statutes, is amended to read:

282.709 State agency law enforcement radio system and interoperability network.—

(3)

(b) Funds from the State Agency Law Enforcement Radio System Trust Fund may be used by the department to fund mutual aid buildout maintenance and sustainment and the interoperability network created under subsection (4) as appropriated by law. This paragraph expires July 1, 2013 ~~2012~~.

Section 22. In order to implement Specific Appropriations 2743 through 2753 of the 2012-2013 General Appropriations Act, the Department of Management Services shall use interest earnings of the Communications Working Capital Trust Fund as the funding source for its responsibilities relating to the administration of the MyFlorida.com portal.

Section 23. In order to implement appropriations used for the payments of existing lease contracts for private lease space in excess of 2,000 square feet in the 2012-2013 General Appropriations Act, the Department of Management Services, together with the cooperation of the agencies having the existing lease contracts, shall utilize tenant broker services to renegotiate or reprocure all private lease agreements expiring between July 1, 2013, and June 30, 2015, in order to achieve a reduction in costs in future years. The department shall incorporate this initiative into its 2012 Master Leasing Report and may use tenant broker services to explore the possibilities of collocation, to review the space needs of each agency, and to review the length and terms of potential renewals or renegotiations. The department shall provide a report by March 1, 2013, to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives which lists each lease contract for private office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1, 2013.

Section 24. In order to implement Specific Appropriations 3081A through 3089 of the 2012-2013 General Appropriations Act, notwithstanding s. 215.199(2), Florida Statutes, funds available in the Audit and Warrant Clearing Trust Fund for subsequent distribution to the General Revenue Fund shall be available to the tax collection service provider, as defined in s. 443.036(42), Florida Statutes, who shall make the interest payment required by s. 443.131(5), Florida Statutes, to the Federal Government in the amount directed by the Governor or the Governor’s designee.

Section 25. In order to implement Specific Appropriations 1662, 1685, and 1686 of the 2012-2013 General Appropriations Act, paragraph (b) of subsection (3) of section 375.041, Florida Statutes, is amended to read:

375.041 Land Acquisition Trust Fund.—

(3)

(b) In addition to the uses allowed under paragraph (a), for the 2012-2013 ~~2011-2012~~ fiscal year, moneys in the Land Acquisition Trust Fund are authorized for transfer to support the Total Maximum Daily Loads Program, Drinking Water Revolving Loan Trust Fund, and Wastewater Treatment and Stormwater Management Revolving Loan Trust Fund as provided in the General Appropriations Act. This paragraph expires July 1, 2013 ~~2012~~.

Section 26. In order to implement Specific Appropriation 1644 of the 2012-2013 General Appropriations Act, subsection (12) of section 373.59, Florida Statutes, is amended to read:

373.59 Water Management Lands Trust Fund.—

(12) Notwithstanding subsection (8), and for the 2012-2013 ~~2011-2012~~ fiscal year only, the moneys from the Water Management Lands Trust Fund are allocated as follows:

(a) An amount necessary to pay debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to this section, or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds;

(b) Eight million dollars to be transferred to the General Revenue Fund; and

(c) The remaining appropriation funds to be distributed to the Suwannee River Water Management District, of which \$500,000 may be used for minimum flows and levels.

This subsection expires July 1, 2013 ~~2012~~.

Section 27. In order to implement Specific Appropriations 1664 through 1666 and 1668 and section 60 of the 2012-2013 General Ap-

ropriations Act, paragraph (g) of subsection (1) of section 403.1651, Florida Statutes, is amended to read:

403.1651 Ecosystem Management and Restoration Trust Fund.—

(1) There is created the Ecosystem Management and Restoration Trust Fund to be administered by the Department of Environmental Protection for the purposes of:

(g) Funding activities to preserve and repair the state's beaches as provided in ss. 161.091-161.212. *This paragraph expires July 1, 2013.*

Section 28. In order to implement Specific Appropriation 1714 of the 2012-2013 General Appropriations Act, subsection (5) of section 403.7095, Florida Statutes, is amended to read:

403.7095 Solid waste management grant program.—

(5) Notwithstanding any other provision of this section, and for the 2012-2013 ~~2011-2012~~ fiscal year only, the Department of Environmental Protection shall award the sum of \$2,400,000 in grants equally to counties having populations of fewer than 100,000 for waste tire and litter prevention, recycling education, and general solid waste programs. This subsection expires July 1, 2013 ~~2012~~.

Section 29. *In order to implement Specific Appropriation 1496 of the 2012-2013 General Appropriations Act and to provide consistency and continuity in the promotion of agriculture throughout the state, notwithstanding s. 287.057, Florida Statutes, the Department of Agriculture and Consumer Services may extend, revise, and renew current contracts or agreements created or entered into pursuant to chapter 2006-25, Laws of Florida. This section expires July 1, 2013.*

Section 30. In order to implement Specific Appropriations 1806, 1841, 1863, and 1903 of the 2012-2013 General Appropriations Act, subsection (4) is added to section 379.209, Florida Statutes, to read:

379.209 Nongame Wildlife Trust Fund.—

(4) *The commission may transfer cash balances from the Nongame Wildlife Trust Fund to the Grants and Donations Trust Fund for the purpose of supporting cash flow needs. This subsection expires July 1, 2013.*

Section 31. *In order to implement Specific Appropriations 1806, 1841, 1863, and 1903 of the 2012-2013 General Appropriations Act, the Fish and Wildlife Conservation Commission is authorized to transfer \$500,000 in hunting and fishing license fees from the Grants and Donations Trust Fund to the State Game Trust Fund, to repay the loan originally authorized in Specific Appropriation 1950 in chapter 2008-152, Laws of Florida.*

Section 32. *In order to implement Specific Appropriation 1863A of the 2012-2013 General Appropriations Act relating to the restoration of Lake Apopka and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor is authorized to transfer appropriations between the Fish and Wildlife Conservation Commission and the Department of Environmental Protection as necessary to implement the approved list of projects. This section expires July 1, 2013.*

Section 33. In order to implement Specific Appropriation 1589 of the 2012-2013 General Appropriations Act, paragraph (m) is added to subsection (3) of section 259.105, Florida Statutes, to read:

259.105 The Florida Forever Act.—

(3) Less the costs of issuing and the costs of funding reserve accounts and other costs associated with bonds, the proceeds of cash payments or bonds issued pursuant to this section shall be deposited into the Florida Forever Trust Fund created by s. 259.1051. The proceeds shall be distributed by the Department of Environmental Protection in the following manner:

(m) *Notwithstanding paragraphs (a)-(j) and for the 2012-2013 fiscal year only, the moneys appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for land acquisitions that are less-than-fee interest or for partnerships in which the state's portion of the*

acquisition cost is no more than 50 percent. This paragraph expires July 1, 2013.

Section 34. In order to implement section 77 of the 2012-2013 General Appropriations Act, subsections (3) and (4) of section 496 of chapter 2011-142, Laws of Florida, are amended to read:

Section 496. Commission on Oil Spill Response Coordination.—

(3) The board of trustees shall deliver the report to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Secretary of Environmental Protection, and the executive director of the Department of Economic Opportunity by *January 1, 2013* ~~September 1, 2012~~.

(4) This section expires *January 1, 2013* ~~September 30, 2012~~.

Section 35. In order to implement Specific Appropriation 1922 of the 2012-2013 General Appropriations Act, paragraph (a) of subsection (3) of section 311.07, Florida Statutes, is amended to read:

311.07 Florida seaport transportation and economic development funding.—

(3)(a) Program funds shall be used to fund approved projects on a 50-50 matching basis with any of the deepwater ports, as listed in s. 403.021(9)(b), which is governed by a public body or any other deepwater port which is governed by a public body and which complies with the water quality provisions of s. 403.061, the comprehensive master plan requirements of s. 163.3178(2)(k), and the local financial management and reporting provisions of part III of chapter 218. However, program funds used to fund projects that involve the rehabilitation of wharves, docks, berths, bulkheads, or similar structures shall require a 25-percent match of funds, *except for such projects for ports located in counties designated as a rural area of critical economic concern, as defined in s. 288.0656, which are eligible for waiver of match requirements.* Program funds also may be used by the Seaport Transportation and Economic Development Council to develop trade data information products which will assist Florida's seaports and international trade.

Section 36. *The amendment to s. 311.07(3)(a), Florida Statutes, shall expire July 1, 2013, and the text of that paragraph shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 37. *In order to implement the appropriation of funds in appropriation category "Special Categories-Risk Management Insurance" in the 2012-2013 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance. This section expires July 1, 2013.*

Section 38. *In order to implement the appropriation of funds in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased Per State-wide Contract" in the 2012-2013 General Appropriations Act," and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the Department of Management Services for human resource management services. This section expires July 1, 2013.*

Section 39. In order to implement specific appropriations for salaries and benefits in the 2012-2013 General Appropriations Act, paragraph (a) of subsection (12) of section 110.123, Florida Statutes, is amended to read:

110.123 State group insurance program.—

(12) HEALTH SAVINGS ACCOUNTS.—The department is authorized to establish health savings accounts for full-time and part-time state employees in association with a health insurance plan option authorized by the Legislature and conforming to the requirements and

limitations of federal provisions relating to the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.

(a)1. A member participating in this health insurance plan option is eligible to receive an employer contribution into the employee's health savings account from the State Employees Health Insurance Trust Fund in an amount to be determined by the Legislature. A member is not eligible for an employer contribution upon termination of employment. For the 2012-2013 ~~2011-2012~~ fiscal year, the state's monthly contribution for employees having individual coverage shall be \$41.66 and the monthly contribution for employees having family coverage shall be \$83.33.

2. A member participating in this health insurance plan option is eligible to deposit the member's own funds into a health savings account.

Section 40. In order to implement specific appropriations for salaries and benefits in the 2012-2013 General Appropriations Act, paragraph (b) of subsection (3) of section 112.24, Florida Statutes, is amended, and subsection (6) is added to that section, to read:

112.24 Intergovernmental interchange of public employees.—To encourage economical and effective utilization of public employees in this state, the temporary assignment of employees among agencies of government, both state and local, and including school districts and public institutions of higher education is authorized under terms and conditions set forth in this section. State agencies, municipalities, and political subdivisions are authorized to enter into employee interchange agreements with other state agencies, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher education. State agencies are also authorized to enter into employee interchange agreements with private institutions of higher education and other nonprofit organizations under the terms and conditions provided in this section. In addition, the Governor or the Governor and Cabinet may enter into employee interchange agreements with a state agency, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher learning to fill, subject to the requirements of chapter 20, appointive offices which are within the executive branch of government and which are filled by appointment by the Governor or the Governor and Cabinet. Under no circumstances shall employee interchange agreements be utilized for the purpose of assigning individuals to participate in political campaigns. Duties and responsibilities of interchange employees shall be limited to the mission and goals of the agencies of government.

(3) Salary, leave, travel and transportation, and reimbursements for an employee of a sending party that is participating in an interchange program shall be handled as follows:

~~(b)1.~~ The assignment of an employee of a state agency on detail or on leave of absence may be made without reimbursement by the receiving party for the travel and transportation expenses to or from the place of the assignment or for the pay and benefits, or a part thereof, of the employee during the assignment.

~~2. For the 2011-2012 fiscal year only, the assignment of an employee of a state agency as provided in subparagraph 1. may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the legislative appropriations committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after the chair's receiving notice of the action pursuant to s. 216.177. This subparagraph expires July 1, 2012.~~

(6) *For the 2012-2013 fiscal year only, the assignment of an employee of a state agency as provided in this section may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the legislative appropriations committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after the chair's receiving notice of the action pursuant to s. 216.177. This subsection expires July 1, 2013.*

Section 41. *In order to implement Specific Appropriations 2710 and 2711 of the 2012-2013 General Appropriations Act and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2012-2013 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2013.*

Section 42. In order to implement the transfer of funds to the General Revenue Fund from trust funds in the 2012-2013 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is amended to read:

215.32 State funds; segregation.—

(2) The source and use of each of these funds shall be as follows:

(b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or branch of state government receiving or collecting such moneys is responsible for their proper expenditure as provided by law. Upon the request of the state agency or branch of state government responsible for the administration of the trust fund, the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper accountability. Once an account is established, the Chief Financial Officer may authorize payment from that account only upon determining that there is sufficient cash and releases at the level of the account.

2. In addition to other trust funds created by law, to the extent possible, each agency shall use the following trust funds as described in this subparagraph for day-to-day operations:

a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.

b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.

c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.

d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.

e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.

f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.

g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next scheduled review of the agency's trust funds pursuant to s. 215.3206.

3. All such moneys are hereby appropriated to be expended in accordance with the law or trust agreement under which they were received, subject always to the provisions of chapter 216 relating to the appropriation of funds and to the applicable laws relating to the deposit or expenditure of moneys in the State Treasury.

4.a. Notwithstanding any provision of law restricting the use of trust funds to specific purposes, unappropriated cash balances from selected trust funds may be authorized by the Legislature for transfer to the ~~State School Trust Fund~~, Budget Stabilization Fund, and General Revenue Fund in the General Appropriations Act.

b. This subparagraph does not apply to trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the Division

of Licensing Trust Fund in the Department of Agriculture and Consumer Services; the State Transportation Trust Fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of Governors of the State University System, where such trust funds are for auxiliary enterprises, self-insurance, and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by the State Constitution.

Section 43. *The amendment to s. 215.32(2)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, shall expire July 1, 2013, and the text of that paragraph shall revert to that in existence on June 30, 2011, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 44. In order to implement the transfer of moneys to the General Revenue Fund from trust funds in the 2012-2013 General Appropriations Act, paragraph (b) of subsection (4) of section 215.5601, Florida Statutes, is reenacted to read:

215.5601 Lawton Chiles Endowment Fund.—

(4) ADMINISTRATION.—

(b) The endowment shall be managed as an annuity. The investment objective is the long-term preservation of the real value of the net contributed principal and a specified regular annual cash outflow for appropriation, as nonrecurring revenue. From the annual cash outflow, a pro rata share shall be used solely for biomedical research activities as provided in paragraph (3)(d), until such time as cures are found for tobacco-related cancer and heart and lung disease. Five percent of the annual cash outflow dedicated to the biomedical research portion of the endowment shall be reinvested and applied to that portion of the endowment's principal, with the remainder to be spent on biomedical research activities consistent with this section. The schedule of annual cash outflow must be included within the investment plan adopted under paragraph (a). Withdrawals other than specified regular cash outflow are considered reductions in contributed principal for the purposes of this subsection.

Section 45. *The amendment to s. 215.5601(4)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, shall expire July 1, 2013, and the text of that paragraph shall revert to that in existence on June 30, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 46. In order to implement section 132 of the 2012-2013 General Appropriations Act, paragraph (f) is added to subsection (5) of section 215.5601, Florida Statutes, to read:

215.5601 Lawton Chiles Endowment Fund.—

(5) AVAILABILITY OF FUNDS; USES.—

(f) *Notwithstanding any provision of this section to the contrary, during the 2012-2013 fiscal year \$350 million shall be transferred from the endowment to the General Revenue Fund. This paragraph expires June 30, 2013.*

Section 47. *In order to implement the issuance of new debt authorized in the 2012-2013 General Appropriations Act, and pursuant to s. 215.98, Florida Statutes, the Legislature determines that the authorization and issuance of debt for the 2012-2013 fiscal year should be implemented, is in the best interest of the state, and necessary to address a critical state emergency. This section expires July 1, 2013.*

Section 48. *In order to implement the funds appropriated in the 2012-2013 General Appropriations Act for state employee travel, the funds appropriated to each state agency, which may be used for travel by state employees, are limited during the 2012-2013 fiscal year to travel for ac-*

tivities that are critical to each state agency's mission. Funds may not be used to pay for travel by state employees to foreign countries, other states, conferences, staff-training activities, or other administrative functions unless the agency head has approved in writing that such activities are critical to the agency's mission. The agency head must consider the use of teleconferencing and other forms of electronic communication to meet the needs of the proposed activity before approving mission-critical travel. This section does not apply to travel for law enforcement purposes, military purposes, emergency management activities, or public health activities. This section expires July 1, 2013.

Section 49. *In order to implement appropriations authorized in the 2012-2013 General Appropriations Act for data center services scheduled for consolidation in the 2012-2013 fiscal year, pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the consolidating agencies may request the transfer of resources between Data Processing Services appropriation categories and the appropriation categories for operations based upon changes to the consolidation schedule. This section expires July 1, 2013.*

Section 50. *In order to implement the appropriations authorized in the 2012-2013 General Appropriations Act for each of the state's designated primary data centers, which are funded from the data processing appropriation category for computing services of user agencies, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated for data processing in the 2012-2013 General Appropriations Act between agencies in order to align the budget authority granted with the utilization rate of each department. This section expires July 1, 2013.*

Section 51. *In order to implement Specific Appropriation 2876 of the 2012-2013 General Appropriations Act, the Executive Office of the Governor may transfer funds appropriated in the appropriation category "Expenses" of the 2012-2013 General Appropriations Act between agencies in order to allocate a reduction relating to SUNCOM services. This section expires July 1, 2013.*

Section 52. In order to implement section 8 of the General Appropriations Act for the 2012-2013 fiscal year, paragraph (b) of subsection (2) of section 110.12315, Florida Statutes, is amended, and paragraph (a) subsection (7) of that section is reenacted and amended, to read:

110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:

(2) In providing for reimbursement of pharmacies for prescription medicines dispensed to members of the state group health insurance plan and their dependents under the state employees' prescription drug program:

(b) There shall be a 30-day supply limit for prescription card purchases and 90-day supply limit for mail order or mail order prescription drug purchases. *The Department of Management Services may implement a 90-day supply limit program for certain maintenance drugs as determined by the department at retail pharmacies participating in the program if the department determines it to be in the best financial interest of the state.*

(7) Under the state employees' prescription drug program copayments must be made as follows:

(a) Effective January 1, 2012 ~~2011~~, for the State Group Health Insurance Standard Plan:

1. For generic drug with card \$7.
2. For preferred brand name drug with card \$30.
3. For nonpreferred brand name drug with card \$50.
4. For generic mail order drug \$14.
5. For preferred brand name mail order drug \$60.
6. For nonpreferred brand name mail order drug \$100.

Section 53. (1) *The amendment to s. 110.12315(2)(b), Florida Statutes, shall expire July 1, 2013, and the text of that paragraph shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

(2) *The amendment to s. 110.12315(7)(a), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, shall expire on July 1, 2013, and the text of that paragraph shall revert to that in existence on December 31, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 54. *In order to implement Specific Appropriation 209 of the 2012-2013 General Appropriations Act and notwithstanding chapter 287, Florida Statutes, the Agency for Health Care Administration shall competitively procure a Florida Discount Drug Card Program to provide market competitive discounts through a broad network of retail pharmacies and a mail order pharmacy within the state and return money to the state on a per prescription dispensed basis. Discounts must be available to Florida residents without income restrictions. Residents must be able to enroll and acquire a member identification card from the participating pharmacies, online and through text messaging, without a charge. Revenues derived from this contract shall be deposited into the agency's Grants and Donations Trust Fund to reduce the cost of Medicaid pharmacy purchases. This section expires July 1, 2013.*

Section 55. *Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2012-2013 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2012-2013 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.*

Section 56. *If any other act passed during the 2012 Regular Session contains a provision that is substantively the same as a provision in this act, but that removes or is otherwise not subject to the future repeal applied to such provision by this act, the Legislature intends that the provision in the other act takes precedence and continues to operate, notwithstanding the future repeal provided by this act.*

Section 57. *If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.*

Section 58. *Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012; or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and shall operate retroactively to July 1, 2012.*

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to implementing the 2012-2013 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program for the 2012-2013 fiscal year; amending s. 216.292, F.S.; authorizing the transfer of funds between appropriation categories to fund fixed capital outlay projects for charter schools upon certain approval; authorizing a university board of trustees to expend reserve or carryforward balances for the establishment of a new campus; providing requirements to govern the completion of Phase 2 and Phase 3 of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study; prohibiting any state agency from adopting or implementing a rule or policy mandating or establishing new nitrogen-reduction limits under certain circumstances; incorporating by reference certain calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year; amending s. 20.04, F.S.; providing for organizational units called "circuits" and "regions" in the Department of Children and Family Services; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to provide a

Medicaid prepaid dental health program in Miami-Dade County; authorizing the agency to seek revisions or amendments to the state plan or federal waivers in order to implement the program; requiring that the agency terminate existing contracts as necessary to implement the program; requiring certain budget amendments recommending the release of funds for the Crestview Education Center project at Florida Agricultural and Mechanical University to provide more notice and be subject to certain objection procedures; requiring the Department of Health to present a plan to the Legislative Budget Commission which estimates the workload and funding needs to implement the onsite sewage treatment and disposal system evaluation program; amending s. 216.262, F.S.; authorizing the Department of Corrections to submit a budget amendment for additional positions to operate additional prison bed capacity under certain circumstances; authorizing the Department of Legal Affairs to transfer certain funds to pay salaries and benefits and to continue to expend appropriated funds as directed in prior appropriations acts; authorizing the Department of Legal Affairs to spend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; authorizing a municipality to expend funds from its special law enforcement trust fund to reimburse the municipality's general fund; requiring the Department of Juvenile Justice to comply with specified reimbursement limitations with respect to payments to hospitals or health care providers for health care services; authorizing certain payments pursuant to a contracted rate only until the contract expires or is renewed; defining the term "hospital" for purposes of such limitations; amending s. 215.18, F.S.; providing for trust fund loans to the state court system sufficient to meet its appropriation; providing that any funds remaining in the Clerks of the Courts Trust Fund remain available to the clerks; incorporating certain documents by reference which display the calculations used to make the appropriations for the clerks of the court and the state trial courts; amending s. 29.008, F.S., relating to county funding of court-related functions; providing counties with an exemption from the requirement to annually increase certain expenditures by a specified percentage; amending s. 282.709, F.S.; allowing funds from the State Agency Law Enforcement Radio System Trust Fund to be used for mutual aid buildout maintenance and sustainment and the interoperability network; requiring the Department of Management Services to use certain interest earnings to fund the administration of the MyFlorida.com portal; directing the Department of Management Services to use a tenant broker to renegotiate certain leases and provide a report to the Legislature; authorizing funds available in the Audit and Warrant Clearing Trust Fund to be available for certain interest payments to the Federal Government; amending s. 375.041, F.S.; providing for the transfer of moneys from the Land Acquisition Trust Fund to support the Total Maximum Daily Loads Program, Drinking Water Revolving Loan Trust Fund, and Wastewater Treatment and Stormwater Management Revolving Loan Trust Fund; amending s. 373.59, F.S.; providing for the allocation and distribution of moneys from the Water Management Lands Trust Fund for certain purposes; amending s. 403.1651, F.S.; authorizing the use of funds from the Ecosystem Management and Restoration Trust Fund to fund activities to preserve and repair the state's beaches; amending s. 403.7095, F.S.; requiring the Department of Environmental Protection to award a specified amount in grants to certain counties for solid waste programs; authorizing the Department of Agriculture and Consumer Services to extend, revise, and renew current contracts or agreements created or entered into for the purpose of promotion of agriculture; amending s. 379.209, F.S.; authorizing the Fish and Wildlife Conservation Commission to transfer funds from the Non-game Wildlife Trust Fund to the Grants and Donations Trust Fund to support cash flow needs; authorizing the Fish and Wildlife Conservation Commission to transfer a specified amount of funds in hunting and fishing license fees from the Grants and Donations Trust Fund to the State Game Trust Fund for the purpose repaying a loan; authorizing the Executive Office of the Governor to transfer appropriations between the Fish and Wildlife Conservation Commission and the Department of Environmental Protection in order to implement projects relating to the restoration of Lake Apopka; amending s. 259.105, F.S.; providing that funds in the Florida Forever Trust Fund may be distributed only to the Division of State Lands for purposes of certain land acquisitions; amending chapter 2011-142, Laws of Florida; extending the date the Commission on Oil Spill Response Coordination must submit a report relating to offshore oil drilling and damage claims; amending s. 311.07, F.S., relating to seaport transportation and economic development funding; exempting certain projects for ports located in counties designated as rural areas of critical economic concern from match require-

ments; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for purposes of aligning amounts paid for human resource management services; amending s. 110.123, F.S., relating to the state group insurance program; providing the amounts of the state's monthly contribution; amending s. 112.24, F.S.; providing conditions on the assignment of an employee of a state agency; providing that the annual salary of the members of the Legislature be maintained at a specified level; amending s. 215.32, F.S.; revising provisions relating to the source and use of certain trust funds to implement the transfer of funds to the General Revenue Fund from trust funds in the 2012-2013 General Appropriations Act; reenacting s. 215.5601(4)(b), F.S., relating to the administration of the Lawton Chiles Endowment Fund; amending s. 215.5601, F.S., relating to the Lawton Chiles Endowment Fund; authorizing transfer of funds from the endowment to the General Revenue Fund; providing a legislative finding that the issuance of new debt is in the best interests of the state and necessary to address a critical state emergency; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing certain agencies to request the transfer of resources between Data Processing Services appropriation categories and appropriation categories for operation based upon changes to the data center services consolidation schedule; authorizing the Executive Office of the Governor to transfer funds for use by the state's designated primary data centers; authorizing the Executive Office of the Governor to transfer funds between agencies in order to allocate a reduction relating to SUNCOM; amending s. 110.12315, F.S.; revising the conditions under which pharmacies are provided reimbursement for prescription medicines that are dispensed to members of the state group health insurance plan under the state employees' prescription drug program; authorizing the Department of Management Services to implement a supply limit program for certain maintenance drugs; reenacting provisions specifying copayment amounts for the state employees' prescription drug program; requiring the Agency for Health Care Administration to repro cure the Florida Discount Drug Card Program; providing requirements for the program; providing that revenues derived from the contract be deposited into the agency's Grants and Donations Trust Fund; providing for reversion of statutory text of certain provisions; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by this act; providing for severability; providing effective dates.

On motion by Senator Alexander, the Conference Committee Report on **HB 5003** was adopted. **HB 5003** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Simmons
Bogdanoff	Hays	Siplin
Bullard	Jones	Sobel
Dean	Latvala	Storms
Detert	Lynn	Thrasher
Diaz de la Portilla	Margolis	Wise
Evers	Montford	
Fasano	Negron	

Nays—6

Braynon	Joyner	Sachs
Dockery	Rich	Smith

DISCLOSURE

I have an ownership interest in Caregivers, Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers, Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the

company may be affected by **HB 5003** which comes before the Senate floor for a vote on March 9, 2012.

Therefore, I believe that, because Caregivers, Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 4th District

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5301, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5301

The Honorable Mike Haridopolos
President of the Senate

March 8, 2012

The Honorable Dean Cannon
Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5301, same being:

An act relating to Medicaid services.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i> Chair	<i>s/ Joe Negron</i> Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i> At Large	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>s/ Larcenia J. Bullard</i>	<i>s/ Oscar Braynon II</i>
<i>s/ Nancy C. Detert</i>	<i>s/ Charles S. "Charlie" Dean, Sr.</i>
Paula Dockery	<i>s/ Miguel Diaz de la Portilla</i>
Mike Fasano	<i>s/ Greg Evers</i>
<i>s/ Don Gaetz, At Large</i>	<i>s/ Anitere Flores</i>
Andy Gardiner, At Large	<i>s/ Rene Garcia</i>
<i>s/ Alan Hays</i>	<i>s/ Audrey Gibson</i>
<i>s/ Arthenia L. Joyner, At Large</i>	<i>s/ Dennis L. Jones, D.C.</i>
Evelyn J. Lynn	Jack Latvala
<i>s/ Bill Montford</i>	<i>s/ Gwen Margolis</i>
<i>s/ Steve Oelrich</i>	<i>s/ Jim Norman</i>
<i>s/ Garrett Richter</i>	Nan H. Rich, At Large
Maria Lorts Sachs	<i>s/ Jeremy Ring</i>
<i>s/ Gary Siplin</i>	<i>s/ David Simmons</i>
Eleanor Sobel	<i>s/ Christopher L. "Chris" Smith</i>
John Thrasher, At Large	<i>s/ Ronda Storms</i>
	<i>s/ Stephen R. Wise</i>

Managers on the part of the Senate

<i>s/ Denise Grimsley</i> Chair	<i>s/ Matt Hudson</i> Lead Manager
<i>s/ Gary Aubuchon, At Large</i>	<i>s/ Dennis K. Baxley</i>
<i>s/ Michael Bileca</i>	<i>s/ Charles S. "Chuck" Chestnut IV</i> At Large
Richard Corcoran	<i>s/ Daniel Davis</i>
Janet Cruz	Chris Dorworth, At Large
<i>s/ Jose Felix Diaz</i>	<i>s/ Doug Holder, At Large</i>
<i>s/ James C. "Jim" Frishe, At Large</i>	Mia L. Jones, At Large
Dorothy L. Hukill, At Large	<i>s/ Carlos Lopez-Cantera, At Large</i>
<i>s/ John Legg, At Large</i>	Mark S. Pafford
<i>s/ Seth McKeel, At Large</i>	Ron Saunders, At Large
Franklin Sands, At Large	Elaine J. Schwartz
<i>s/ Robert C. "Rob" Schenck</i> At Large	<i>s/ William D. Snyder, At Large</i>

s/ Will W. Weatherford, At Large s/ John Wood
s/ Dana D. Young

Managers on the part of the House

The Conference Committee Amendment for, HB 5301, provides for the following:

- Removes the prohibition against subsidized Kidcare coverage for children of public employees who are eligible for state group health insurance, thereby allowing children of public employees to enroll in subsidized Kidcare if they meet the program's eligibility requirements.
- Directs the Department of Children and Families (DCF) and the Agency for Health Care Administration (AHCA), subject to an appropriation, to develop a new system of eligibility for Medicaid and Kidcare, consistent with requirements of federal and state laws.
- Limits Medicaid payment for hospital emergency room services for non-pregnant adults to 6 visits per year.
- Changes the statutory deadline for Medicaid hospital rates to be adjusted within any fiscal year from September 30 to October 31. Allows rate reductions beyond the deadline only in cases of insufficient collections of funds voluntarily donated by local taxing authorities designed to augment hospital rates.
- Revises the timeline and parameters for AHCA to develop a plan to transfer the state's hospital payments to a diagnosis related group (DRG) system, with a target implementation date of July 1, 2013, subject to Legislative approval.
- Updates statutes relating to the disproportionate share hospital (DSH) program so the program uses the proper data to calculate the distribution of dollars. Also repeals two sections of statute for two perennially unfunded DSH programs.
- Revises the methodology for determining a county's eligible recipients for the purpose of county contributions to Medicaid and revises the methodology of collecting those funds.

□For past due billings, a county may pay 85 percent of the amount due over the next five years. In the alternative, a county may choose to be subject to 100 percent of the past due amount but can make a claim before the Division of Administrative Hearings to have the amount reduced if the county believes the amount billed is incorrect.

□For prospective billings, the state each month will withhold from a county's distribution of funds from the local government half-cent sales tax an amount equal to the county's required contribution to Medicaid for that month. If a county believes the state has withheld too much due to errors in the state's Medicaid eligibility system data base, the county may request a refund based on reasons submitted with the request.

□The bill also requires AHCA and DCF to create a system for hospitals and nursing homes to assist the state in making any needed updates in the Medicaid data base for Medicaid recipients' county of residence when recipients are admitted. If updates are needed, they must be performed within 10 days of admission

- Expands statewide two Medicaid anti-fraud pilot projects relating to home health care.
- Authorizes the establishment or expansion of Programs of All-inclusive Care for the Elderly (PACE) in Manatee, Sarasota, DeSoto, and Broward counties.
- Expands statewide a pilot project for the delivery of Medicaid services for persons diagnosed with HIV/AIDS, in partnership with a university-based, research-oriented program that specializes in health care for HIV/AIDS patients.

Conference Committee Amendment (484569)(with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 383.15, Florida Statutes, is amended to read:

383.15 Legislative intent; perinatal intensive care services.—The Legislature finds ~~and declares~~ that many perinatal diseases and disabilities have debilitating, costly, and often fatal consequences if left untreated. Many of these debilitating conditions could be prevented or ameliorated if services were available to the public through a regional perinatal intensive care centers program. Perinatal intensive care services are critical to the well-being and development of a healthy society and represent a constructive, cost-beneficial, and essential investment in the future of our state. Therefore, it is the intent of the Legislature to develop a regional perinatal intensive care centers program. The Legislature further intends that development of ~~such a regional perinatal intensive care centers program shall~~ not reduce or dilute the current financial commitment of the state, as indicated through appropriation, to the existing regional perinatal intensive care centers. It is ~~also~~ the intent of the Legislature that any additional ~~centers regional perinatal intensive care center~~ authorized under s. 383.19 after July 1, 1993, ~~shall not receive payments under a disproportionate share program for regional perinatal intensive care centers authorized under chapter 409 s. 409.9112~~ unless specific appropriations are provided to expand such payments to additional hospitals.

Section 2. Paragraph (b) of subsection (6) of section 409.8132, Florida Statutes, is amended to read:

409.8132 Medikids program component.—

(6) ELIGIBILITY.—

(b) The provisions of s. 409.814 ~~apply 409.814(3), (4), (5), and (6) shall be applicable~~ to the Medikids program.

Section 3. Section 409.814, Florida Statutes, is amended to read:

409.814 Eligibility.—A child who has not reached 19 years of age whose family income is equal to or below 200 percent of the federal poverty level is eligible for the Florida Kidcare program as provided in this section. ~~For enrollment in the Children's Medical Services Network, a complete application includes the medical or behavioral health screening. If, subsequently, an enrolled individual is determined to be ineligible for coverage, he or she must be immediately be disenrolled from the respective Florida Kidcare program component.~~

(1) A child who is eligible for Medicaid coverage under s. 409.903 or s. 409.904 must be enrolled in Medicaid and is not eligible to receive health benefits under any other health benefits coverage authorized under the Florida Kidcare program.

(2) A child who is not eligible for Medicaid, but who is eligible for the Florida Kidcare program, may obtain health benefits coverage under any of the other components listed in s. 409.813 if such coverage is approved and available in the county in which the child resides.

(3) A Title XXI-funded child who is eligible for the Florida Kidcare program who is a child with special health care needs, as determined through a medical or behavioral screening instrument, is eligible for health benefits coverage from and shall be assigned to and may opt out of the Children's Medical Services Network.

(4) The following children are not eligible to receive Title XXI-funded premium assistance for health benefits coverage under the Florida Kidcare program, except under Medicaid if the child would have been eligible for Medicaid under s. 409.903 or s. 409.904 as of June 1, 1997:

~~(a) A child who is eligible for coverage under a state health benefit plan on the basis of a family member's employment with a public agency in the state.~~

~~(a)(b)~~ (a) A child who is covered under a family member's group health benefit plan or under other private or employer health insurance coverage, if the cost of the child's participation is not greater than 5 percent of the family's income. If a child is otherwise eligible for a subsidy under the Florida Kidcare program and the cost of the child's participation in the family member's health insurance benefit plan is greater than 5 percent of the family's income, the child may enroll in the appropriate subsidized Kidcare program.

~~(b)(c)~~ (b) A child who is seeking premium assistance for the Florida Kidcare program through employer-sponsored group coverage, if the child has been covered by the same employer's group coverage during the

60 days ~~before the family submitted prior to the family's submitting~~ an application for determination of eligibility under the program.

(c)~~(d)~~ A child who is an alien, but who does not meet the definition of qualified alien, in the United States.

(d)~~(e)~~ A child who is an inmate of a public institution or a patient in an institution for mental diseases.

(e)~~(f)~~ A child who is otherwise eligible for premium assistance for the Florida Kidcare program and has had his or her coverage in an employer-sponsored or private health benefit plan voluntarily canceled in the last 60 days, except those children whose coverage was voluntarily canceled for good cause, including, but not limited to, the following circumstances:

1. The cost of participation in an employer-sponsored health benefit plan is greater than 5 percent of the family's income;
2. The parent lost a job that provided an employer-sponsored health benefit plan for children;
3. The parent who had health benefits coverage for the child is deceased;
4. The child has a medical condition that, without medical care, would cause serious disability, loss of function, or death;
5. The employer of the parent canceled health benefits coverage for children;
6. The child's health benefits coverage ended because the child reached the maximum lifetime coverage amount;
7. The child has exhausted coverage under a COBRA continuation provision;
8. The health benefits coverage does not cover the child's health care needs; or
9. Domestic violence led to loss of coverage.

(5) A child who is otherwise eligible for the Florida Kidcare program and who has a preexisting condition that prevents coverage under another insurance plan as described in paragraph (4)(a) ~~(4)(b)~~ which would have disqualified the child for the Florida Kidcare program if the child were able to enroll in the plan ~~is shall be~~ eligible for Florida Kidcare coverage when enrollment is possible.

(6) A child whose family income is above 200 percent of the federal poverty level or a child who is excluded under the provisions of subsection (4) may participate in the Florida Kidcare program as provided in s. 409.8132 or, if the child is ineligible for Medikids by reason of age, in the Florida Healthy Kids program, subject to the following ~~provisions~~:

(a) The family is not eligible for premium assistance payments and must pay the full cost of the premium, including any administrative costs.

(b) The board of directors of the Florida Healthy Kids Corporation may offer a reduced benefit package to these children in order to limit program costs for such families.

(7) Once a child is enrolled in the Florida Kidcare program, the child is eligible for coverage ~~under the program~~ for 12 months without a re-determination or reverification of eligibility, if the family continues to pay the applicable premium. Eligibility for program components funded through Title XXI of the Social Security Act ~~terminates shall terminate~~ when a child attains the age of 19. A child who has not attained the age of 5 and who has been determined eligible for the Medicaid program is eligible for coverage for 12 months without a redetermination or reverification of eligibility.

(8) When determining or reviewing a child's eligibility under the Florida Kidcare program, the applicant shall be provided with reasonable notice of changes in eligibility which may affect enrollment in one or more of the program components. ~~If When~~ a transition from one program component to another is authorized, there shall be cooperation between the program components and the affected family which promotes con-

tinuity of health care coverage. Any authorized transfers must be managed within the program's overall appropriated or authorized levels of funding. Each component of the program shall establish a reserve to ensure that transfers between components will be accomplished within current year appropriations. These reserves shall be reviewed by each convening of the Social Services Estimating Conference to determine the adequacy of such reserves to meet actual experience.

(9) In determining the eligibility of a child, an assets test is not required. Each applicant shall provide documentation during the application process and the redetermination process, including, but not limited to, the following:

(a) ~~Each applicant's~~ Proof of family income, ~~which must shall~~ be verified electronically to determine financial eligibility for the Florida Kidcare program. Written documentation, which may include wages and earnings statements or pay stubs, W-2 forms, or a copy of the applicant's most recent federal income tax return, ~~is shall be~~ required only if the electronic verification is not available or does not substantiate the applicant's income.

(b) ~~Each applicant shall provide~~ A statement from all applicable, employed family members that:

1. Their employers do not sponsor health benefit plans for employees;
2. The potential enrollee is not covered by an employer-sponsored health benefit plan; or
3. The potential enrollee is covered by an employer-sponsored health benefit plan and the cost of the employer-sponsored health benefit plan is more than 5 percent of the family's income.

(c) *To enroll in the Children's Medical Services Network, a completed application, including a clinical screening.*

(10) Subject to paragraph (4)(a) ~~(4)(b)~~, the Florida Kidcare program shall withhold benefits from an enrollee if the program obtains evidence that the enrollee is no longer eligible, submitted incorrect or fraudulent information in order to establish eligibility, or failed to provide verification of eligibility. The applicant or enrollee shall be notified that because of such evidence program benefits will be withheld unless the applicant or enrollee contacts a designated representative of the program by a specified date, which must be within 10 working days after the date of notice, to discuss and resolve the matter. The program shall make every effort to resolve the matter within a timeframe that will not cause benefits to be withheld from an eligible enrollee.

(11) The following individuals may be subject to prosecution in accordance with s. 414.39:

(a) An applicant obtaining or attempting to obtain benefits for a potential enrollee under the Florida Kidcare program when the applicant knows or should have known the potential enrollee does not qualify for the Florida Kidcare program.

(b) An individual who assists an applicant in obtaining or attempting to obtain benefits for a potential enrollee under the Florida Kidcare program when the individual knows or should have known the potential enrollee does not qualify for the Florida Kidcare program.

Section 4. Subsections (3) through (8) are added to section 409.902, Florida Statutes, to read:

409.902 Designated single state agency; payment requirements; program title; release of medical records.—

(3) *To the extent that funds are appropriated, the department shall collaborate with the Agency for Health Care Administration to develop an Internet-based system that is modular, interoperable, and scalable for eligibility determination for Medicaid and the Children's Health Insurance Program (CHIP) that complies with all applicable federal and state laws and requirements.*

(4) *The system shall accomplish the following primary business objectives:*

(a) Provide individuals and families with a single point of access to information that explains benefits, premiums, and cost-sharing available through Medicaid, the Children's Health Insurance Program, or any other state or federal health insurance exchange.

(b) Enable timely, accurate, and efficient enrollment of eligible persons into available assistance programs.

(c) Prevent eligibility fraud.

(d) Allow for detailed financial analysis of eligibility-based cost drivers.

(5) The system shall include, but is not limited to, the following business and functional requirements:

(a) Allow for the completion and submission of an online application for eligibility determination that accepts the use of electronic signatures.

(b) Include a process that enables automatic enrollment of qualified individuals in Medicaid, the Children's Health Insurance Program, or any other state or federal exchange that offers cost-sharing benefits for the purchase of health insurance.

(c) Allow for the determination of Medicaid eligibility based on modified adjusted gross income by using information submitted in the application and information accessed and verified through automated and secure interfaces with authorized databases.

(d) Include the ability to determine specific categories of Medicaid eligibility and interfaces with the Florida Medicaid Management Information System to support a determination, using federally approved assessment methodologies, of state and federal financial participation rates for persons in each eligibility category.

(e) Allow for the accurate and timely processing of eligibility claims and adjudications.

(f) Align with and incorporate all applicable state and federal laws, requirements, and standards to include the information technology security requirements established pursuant to s. 282.318 and the accessibility standards established under part II of chapter 282.

(g) Produce transaction data, reports, and performance information that contribute to an evaluation of the program, continuous improvement in business operations, and increased transparency and accountability.

(6) The department shall develop the system, subject to the approval by the Legislative Budget Commission and as required by the General Appropriations Act for the 2012-2013 fiscal year.

(7) The system must be completed by October 1, 2013, and ready for implementation by January 1, 2014.

(8) The department shall implement the following project-governance structure until the system is implemented:

(a) The Secretary of Children and Family Services shall have overall responsibility for the project.

(b) The project shall be governed by an executive steering committee composed of three department staff members appointed by the Secretary of Children and Family Services; three agency staff members, including at least two state Medicaid program staff members, appointed by the Secretary of the Agency for Health Care Administration; one staff member from Children's Medical Services within the Department of Health appointed by the Surgeon General; and a representative from the Florida Healthy Kids Corporation.

(c) The executive steering committee shall have the overall responsibility for ensuring that the project meets its primary business objectives and shall:

1. Provide management direction and support to the project management team.

2. Review and approve any changes to the project's scope, schedule, and budget.

3. Review, approve, and determine whether to proceed with any major deliverable project.

4. Recommend suspension or termination of the project to the Governor, the President of the Senate, and the Speaker of the House of Representatives if the committee determines that the primary business objectives cannot be achieved.

(d) A project management team shall be appointed by and work under the direction of the executive steering committee. The project management team shall:

1. Provide planning, management, and oversight of the project.

2. Submit an operational work plan and provide quarterly updates to the plan to the executive steering committee. The plan must specify project milestones, deliverables, and expenditures.

3. Submit written monthly project status reports to the executive steering committee.

Section 5. Subsection (5) of section 409.905, Florida Statutes, is amended to read:

409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

(5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act. *Effective August 1, 2012, the agency shall limit payment for hospital emergency department visits for a nonpregnant Medicaid recipient 21 years of age or older to six visits per fiscal year.*

(a) The agency ~~may~~ ~~is authorized to~~ implement reimbursement and utilization management reforms in order to comply with any limitations or directions in the General Appropriations Act, which may include, but are not limited to: prior authorization for inpatient psychiatric days; prior authorization for nonemergency hospital inpatient admissions for individuals 21 years of age and older; authorization of emergency and urgent-care admissions within 24 hours after admission; enhanced utilization and concurrent review programs for highly utilized services; reduction or elimination of covered days of service; adjusting reimbursement ceilings for variable costs; adjusting reimbursement ceilings for fixed and property costs; and implementing target rates of increase. The agency may limit prior authorization for hospital inpatient services to selected diagnosis-related groups, based on an analysis of the cost and potential for unnecessary hospitalizations represented by certain diagnoses. Admissions for normal delivery and newborns are exempt from requirements for prior authorization. In implementing the provisions of this section related to prior authorization, the agency shall ensure that the process for authorization is accessible 24 hours per day, 7 days per week and authorization is automatically granted when not denied within 4 hours after the request. Authorization procedures must include steps for review of denials. Upon implementing the prior authorization program for hospital inpatient services, the agency shall discontinue its hospital retrospective review program.

(b) A licensed hospital maintained primarily for the care and treatment of patients having mental disorders or mental diseases is not eligible to participate in the hospital inpatient portion of the Medicaid program except as provided in federal law. However, the department shall apply for a waiver, within 9 months after June 5, 1991, designed to

provide hospitalization services for mental health reasons to children and adults in the most cost-effective and lowest cost setting possible. Such waiver shall include a request for the opportunity to pay for care in hospitals known under federal law as “institutions for mental disease” or “IMD’s.” The waiver proposal shall propose no additional aggregate cost to the state or Federal Government, and shall be conducted in Hillsborough County, Highlands County, Hardee County, Manatee County, and Polk County. The waiver proposal may incorporate competitive bidding for hospital services, comprehensive brokering, prepaid capitated arrangements, or other mechanisms deemed by the department to show promise in reducing the cost of acute care and increasing the effectiveness of preventive care. When developing the waiver proposal, the department shall take into account price, quality, accessibility, linkages of the hospital to community services and family support programs, plans of the hospital to ensure the earliest discharge possible, and the comprehensiveness of the mental health and other health care services offered by participating providers.

(c) The agency shall implement a methodology for establishing base reimbursement rates for each hospital based on allowable costs, as defined by the agency. Rates shall be calculated annually and take effect July 1 of each year based on the most recent complete and accurate cost report submitted by each hospital.

1. Adjustments may not be made to the rates after ~~October 31~~ ~~September 30~~ of the state fiscal year in which the ~~rates take~~ ~~rate takes~~ effect, except for cases of insufficient collections of intergovernmental transfers authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to equal the dollar amount of intergovernmental transfers not collected and the corresponding federal match. Notwithstanding the \$1 million limitation on increases to an approved operating budget contained in ss. 216.181(11) and 216.292(3), a budget amendment exceeding that dollar amount is subject to notice and objection procedures set forth in s. 216.177.

2. Errors in cost reporting or calculation of rates discovered after ~~October 31~~ ~~September 30~~ must be reconciled in a subsequent rate period. The agency may not make any adjustment to a hospital’s reimbursement rate more than 5 years after a hospital is notified of an audited rate established by the agency. The requirement that the agency may not make any adjustment to a hospital’s reimbursement rate more than 5 years after a hospital is notified of an audited rate established by the agency is remedial and ~~applies shall apply~~ to actions by providers involving Medicaid claims for hospital services. Hospital rates ~~are shall be~~ subject to such limits or ceilings as may be established in law or described in the agency’s hospital reimbursement plan. Specific exemptions to the limits or ceilings may be provided in the General Appropriations Act.

(d) The agency shall implement a comprehensive utilization management program for hospital neonatal intensive care stays in certain high-volume participating hospitals, select counties, or statewide, and replace existing hospital inpatient utilization management programs for neonatal intensive care admissions. The program shall be designed to manage the lengths of stay for children being treated in neonatal intensive care units and must seek the earliest medically appropriate discharge to the child’s home or other less costly treatment setting. The agency may competitively bid a contract for the selection of a qualified organization to provide neonatal intensive care utilization management services. The agency may seek federal waivers to implement this initiative.

(e) The agency may develop and implement a program to reduce the number of hospital readmissions among the non-Medicare population eligible in areas 9, 10, and 11.

(f) The agency shall develop a plan to convert *Medicaid* inpatient hospital rates to a prospective payment system that categorizes each case into diagnosis-related groups (DRG) and assigns a payment weight based on the average resources used to treat Medicaid patients in that DRG. To the extent possible, the agency shall propose an adaptation of an existing prospective payment system, such as the one used by Medicare, and shall propose such adjustments as are necessary for the Medicaid population and to maintain budget neutrality for inpatient hospital expenditures.

1. *The plan must:*

a. *Define and describe DRGs for inpatient hospital care specific to Medicaid in this state;*

b. *Determine the use of resources needed for each DRG;*

c. *Apply current statewide levels of funding to DRGs based on the associated resource value of DRGs. Current statewide funding levels shall be calculated both with and without the use of intergovernmental transfers;*

d. *Calculate the current number of services provided in the Medicaid program based on DRGs defined under this subparagraph;*

e. *Estimate the number of cases in each DRG for future years based on agency data and the official workload estimates of the Social Services Estimating Conference;*

f. *Calculate the expected total Medicaid payments in the current year for each hospital with a Medicaid provider agreement, based on the DRGs and estimated workload;*

g. *Propose supplemental DRG payments to augment hospital reimbursements based on patient acuity and individual hospital characteristics, including classification as a children’s hospital, rural hospital, trauma center, burn unit, and other characteristics that could warrant higher reimbursements, while maintaining budget neutrality; and*

h. *Estimate potential funding for each hospital with a Medicaid provider agreement for DRGs defined pursuant to this subparagraph and supplemental DRG payments using current funding levels, calculated both with and without the use of intergovernmental transfers.*

2. *The agency shall engage a consultant with expertise and experience in the implementation of DRG systems for hospital reimbursement to develop the DRG plan under subparagraph 1.*

3. *The agency shall submit the Medicaid DRG plan, identifying all steps necessary for the transition and any costs associated with plan implementation, to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 1, 2013. The plan shall include a timeline necessary to complete full implementation by July 1, 2013. If, during implementation of this paragraph, the agency determines that these timeframes might not be achievable, the agency shall report to the Legislative Budget Commission the status of its implementation efforts, the reasons the timeframes might not be achievable, and proposals for new timeframes.*

Section 6. Paragraph (c) of subsection (1) of section 409.908, Florida Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider’s rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

(1) Reimbursement to hospitals licensed under part I of chapter 395 must be made prospectively or on the basis of negotiation.

(c) Hospitals that provide services to a disproportionate share of low-income Medicaid recipients, or that participate in the regional perinatal intensive care center program under chapter 383, or that participate in the statutory teaching hospital disproportionate share program may receive additional reimbursement. The total amount of payment for disproportionate share hospitals shall be fixed by the General Appropriations Act. The computation of these payments must be made in compliance with all federal regulations and the methodologies described in ss. 409.911, ~~409.912~~, and 409.913.

Section 7. Subsection (1), paragraph (a) of subsection (2), and paragraph (d) of subsection (4) of section 409.911, Florida Statutes, are amended to read:

409.911 Disproportionate share program.—Subject to specific allocations established within the General Appropriations Act and any limitations established pursuant to chapter 216, the agency shall distribute, pursuant to this section, moneys to hospitals providing a disproportionate share of Medicaid or charity care services by making quarterly Medicaid payments as required. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients.

(1) DEFINITIONS.—As used in this section, ~~s. 409.912~~, and the Florida Hospital Uniform Reporting System manual:

(a) “Adjusted patient days” means the sum of acute care patient days and intensive care patient days as reported to the Agency for Health Care Administration, divided by the ratio of inpatient revenues generated from acute, intensive, ambulatory, and ancillary patient services to gross revenues.

(b) “Actual audited data” or “actual audited experience” means data reported to the Agency for Health Care Administration which has been audited in accordance with generally accepted auditing standards by the agency or representatives under contract with the agency.

(c) “Charity care” or “uncompensated charity care” means that portion of hospital charges reported to the Agency for Health Care Administration for which there is no compensation, other than restricted or unrestricted revenues provided to a hospital by local governments or tax districts regardless of the method of payment, for care provided to a patient whose family income for the 12 months preceding the determination is less than or equal to 200 percent of the federal poverty level, unless the amount of hospital charges due from the patient exceeds 25 percent of the annual family income. However, in no case shall the hospital charges for a patient whose family income exceeds four times the federal poverty level for a family of four be considered charity.

(d) “Charity care days” means the sum of the deductions from revenues for charity care minus 50 percent of restricted and unrestricted revenues provided to a hospital by local governments or tax districts, divided by gross revenues per adjusted patient day.

(e) “Hospital” means a health care institution licensed as a hospital pursuant to chapter 395, but does not include ambulatory surgical centers.

(f) “Medicaid days” means the number of actual days attributable to Medicaid patients as determined by the Agency for Health Care Administration.

(2) The Agency for Health Care Administration shall use the following actual audited data to determine the Medicaid days and charity care to be used in calculating the disproportionate share payment:

(a) The average of the 2004, 2005, and 2006 audited disproportionate share data to determine each hospital’s Medicaid days and charity care for the 2012-2013 ~~2011-2012~~ state fiscal year.

(4) The following formulas shall be used to pay disproportionate share dollars to public hospitals:

(d) Any nonstate government owned or operated hospital eligible for payments under this section on July 1, 2011, remains eligible for payments during the 2012-2013 ~~2011-2012~~ state fiscal year.

Section 8. *Section 409.9112, Florida Statutes, is repealed.*

Section 9. Section 409.9113, Florida Statutes, is amended to read:

409.9113 Disproportionate share program for teaching hospitals.—In addition to the payments made under s. ~~ss. 409.911 and 409.9112~~, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, for their increased costs associated with medical education programs and for tertiary health care services provided to the indigent. This system of payments must conform to federal requirements and distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients. ~~For the 2011-2012 state fiscal year,~~ The agency shall distribute the moneys provided in the General Appropriations Act to statutorily defined teaching hospitals and family practice teaching hospitals, as defined in s. 395.805, pursuant to this section. The funds provided for statutorily defined teaching hospitals shall be distributed as provided in the General Appropriations Act. The funds provided for family practice teaching hospitals shall be distributed equally among family practice teaching hospitals.

(1) On or before September 15 of each year, the agency shall calculate an allocation fraction to be used for distributing funds to statutory teaching hospitals. Subsequent to the end of each quarter of the state fiscal year, the agency shall distribute to each statutory teaching hospital an amount determined by multiplying one-fourth of the funds appropriated for this purpose by the Legislature times such hospital’s allocation fraction. The allocation fraction for each such hospital shall be determined by the sum of the following three primary factors, divided by three:

(a) The number of nationally accredited graduate medical education programs offered by the hospital, including programs accredited by the Accreditation Council for Graduate Medical Education or programs accredited by the Council on Postdoctoral Training of the American Osteopathic Association and the combined Internal Medicine and Pediatrics programs acceptable to both the American Board of Internal Medicine and the American Board of Pediatrics at the beginning of the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the hospital represents of the total number of programs, where the total is computed for all statutory teaching hospitals.

(b) The number of full-time equivalent trainees in the hospital, which comprises two components:

1. The number of trainees enrolled in nationally accredited graduate medical education programs, as defined in paragraph (a). Full-time equivalents are computed using the fraction of the year during which each trainee is primarily assigned to the given institution, over the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the hospital represents of the total number of full-time equivalent trainees enrolled in accredited graduate programs, where the total is computed for all statutory teaching hospitals.

2. The number of medical students enrolled in accredited colleges of medicine and engaged in clinical activities, including required clinical clerkships and clinical electives. Full-time equivalents are computed using the fraction of the year during which each trainee is primarily assigned to the given institution, over the course of the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the given hospital represents of the total number of full-time equivalent students enrolled in accredited colleges of medicine, where the total is computed for all statutory teaching hospitals.

The primary factor for full-time equivalent trainees is computed as the sum of these two components, divided by two.

(c) A service index that comprises three components:

1. The Agency for Health Care Administration Service Index, computed by applying the standard Service Inventory Scores established by the agency to services offered by the given hospital, as reported on Worksheet A-2 for the last fiscal year reported to the agency before the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the given hospital represents of the total index values, where the total is computed for all statutory teaching hospitals.

2. A volume-weighted service index, computed by applying the standard Service Inventory Scores established by the agency to the volume of each service, expressed in terms of the standard units of measure reported on Worksheet A-2 for the last fiscal year reported to the agency before the date on which the allocation factor is calculated. The numerical value of this factor is the fraction that the given hospital represents of the total volume-weighted service index values, where the total is computed for all statutory teaching hospitals.

3. Total Medicaid payments to each hospital for direct inpatient and outpatient services during the fiscal year preceding the date on which the allocation factor is calculated. This includes payments made to each hospital for such services by Medicaid prepaid health plans, whether the plan was administered by the hospital or not. The numerical value of this factor is the fraction that each hospital represents of the total of such Medicaid payments, where the total is computed for all statutory teaching hospitals.

The primary factor for the service index is computed as the sum of these three components, divided by three.

(2) By October 1 of each year, the agency shall use the following formula to calculate the maximum additional disproportionate share payment for statutory teaching hospitals:

$$TAP = THAF \times A$$

Where:

TAP = total additional payment.

THAF = teaching hospital allocation factor.

A = amount appropriated for a teaching hospital disproportionate share program.

Section 10. *Section 409.9117, Florida Statutes, is repealed.*

Section 11. Paragraph (1) of subsection (2) of section 409.9122, Florida Statutes, is amended to read:

409.9122 Mandatory Medicaid managed care enrollment; programs and procedures.—

(2)

(1) If the Medicaid recipient is diagnosed with HIV/AIDS and resides in Broward County, Miami Dade County, or Palm Beach County, the agency shall assign the Medicaid recipient to a managed care plan that is a health maintenance organization authorized under chapter 641, is under contract with the agency on July 1, 2011, and which offers a delivery system through a university-based teaching and research-oriented organization that specializes in providing health care services and treatment for individuals diagnosed with HIV/AIDS.

This subsection expires October 1, 2014.

Section 12. Effective upon this act becoming a law, subsections (4), (5), and (6) of section 409.915, Florida Statutes, are amended, present subsection (7) is renumbered as subsection (6), and new subsections (7) through (12) are added to that section, to read:

409.915 County contributions to Medicaid.—Although the state is responsible for the full portion of the state share of the matching funds required for the Medicaid program, in order to acquire a certain portion of these funds, the state shall charge the counties for certain items of care and service as provided in this section.

(4) Each county shall contribute pay into the General Revenue Fund, unallocated, its pro rata share of the total county participation based

upon statements rendered by the agency ~~in consultation with the counties.~~ *The agency shall render such statements monthly based on each county's eligible recipients. For purposes of this section, each county's eligible recipients shall be determined by the recipient's address information contained in the federally approved Medicaid eligibility system within the Department of Children and Family Services. A county may use the process developed under subsection (10) to request a refund if it determines that the statement rendered by the agency contains errors.*

~~(5) The Department of Financial Services shall withhold from the cigarette tax receipts or any other funds to be distributed to the counties the individual county share that has not been remitted within 60 days after billing.~~

(5)(6) In any county in which a special taxing district or authority is located which will benefit from the medical assistance programs covered by this section, the board of county commissioners may divide the county's financial responsibility for this purpose proportionately, and each such district or authority must furnish its share to the board of county commissioners in time for the board to comply with the provisions of subsection (3). Any appeal of the proration made by the board of county commissioners must be made to the Department of Financial Services, which shall then set the proportionate share of each party.

(6)(7) Counties are exempt from contributing toward the cost of new exemptions on inpatient ceilings for statutory teaching hospitals, specialty hospitals, and community hospital education program hospitals that came into effect July 1, 2000, and for special Medicaid payments that came into effect on or after July 1, 2000.

(7)(a) *By August 1, 2012, the agency shall certify to each county the amount of such county's billings from November 1, 2001, through April 30, 2012, which remain unpaid. A county may contest the amount certified by filing a petition under the applicable provisions of chapter 120 on or before September 1, 2012. This procedure is the exclusive method to challenge the amount certified. In order to successfully challenge the amount certified, a county must show, by a preponderance of the evidence, that a recipient was not an eligible recipient of that county or that the amount certified was otherwise in error.*

(b) *By September 15, 2012, the agency shall certify to the Department of Revenue:*

1. *For each county that files a petition on or before September 1, 2012, the amount certified under paragraph (a); and*

2. *For each county that does not file a petition on or before September 1, 2012, an amount equal to 85 percent of the amount certified under paragraph (a).*

(c) *The filing of a petition under paragraph (a) shall not stay or stop the Department of Revenue from reducing distributions in accordance with paragraph (b) and subsection (8). If a county that files a petition under paragraph (a) is able to demonstrate that the amount certified should be reduced, the agency shall notify the Department of Revenue of the amount of the reduction. The Department of Revenue shall adjust all future monthly distribution reductions under subsection (8) in a manner that results in the remaining total distribution reduction being applied in equal monthly amounts.*

(8)(a) *Beginning with the October 2012 distribution, the Department of Revenue shall reduce each county's distributions pursuant to s. 218.26 by one thirty-sixth of the amount certified by the agency under subsection (7) for that county, minus any amount required under paragraph (b). Beginning with the October 2013 distribution, the Department of Revenue shall reduce each county's distributions pursuant to s. 218.26 by one forty-eighth of two-thirds of the amount certified by the agency under subsection (7) for that county, minus any amount required under paragraph (b). However, the amount of the reduction may not exceed 50 percent of each county's distribution. If, after 60 months, the reductions for any county do not equal the total amount initially certified by the agency, the Department of Revenue shall continue to reduce such county's distribution by up to 50 percent until the total amount certified is reached. The amounts by which the distributions are reduced shall be transferred to the General Revenue Fund.*

(b) *As an assurance to holders of bonds issued before the effective date of this act to which distributions made pursuant to s. 218.26 are pledged,*

or bonds issued to refund such bonds which mature no later than the bonds they refunded and which result in a reduction of debt service payable in each fiscal year, the amount available for distribution to a county shall remain as provided by law and continue to be subject to any lien or claim on behalf of the bondholders. The Department of Revenue must ensure, based on information provided by an affected county, that any reduction in amounts distributed pursuant to paragraph (a) does not reduce the amount of distribution to a county below the amount necessary for the timely payment of principal and interest when due on the bonds and the amount necessary to comply with any covenant under the bond resolution or other documents relating to the issuance of the bonds. If a reduction to a county's monthly distribution must be decreased in order to comply with this paragraph, the Department of Revenue must notify the agency of the amount of the decrease and the agency must send a bill for payment of such amount to the affected county.

(9)(a) Beginning May 1, 2012, and each month thereafter, the agency shall certify to the Department of Revenue by the 7th day of each month the amount of the monthly statement rendered to each county pursuant to subsection (4). Beginning with the May 2012 distribution, the Department of Revenue shall reduce each county's monthly distribution pursuant to s. 218.61 by the amount certified by the agency minus any amount required under paragraph (b). The amounts by which the distributions are reduced shall be transferred to the General Revenue Fund.

(b) As an assurance to holders of bonds issued before the effective date of this act to which distributions made pursuant to s. 218.61 are pledged, or bonds issued to refund such bonds which mature no later than the bonds they refunded and which result in a reduction of debt service payable in each fiscal year, the amount available for distribution to a county shall remain as provided by law and continue to be subject to any lien or claim on behalf of the bondholders. The Department of Revenue must ensure, based on information provided by an affected county, that any reduction in amounts distributed pursuant to paragraph (a) does not reduce the amount of distribution to a county below the amount necessary for the timely payment of principal and interest when due on the bonds and the amount necessary to comply with any covenant under the bond resolution or other documents relating to the issuance of the bonds. If a reduction to a county's monthly distribution must be decreased in order to comply with this paragraph, the Department of Revenue must notify the agency of the amount of the decrease and the agency must send a bill for payment of such amount to the affected county.

(10) The agency, in consultation with the Department of Revenue and the Florida Association of Counties, shall develop a process for refund requests which:

(a) Allows counties to submit to the agency written requests for refunds of any amounts by which the distributions were reduced as provided in subsection (9) and which set forth the reasons for the refund requests.

(b) Requires the agency to make a determination as to whether a refund request is appropriate and should be approved, in which case the agency shall certify the amount of the refund to the department.

(c) Requires the department to issue the refund for the certified amount to the county from the General Revenue Fund. The Department of Revenue may issue the refund in the form of a credit against reductions to be applied to subsequent monthly distributions.

(11) Beginning in the 2013-2014 fiscal year and each year thereafter through the 2020-2021 fiscal year, the Chief Financial Officer shall transfer from the General Revenue Fund to the Lawton Chiles Endowment Fund an amount equal to the amounts transferred to the General Revenue Fund in the previous fiscal year pursuant to subsections (8) and (9), reduced by the amount of refunds paid pursuant to subsection (10), which are in excess of the official estimate for medical hospital fees for such previous fiscal year adopted by the Revenue Estimating Conference on January 12, 2012, as reflected in the conference's workpapers. By July 20 of each year, the Office of Economic and Demographic Research shall certify the amount to be transferred to the Chief Financial Officer. Such transfers must be made before July 31 of each year until the total transfers for all years equal \$350 million. In the event that such transfers do not total \$350 million by July 1, 2021, the Legislature shall provide for the transfer of amounts necessary to total \$350 million. The Office of Economic and Demographic Research shall publish the official estimates reflected in the conference's workpapers on its website.

(12) The agency may adopt rules to administer this section.

Section 13. The Agency for Health Care Administration and the Department of Children and Family Services, in consultation with hospitals and nursing homes that serve Medicaid recipients, shall develop a process to update a recipient's address in the Medicaid eligibility system at the time a recipient is admitted to a hospital or nursing home. If a recipient's address information in the Medicaid eligibility system needs to be updated, the update shall be completed within 10 days after the recipient's admission to a hospital or nursing home.

Section 14. Subsection (2) of section 409.979, Florida Statutes, is amended to read:

409.979 Eligibility.—

(2) Medicaid recipients who, on the date long-term care managed care plans become available in their region, reside in a nursing home facility or are enrolled in one of the following long-term care Medicaid waiver programs are eligible to participate in the long-term care managed care program for up to 12 months without being reevaluated for their need for nursing facility care as defined in s. 409.985(3):

(a) The Assisted Living for the Frail Elderly Waiver.

(b) The Aged and Disabled Adult Waiver.

~~(c) The Adult Day Health Care Waiver.~~

~~(c)(d)~~ The Consumer-Directed Care Plus Program as described in s. 409.221.

~~(d)(e)~~ The Program of All-inclusive Care for the Elderly.

~~(e)(f)~~ The long-term care community-based diversion pilot project as described in s. 430.705.

~~(f)(g)~~ The Channeling Services Waiver for Frail Elders.

Section 15. Subsection (15) of section 430.04, Florida Statutes, is amended to read:

430.04 Duties and responsibilities of the Department of Elderly Affairs.—The Department of Elderly Affairs shall:

(15) Administer all Medicaid waivers and programs relating to elders and their appropriations. The waivers include, but are not limited to:

(a) The Assisted Living for the Frail Elderly Waiver.

(b) The Aged and Disabled Adult Waiver.

~~(c) The Adult Day Health Care Waiver.~~

~~(c)(d)~~ The Consumer-Directed Care Plus Program as defined in s. 409.221.

~~(d)(e)~~ The Program of All-inclusive Care for the Elderly.

~~(e)(f)~~ The Long-Term Care Community-Based Diversion Pilot Project as described in s. 430.705.

~~(f)(g)~~ The Channeling Services Waiver for Frail Elders.

The department shall develop a transition plan for recipients receiving services in long-term care Medicaid waivers for elders or disabled adults on the date eligible plans become available in each recipient's region defined in s. 409.981(2) to enroll those recipients in eligible plans. This subsection expires October 1, 2014.

Section 16. Section 31 of chapter 2009-223, Laws of Florida, as amended by section 44 of chapter 2010-151, Laws of Florida, is redesignated as section 409.9132, Florida Statutes, and amended to read:

409.9132 ~~Section 31.~~ Pilot project to monitor home health services.—The Agency for Health Care Administration shall ~~expand the development and implement~~ a home health agency monitoring pilot project in Miami-Dade County on a statewide basis effective July 1, 2012, except in counties in which the program will not be cost-effective, as determined by the

agency by ~~January 1, 2010~~. The agency shall contract with a vendor to verify the utilization and delivery of home health services and provide an electronic billing interface for home health services. The contract must require the creation of a program to submit claims electronically for the delivery of home health services. The program must verify telephonically visits for the delivery of home health services using voice biometrics. The agency may seek amendments to the Medicaid state plan and waivers of federal laws, as necessary, to implement or *expand* the pilot project. Notwithstanding s. 287.057(3)(f), ~~Florida Statutes~~, the agency must award the contract through the competitive solicitation process and may use the current contract to *expand the home health agency monitoring pilot project to include additional counties as authorized under this section*. ~~The agency shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives evaluating the pilot project by February 1, 2011.~~

Section 17. Section 32 of chapter 2009-223, Laws of Florida, is redesignated as section 409.9133, Florida Statutes, and amended to read:

~~409.9133 Section 32.~~ Pilot project for home health care management.—The Agency for Health Care Administration shall *expand the implement a comprehensive care management pilot project for home health services statewide and include private-duty nursing and personal care services effective July 1, 2012, except in counties in which the program will not be cost-effective, as determined by the agency. The program must include by January 1, 2010, which includes* face-to-face assessments by a nurse licensed pursuant to chapter 464, ~~Florida Statutes~~, consultation with physicians ordering services to substantiate the medical necessity for services, and on-site or desk reviews of recipients' medical records ~~in Miami-Dade County~~. The agency may ~~enter into a~~ contract with a qualified organization to implement or *expand* the pilot project. *The agency shall use the current contract to expand the comprehensive care management pilot project to include the additional services and counties as authorized under this section.* The agency may seek amendments to the Medicaid state plan and waivers of federal laws, as necessary, to implement or *expand* the pilot project.

Section 18. *Notwithstanding s. 430.707, Florida Statutes, and subject to federal approval of an additional site for the Program of All-Inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with a current PACE organization authorized to provide PACE services in Southeast Florida to develop and operate a PACE program in Broward County to serve frail elders who reside in Broward County. The organization shall be exempt from chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to an appropriation, shall approve up to 150 initial enrollee slots in the Broward program established by the organization.*

Section 19. *Notwithstanding s. 430.707, Florida Statutes, and subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one private health care organization, the sole member of which is a private, not-for-profit corporation that owns and manages health care organizations licensed in Manatee, Sarasota, and DeSoto Counties which provide comprehensive services, including hospice and palliative care, to frail elders who reside in these counties. The organization shall be exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to an appropriation, shall approve up to 150 initial enrollees in the Program of All-inclusive Care for the Elderly established by this organization to serve frail elders who reside in Manatee, Sarasota, and DeSoto Counties.*

Section 20. *Effective upon this act becoming a law and for the 2011-2012 state fiscal year only, a public hospital located in trauma service area 2 which has local funds available for intergovernmental transfers that allow for exemptions from inpatient and outpatient reimbursement limitations may, notwithstanding s. 409.905(5)(c), Florida Statutes, have its reimbursement rates adjusted after September 30 of the state fiscal year in which the rates take effect.*

Section 21. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act relating to health care services; amending s. 383.15, F.S.; revising legislative intent relating to funding for regional perinatal intensive care centers; amending s. 409.8132, F.S.; revising a cross-reference; amending s. 409.814, F.S.; deleting a prohibition preventing children who are eligible for coverage under a state health benefit plan from being eligible for services provided through the subsidized program; revising cross-references; requiring a completed application, including a clinical screening, for enrollment in the Children's Medical Services Network; amending s. 409.902, F.S.; creating, subject to an appropriation, an Internet-based system for eligibility determination for Medicaid and the Children's Health Insurance Program; requiring the system to accomplish specified business objectives; requiring the Department of Children and Family Services to develop the system contingent upon an appropriation; requiring the system to be completed and implemented by specified dates; requiring the department to implement a governance structure pending implementation of the program; providing for the membership and duties of an executive steering committee and a project management team; amending s. 409.905, F.S.; limiting the number of paid hospital emergency department visits for nonpregnant Medicaid recipients 21 years of age or older; authorizing the agency to submit a budget amendment to request approval of adjustments to hospital rates in cases of insufficient collection of intergovernmental transfers; amending the date by which the adjustments may be made to hospital rates; providing components for the agency's plan to convert inpatient hospital rates to a prospective payment system; requiring notice regarding certain budget amendments; revising dates for submitting the plan and implementing the system; amending s. 409.908, F.S.; conforming a cross-reference; amending s. 409.911, F.S.; updating references to data used for calculations in the disproportionate share program; repealing s. 409.9112, F.S., relating to the disproportionate share program for regional perinatal intensive care centers; amending s. 409.9113, F.S.; conforming a cross-reference; authorizing the agency to distribute moneys in the disproportionate share program for teaching hospitals; repealing s. 409.9117, F.S., relating to the primary care disproportionate share program; amending s. 409.9122, F.S.; expanding Medicaid managed care enrollment for recipients with HIV/AIDS; amending 409.915, F.S.; specifying criteria for determining a county's eligible recipients; providing for payment of billings that have been denied by the county from the county's tax revenues; providing conditions for refunds; requiring the agency to certify a percentage of certain funds to the Department of Revenue; authorizing the Department of Revenue to reduce a county's distribution of revenue under certain circumstances; requiring the department to notify the agency of the amount of the decrease in distribution; requiring the agency, in consultation with the department and the Florida Association of Counties, to develop a process for managing refund requests; providing conditions for the transfer of certain refunds to the Lawton Chiles Endowment Fund; authorizing the agency to adopt rules; directing the agency and the Department of Children and Family Services to develop a process to update information regarding Medicaid recipients; amending ss. 409.979 and 430.04, F.S.; deleting references to the Adult Day Health Care Waiver in provisions relating to Medicaid eligibility and duties and responsibilities of the Department of Elderly Affairs; amending s. 31, ch. 2009-223, Laws of Florida, as amended, and redesignating the section as s. 409.9132, F.S.; expanding the home health agency monitoring pilot project statewide; amending s. 32, ch. 2009-223, Laws of Florida, and redesignating the section as s. 409.9133, F.S.; expanding the comprehensive care management pilot project for home health services statewide and including new services; authorizing the Agency for Health Care Administration to contract with certain organizations to provide services under the federal Program of All-inclusive Care for the Elderly in specified counties; exempting such organizations from ch. 641, F.S., relating to health care services programs; authorizing, subject to appropriation, enrollment slots for the program in such counties; providing for certain public hospitals to have their reimbursement rates adjusted under certain conditions; providing effective dates.

On motion by Senator Alexander, the Conference Committee Report on **HB 5301** was adopted. **HB 5301** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—23

Mr. President	Altman	Bogdanoff
Alexander	Benacquisto	Bullard

Detert	Latvala	Ring
Flores	Margolis	Simmons
Gaetz	Negron	Storms
Garcia	Norman	Thrasher
Gardiner	Rich	Wise
Hays	Richter	

Nays—17

Bennett	Fasano	Oelrich
Braynon	Gibson	Sachs
Dean	Jones	Siplin
Diaz de la Portilla	Joyner	Smith
Dockery	Lynn	Sobel
Evers	Montford	

DISCLOSURE

I have an ownership interest in Caregivers, Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers, Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by **HB 5301** which comes before the Senate floor for a vote on March 9, 2012.

Therefore, I believe that, because Caregivers, Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 4th District

SPECIAL ORDER CALENDAR

On motion by Senator Jones, by unanimous consent—

CS for CS for SB 470—A bill to be entitled An act relating to chiropractic medicine; amending s. 460.4062, F.S.; revising the requirements for obtaining a chiropractic medicine faculty certificate; amending s. 460.408, F.S.; authorizing the Board of Chiropractic Medicine to approve continuing education courses sponsored by chiropractic colleges under certain circumstances; prohibiting the board from approving certain courses in continuing chiropractic education; amending s. 460.406, F.S.; revising requirements for a person who desires to be licensed as a chiropractic physician; amending s. 460.413, F.S.; requiring that a chiropractic physician preserve the identity of funds or property of a patient in excess of a specified amount; limiting the amount that may be advanced to a chiropractic physician for certain costs and expenses; amending s. 460.4165, F.S.; providing that services rendered by a certified chiropractic physician's assistant under indirect supervision may occur only at the supervising chiropractic physician's address of record; deleting the length of time specified for the basic program of education and training for certified chiropractic physician's assistants; amending s. 460.4167, F.S.; authorizing certain sole proprietorships, group practices, partnerships, corporations, limited liability companies, limited partnerships, professional associations, other entities, health care clinics licensed under part X of ch. 400, F.S., health maintenance organizations, or prepaid health clinics to employ a chiropractic physician or engage a chiropractic physician as an independent contractor to provide services authorized by ch. 460, F.S.; authorizing the spouse or adult children of a deceased chiropractic physician to hold, operate, pledge, sell, mortgage, assign, transfer, own, or control the deceased chiropractic physician's ownership interests under certain conditions; authorizing an employer that employs a chiropractic physician to exercise control over the patient records of the employed chiropractic physician, the policies and decisions relating to pricing, credit, refunds, warranties, and advertising, and the decisions relating to office personnel and hours of practice; deleting an obsolete provision; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 470**, on motion by Senator Jones, by two-thirds vote **CS for HB 413** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Jones—

CS for HB 413—A bill to be entitled An act relating to chiropractic medicine; amending s. 460.4062, F.S.; revising the requirements for obtaining a chiropractic medicine faculty certificate; amending s. 460.408, F.S.; authorizing the Board of Chiropractic Medicine to approve continuing education courses sponsored by chiropractic colleges under certain circumstances; prohibiting the board from approving certain courses in continuing chiropractic education; amending s. 460.406, F.S.; revising requirements for a person who desires to be licensed as a chiropractic physician; amending s. 460.413, F.S.; requiring that a chiropractic physician preserve the identity of funds or property of a patient in excess of a specified amount; limiting the amount that may be advanced to a chiropractic physician for certain costs and expenses; amending s. 460.4165, F.S.; providing that services rendered by a certified chiropractic physician's assistant under indirect supervision may occur only at the supervising chiropractic physician's address of record; deleting the length of time specified for the basic program of education and training for certified chiropractic physician's assistants; amending s. 460.4167, F.S.; authorizing certain sole proprietorships, group practices, partnerships, corporations, limited liability companies, limited partnerships, professional associations, other entities, health care clinics licensed under part X of ch. 400, F.S., health maintenance organizations, or prepaid health clinics to employ a chiropractic physician or engage a chiropractic physician as an independent contractor to provide services authorized by ch. 460, F.S.; authorizing the spouse or adult children of a deceased chiropractic physician to hold, operate, pledge, sell, mortgage, assign, transfer, own, or control the deceased chiropractic physician's ownership interests under certain conditions; authorizing an employer that employs a chiropractic physician to exercise control over the patient records of the employed chiropractic physician, the policies and decisions relating to pricing, credit, refunds, warranties, and advertising, and the decisions relating to office personnel and hours of practice; deleting an obsolete provision; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 470** and read the second time by title.

On motion by Senator Jones, by two-thirds vote **CS for HB 413** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

The Senate resumed consideration of—

CS for CS for HB 787—A bill to be entitled An act relating to nursing home facilities; amending s. 400.021, F.S.; revising definitions of the terms "geriatric outpatient clinic" and "resident care plan" and defining the term "therapeutic spa services"; amending s. 400.141, F.S.; revising provisions relating to other needed services provided by licensed nursing home facilities, including respite care, adult day, and therapeutic spa services; revising provisions relating to facilities eligible to share programming and staff; deleting requirements for the submission of certain reports to the Agency for Health Care Administration; creating s. 400.172, F.S.; providing requirements for a nursing home facility operated by a licensee that provides respite care services; providing for rights of persons receiving respite care in nursing home facilities; requiring a

prospective respite care recipient to provide certain information to the nursing home facility; amending s. 408.036, F.S.; providing an exemption from certain certificate-of-need requirements to provide for the creation of a pilot project in any of specified Agency for Health Care Administration subdistricts; requiring the nursing home to be affiliated with an accredited nursing school that offers certain degree programs; providing requirements for affiliation with a private accredited university and for location and staffing of the nursing home; providing for the pilot project to proceed notwithstanding any moratorium under certain conditions; providing for expiration of the exemption; amending s. 429.905, F.S.; defining the term “day” for purposes of day care services provided to adults who are not residents; amending s. 651.118, F.S.; providing a funding limitation on sheltered nursing home beds used to provide assisted living, rather than extended congregate care services; authorizing certain sharing of areas, services, and staff between such sheltered beds and nursing home beds in those facilities; providing an effective date.

—which was previously considered and amended this day with pending **Amendment 1 (109490)** by Senator Bogdanoff, **Amendment 1C (482012)** by Senator Hays and **Amendment 1D (504688)** by Senator Bogdanoff. **Amendments 1C (482012)** and **1D (504688)** were adopted.

MOTION

On motion by Senator Siplin, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Siplin moved the following amendment to **Amendment 1** which was adopted:

Amendment 1E (298520) (with title amendment)—Between lines 1141 and 1142 insert:

Section 34. Subsection (1) of section 83.42, Florida Statutes, is amended to read:

83.42 Exclusions from application of part.—This part does not apply to:

(1) Residency or detention in a facility, whether public or private, when residence or detention is incidental to the provision of medical, geriatric, educational, counseling, religious, or similar services. *For residents of a facility licensed under part II of chapter 400, the provisions of s. 400.0255 are the exclusive procedures for all transfers and discharges.*

Section 35. Subsection (27) of section 400.462, Florida Statutes, is amended to read:

400.462 Definitions.—As used in this part, the term:

(27) “Remuneration” means any payment or other benefit made directly or indirectly, overtly or covertly, in cash or in kind. *However, if the term is used in any provision of law relating to health care providers, the term does not apply to an item that has an individual value of up to \$15, including, but not limited to, a plaque, a certificate, a trophy, or a novelty item that is intended solely for presentation or is customarily given away solely for promotional, recognition, or advertising purposes.*

Section 36. Paragraph (c) of subsection (1) of section 408.037, Florida Statutes, is amended to read:

408.037 Application content.—

(1) Except as provided in subsection (2) for a general hospital, an application for a certificate of need must contain:

(c) An audited financial statement of the applicant or the applicant’s parent corporation if audited financial statements of the applicant do not exist. In an application submitted by an existing health care facility, health maintenance organization, or hospice, financial condition documentation must include, but need not be limited to, a balance sheet and a profit-and-loss statement of the 2 previous fiscal years’ operation.

Section 37. Subsection (2) of section 468.1695, Florida Statutes, is amended to read:

468.1695 Licensure by examination.—

(2) The department shall examine each applicant who the board certifies has completed the application form and remitted an examination fee set by the board not to exceed \$250 and who:

(a)1. Holds a baccalaureate degree from an accredited college or university and majored in health care administration, *health services administration, or an equivalent major*, or has credit for at least 60 semester hours in subjects, as prescribed by rule of the board, which prepare the applicant for total management of a nursing home; and

2. Has fulfilled the requirements of a college-affiliated or university-affiliated internship in nursing home administration or of a 1,000-hour nursing home administrator-in-training program prescribed by the board; or

(b)1. Holds a baccalaureate degree from an accredited college or university; and

2.a. Has fulfilled the requirements of a 2,000-hour nursing home administrator-in-training program prescribed by the board; or

b. Has 1 year of management experience allowing for the application of executive duties and skills, including the staffing, budgeting, and directing of resident care, dietary, and bookkeeping departments within a skilled nursing facility, hospital, hospice, assisted living facility with a minimum of 60 licensed beds, or geriatric residential treatment program and, if such experience is not in a skilled nursing facility, has fulfilled the requirements of a 1,000-hour nursing home administrator-in-training program prescribed by the board.

And the title is amended as follows:

Delete line 1323 and insert: provisions to changes made by the act; amending s. 83.42, F.S., relating to exclusions from part II of ch. 83, F.S., the Florida Residential Landlord and Tenant Act; clarifying that the procedures in s. 400.0255, F.S., for transfers and discharges are exclusive to residents of a nursing home licensed under part II of ch. 400, F.S.; amending s. 400.462, F.S.; revising the definition of “remuneration” to exclude items having a value of \$15 or less; amending s. 408.037, F.S.; revising requirements for the financial information to be included in an application for a certificate of need; amending s. 468.1695, F.S.; providing that a health services administration or an equivalent major satisfies the education requirements for nursing home administrator applicants; providing an

MOTION TO RECONSIDER AMENDMENT

Senator Storms moved that the Senate reconsider the vote by which **Amendment 1B (120526)** was adopted. The motion failed.

Amendment 1 (109490) as amended was adopted.

On motion by Senator Bogdanoff, by two-thirds vote **CS for CS for HB 787** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—28

Mr. President	Flores	Norman
Alexander	Garcia	Richter
Altman	Gardiner	Ring
Benacquisto	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Dean	Latvala	Smith
Detert	Margolis	Thrasher
Diaz de la Portilla	Montford	
Fasano	Negron	

Nays—10

Bullard	Joyner	Sobel
Dockery	Lynn	Storms
Evers	Oelrich	
Gaetz	Rich	

The Senate resumed consideration of—

CS for CS for CS for HB 599—A bill to be entitled An act relating to transportation and mitigation programs; amending s. 341.301, F.S.; revising the definition of the term “limited covered accident”; amending s. 341.302, F.S.; authorizing the Department of Transportation to contract to indemnify against loss and purchase liability insurance coverage for National Railroad Passenger Corporation subject to specified terms and conditions; amending s. 373.4137, F.S.; revising legislative intent to encourage the use of other mitigation options that satisfy state and federal requirements; providing the Department of Transportation or a transportation authority the option of participating in a mitigation project; requiring the Department of Transportation or a transportation authority to submit lists of its projects in the adopted work program to the water management districts; requiring a list rather than a survey of threatened or endangered species and species of special concern affected by a proposed project; providing conditions for the release of certain environmental mitigation funds; prohibiting a mitigation plan from being implemented unless the plan is submitted to and approved by the Department of Environmental Protection; providing additional factors that must be explained regarding the choice of mitigation bank; removing a provision requiring an explanation for excluding certain projects from the mitigation plan; providing criteria that the Department of Transportation must use in determining which projects to include in or exclude from the mitigation plan; amending s. 373.4135, F.S.; authorizing a governmental entity to create or provide mitigation for projects other than its own under specified circumstances; providing applicability; amending s. 373.4136, F.S.; authorizing certain seaport projects to use a mitigation bank; amending s. 20.23, F.S., relating to the Department of Transportation; authorizing district secretaries and executive directors to be a professional engineer from any state; removing obsolete language relating to authority of district secretaries to appoint district directors; amending s. 206.41, F.S., relating to payment of a tax on fuel under specified provisions; providing that a restriction on the use of agricultural equipment to qualify for a refund of the tax does not apply to citrus harvesting equipment or citrus fruit loaders; revising the title of ch. 311, F.S.; amending s. 311.07, F.S.; revising provisions for the financing of port transportation or port facilities projects; increasing funding for the Florida Seaport Transportation and Economic Development Program; directing the Florida Seaport Transportation and Economic Development Council to develop guidelines for project funding; directing council staff, the Department of Transportation, and the Department of Economic Opportunity to work in cooperation to review projects and allocate funds as specified; revising certain authorized uses of program funds; revising the list of projects eligible for funding under the program; removing a cap on distribution of program funds; removing a requirement for a specified audit; authorizing the Department of Transportation to subject projects funded under the program to a specified audit; amending s. 311.09, F.S.; revising provisions for rules of the council for evaluating certain projects; removing provisions for review by the Department of Community Affairs of the list of projects approved by the council; revising provisions for review and evaluation of such projects by the Department of Transportation and the Department of Economic Opportunity; increasing the amount of funding the Department of Transportation is required to include in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program; revising provisions relating to funding to be included in the budget; creating s. 311.10, F.S.; establishing the Strategic Port Investment Initiative within the Department of Transportation; providing for a minimum annual amount from the State Transportation Trust Fund to fund the initiative; directing the department to work with deepwater ports to develop and maintain a priority list of strategic investment projects; providing project selection criteria; requiring the department to schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports to review the proposed projects; directing the department to finalize a prioritized list of potential projects after considering comments received in the workshop; directing the department to include the proposed seaport projects in the tentative work program; creating s. 311.101, F.S.; creating the Intermodal Logistics Center Infrastructure Support Program within the Department of Transportation; providing purpose of the program; defining the term “intermodal logistics center”; providing criteria for consideration by the department when evaluating projects for program assistance; directing the department to coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded; authorizing the department to administer contracts on behalf of the entity selected to receive funding; providing for the department’s share of

project costs; providing for a certain amount of funds in the State Transportation Trust Fund to be made available for eligible projects; directing the department to include the proposed projects in the tentative work program; authorizing the department to adopt rules; creating s. 311.106, F.S., relating to seaport stormwater permitting and mitigation; authorizing a seaport to provide for onsite and offsite stormwater treatment to mitigate the impact of port activities; requiring offsite treatment to be within the same drainage basin and constructed and maintained by the seaport or in conjunction with a local government; authorizing the port to provide a regional treatment facility constructed and maintained by the seaport or in conjunction with a local government; amending s. 311.14, F.S., relating to seaport planning; directing the department to develop, in coordination with certain partners, a Statewide Seaport and Waterways System Plan consistent with the goals of the Florida Transportation Plan; providing requirements for the plan; removing provisions for the Florida Seaport Transportation and Economic Development Council to develop freight-mobility and trade-corridor plans; removing provisions that require the Office of the State Public Transportation Administrator to integrate the Florida Transportation Plan with certain other plans and programs; removing provisions relating to the construction of seaport freight-mobility projects; amending s. 316.003, F.S.; revising the definition of the term “motor vehicle” for purposes of the payment and collection of tolls on toll facilities under specified provisions; amending s. 316.091, F.S.; permitting the use of shoulders for vehicular traffic under certain circumstances; requiring notice of where vehicular traffic is allowed; providing what may not be deemed as authorization; requiring the department to establish a pilot program to open certain limited access highways and bridges to bicycles and other human-powered vehicles; providing requirements for the pilot program; providing a timeframe for implementation of the program; authorizing the department to continue or expand the program; requiring the department to report findings and recommendations to the Governor and Legislature by a certain date; amending s. 316.1001, F.S.; revising requirements for mailing of citations for failure to pay a toll; authorizing mailing by certified mail in addition to first class mail; providing that mailing of the citation to the address of the registered motor vehicle owner constitutes notification; removing a requirement for a return receipt; amending s. 316.2068, F.S.; authorizing a county or municipality to regulate the operation of electric personal assistive mobility devices on any road, street, sidewalk, or bicycle path under its jurisdiction if the governing body of the county or municipality determines that such regulation is necessary in the interest of safety; amending s. 316.515, F.S.; revising provisions for the maximum allowed length of straight truck-trailer combinations; revising provisions for operation of implements of husbandry and farm equipment on state roads; authorizing the operation of citrus harvesting equipment and citrus fruit loaders for certain purposes; conforming a cross-reference; amending s. 320.01, F.S.; revising the definition of the term “low-speed vehicle” to include vehicles that are not electric powered; amending s. 332.08, F.S.; authorizing a municipality participating in a federal airport privatization pilot program to sell an airport or other air navigation facility or certain real property, improvements, and equipment; requiring department approval of the agreement under certain circumstances; providing criteria for department approval; amending s. 334.03, F.S.; removing the definition of the term “Florida Intrastate Highway System” and revising the definitions of the terms “functional classification” and “State Highway System” for purposes of the Florida Transportation Code; amending s. 334.044, F.S.; revising the powers and duties of the department relating to jurisdictional responsibility, designating facilities, and highway landscaping; adding the duty to develop a Freight Mobility and Trade Plan; requiring the plan to include certain proposed policies and investments; requiring the plan to be submitted to the Governor and Legislature; requiring freight issues to be emphasized in transportation plans; amending s. 334.047, F.S.; removing a provision that prohibits the department from establishing a maximum number of miles of urban principal arterial roads; amending s. 335.074, F.S., relating to bridge safety inspection reports; requiring the governmental entity having maintenance responsibility for a bridge to reduce the maximum weight, size, or speed limit for the bridge or to close the bridge upon receipt of a report recommending the reduction or closure; requiring the entity to post the reduced limits and notify the department; requiring the department to post the reduced limits or to close the bridge under certain circumstances; requiring costs associated with the department posting the revised limits or closure of the bridge to be assessed against and collected from the governmental entity; amending s. 335.17, F.S.; revising provisions relating to highway construction noise abatement; amending s. 336.021, F.S.; revising the date when imposition

of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax shall be levied; revising the definition of the term "transportation expenditures" for purposes of specified provisions that restrict the use of local option fuel tax funds by counties and municipalities; amending s. 337.111, F.S.; providing additional forms of security for the cost of removal of monuments or memorials or modifications to an installation site at highway rest areas; removing a provision requiring renewal of a bond; amending s. 337.125, F.S.; revising provisions relating to a prime contractor's submission of a disadvantaged business enterprise utilization form; repealing s. 337.137, F.S., relating to subcontracting by socially and economically disadvantaged business enterprises; amending s. 337.139, F.S.; providing an updated reference to federal law as it relates to socially and economically disadvantaged business enterprises; amending s. 337.14, F.S.; revising provisions for applications for qualification to bid on department contracts; amending s. 337.29, F.S.; authorizing transfers of right-of-way between local governments by deed; amending ss. 337.403 and 337.404, F.S.; clarifying provisions relating to responsibility for the work and costs for alleviating interference on a public road or publicly owned rail corridor caused by a utility facility; requiring the utility owner to initiate and complete the work necessary within a certain time period; requiring the local governmental authority to bear the costs of work on a utility facility that was initially installed to serve the governmental entity or its tenants; providing that the governmental entity is not responsible for the costs of utility work related to subsequent additions to the facility; requiring that the local governmental authority bear the costs of removing or relocating a utility facility under certain circumstances; providing for notice to the utility; revising provisions for payment of costs; revising provisions for completion of work when the utility owner does not perform the work; amending s. 337.408, F.S.; revising provisions for certain facilities installed within the right-of-way limits of roads on the State Highway System; requiring counties and municipalities that have authorized a bench or transit shelter to be responsible for determining if the facility is compliant with applicable laws and rules or remove the bench or transit shelter; limiting liability of the department; requiring a municipality or county that authorizes a bench or transit shelter to be installed to require the supplier or installer to indemnify the department and annually certify that the requirement has been met; requiring the removal of such facilities under certain circumstances; authorizing the department to direct a county or municipality to remove or relocate a bus stop, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack that is not in compliance with applicable laws or rules; removing a provision for the replacement of an unusable transit bus bench that was in service before a certain date; prohibiting installation of a bus stop that conflicts with certain laws and regulations resulting in a loss of federal funds; authorizing the appropriate local government entity to regulate or deny competition to provide a bus stop; revising the title of ch. 338, F.S.; repealing s. 338.001, F.S., relating to provisions for the Florida Intrastate Highway System Plan; amending s. 338.01, F.S.; clarifying provisions governing the designation and function of limited access facilities; authorizing the department or other governmental entities collecting tolls to pursue collection of unpaid tolls by contracting with a private attorney or collection agency; authorizing a collection fee; providing an exception to statutory requirements related to private attorney services; creating s. 338.151, F.S.; authorizing the department to establish tolls on certain transportation facilities to pay for the cost of such project; prohibiting the department from establishing tolls on certain lanes of limited access facilities; providing an exception; providing for application; amending s. 338.155, F.S.; authorizing the department adopt rules to allow public transit vehicles and certain military-service-related funeral processions to use certain toll facilities without payment of tolls; amending s. 338.161, F.S.; authorizing the department to enter into agreements for the use of its electronic toll collection and video billing system; authorizing modification of its rules regarding toll collection and an administrative charge; providing for construction; amending s. 338.166, F.S.; revising a provision for issuance of bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes; revising authorized uses of such toll revenues; providing restrictions on such use; amending s. 338.221, F.S.; revising the definition of the term "economically feasible" for purposes of proposed turnpike projects; amending s. 338.223, F.S.; revising provisions for department requests for legislative approval of proposed turnpike projects; conforming a cross-reference; amending s. 338.227, F.S.; conforming provisions to changes made by the act; directing the department and the Department of Management Services to create and implement a program designed to enhance participation of minority businesses in

certain contracts related to the Strategic Intermodal System Plan; amending ss. 338.2275 and 338.228, F.S., relating to turnpike projects; revising cross-references; amending s. 338.231, F.S.; providing that inactive prepaid toll accounts are unclaimed property; providing for disposition by the Department of Financial Services and closing of the account; amending s. 338.234, F.S.; revising provisions that exempt certain lessees from payment of commercial rental tax; replacing a reference to the Florida Intrastate Highway System with a reference to the Strategic Intermodal System; amending s. 339.0805, F.S.; revising requirements for expenditure of certain funds with small business concerns owned and controlled by socially and economically disadvantaged individuals; revising a definition of the term "small business concern"; removing provisions for a periodic disparity study; deleting obsolete language; revising provisions for certification as a socially and economically disadvantaged business enterprise; revising requirements that a disadvantaged business enterprise notify the department of certain changes in ownership; revising criteria for such a business enterprise to participate in a construction management development program; revising references to federal law; amending s. 339.135, F.S.; revising provisions for developing the department's tentative work program; revising provisions for a list of project priorities submitted by a metropolitan planning organization; revising criteria for proposed amendment to the department's adopted work program which deletes, advances, or defers a project or project phase; revising threshold amounts; directing the department to index the budget amendment threshold amounts to the rate of inflation; prohibiting such adjustments more frequently than once a year; subjecting such adjustments to specified notice and review procedures; amending s. 339.155, F.S.; revising provisions for the Florida Transportation Plan; requiring the planning process to conform to specified federal provisions; removing provisions for a long-range component, short-range component, and a report; amending s. 339.175, F.S.; providing that to the extent possible only one metropolitan planning organization be designated in a urbanized area; providing that representatives of the department shall serve as nonvoting advisers to a metropolitan planning organization; authorizing the appointment of additional nonvoting advisers; requiring M.P.O.'s to coordinate in the development of regionally significant project priorities; amending s. 339.2819, F.S.; revising the state matching funds requirement for the Transportation Regional Incentive Program; conforming cross-references; requiring funded projects to be in the department's work program; requiring a project to meet the program's requirements prior to being funded; amending s. 339.62, F.S.; removing the Florida Intrastate Highway System from and adding highway corridors to the list of components of the Strategic Intermodal System; providing for other corridors to be included in the system; amending s. 339.63, F.S.; adding military access facilities to the types of facilities included in the Strategic Intermodal System and the Emerging Strategic Intermodal System which form components of an interconnected transportation system; providing that an intermodal logistics center meeting certain criteria shall be designated as part of the Strategic Intermodal System; providing for a waiver of transportation concurrency for such facility if it is located within a described area; amending s. 339.64, F.S.; deleting provisions creating the Statewide Intermodal Transportation Advisory Council; creating s. 339.65, F.S.; requiring the department to plan and develop for Strategic Intermodal System highway corridors to aid traffic movement around the state; providing for components of the corridors; requiring the department to follow specified policy guidelines when developing the corridors; directing the department to establish standards and criteria for functional design; providing for appropriations; requiring such highway corridor projects to be a part of the department's adopted work program; amending 341.840, F.S.; relating to the Florida Rail Enterprise Act; revising obsolete references to the Florida High-Speed Rail Authority; providing that certain transactions made by or on behalf of the enterprise are exempt from specified taxes; providing for certain contractors to act as agents on behalf of the enterprise for purposes of the tax exemption; authorizing the department to adopt rules; amending s. 343.52, F.S.; revising the definition of the term "area served" for purposes of provisions for the South Florida Regional Transportation Authority; revising a provision for expansion of the area; amending s. 343.53, F.S.; revising membership of and criteria for appointment to the board of the South Florida Regional Transportation Authority; amending s. 343.54, F.S.; requiring a two-thirds vote of such board to privatize certain functions; revising a provision authorizing such authority to expand its service area; amending s. 343.56, F.S., relating to bonds of the authority; removing a provision for the use of certain funds for payment of principal and interest on bonds; amending s. 343.57, F.S., relating to a state pledge to bondholders; providing for construction; providing that a

bondholder shall have no right to require the Legislature to make any appropriation of state funds; amending s. 343.58, F.S.; providing conditions for funds provided to such authority by the department; providing for certain funding to cease upon commencement of an alternate dedicated local funding source; creating s. 347.215, F.S.; providing for the operation of ferries by joint agreement between public and private entities; amending s. 348.0003, F.S.; revising financial disclosure requirements for certain transportation authorities; creating s. 348.7645, F.S.; requiring the Orlando-Orange County Expressway Authority to erect a sign under certain circumstances; providing for payment for the cost of the sign; amending s. 349.03, F.S.; providing for financial disclosure requirements for the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing that the Jacksonville Transportation Authority may conduct meetings and workshops using communications media technology; providing that certain actions may not be taken unless a quorum is present in person; providing that members must be physically present to vote on any item; amending s. 373.118, F.S.; requiring that the Department of Environmental Protection initiate rulemaking to adopt a general permit for stormwater management systems serving airside activities at airports; providing for statewide application of the general permit; providing for any water management district or delegated local government to administer the general permit; providing that the rules are not subject to any special rulemaking requirements relating to small business; amending s. 373.413, F.S.; providing legislative intent regarding flexibility in the permitting of stormwater management systems; requiring the cost of stormwater treatment for a transportation project to be balanced with benefits to the public; requiring that alternatives to onsite treatment be allowed; specifying responsibilities of the department relating to abatement of pollutants and permits for adjacent lands impacted by right-of-way acquisition; authorizing water management districts and the Department of Environmental Protection to adopt rules; repealing s. 479.28, F.S., relating to the rest area information panel or device program; authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program; directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the Palm Beach County school district to recognize its business partners; providing for expiration of the program; providing for the transfer of administrative rules of the former Pilotage Rate Review Board to the Pilotage Rate Review Committee of the Board of Pilot Commissioners; providing for retroactive application of such rules; requiring the Florida Transportation Commission to study the potential costs savings of the department being the operating agent for certain expressway authorities; providing for certain related expenses to be paid by the department; requiring a report to the Governor and Legislature; providing that a challenge to a consolidated environmental resource permit or associated variance or any sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with specified deepwater ports is subject to specified summary hearing provisions; requiring such proceedings to be conducted within a certain timeframe; providing that the administrative law judge's decision is a recommended order and does not constitute final agency action of the Department of Environmental Protection; requiring the Department of Environmental Protection to issue the final order within a certain timeframe; providing applicability of specified provisions; providing for a review by the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority to consider and identify opportunities and greater efficiency and service improvements for increasing connectivity between each authority; requiring a report to the Legislature; requiring the Tampa Bay Area Regional Transportation Authority to provide assistance; authorizing governmental units that regulate the operation of vehicles for public hire or other for-hire transportation to request and receive criminal history record information for the purpose of screening applicants; amending ss. 215.616, 288.063, 311.22, 316.2122, 318.12, 320.20, 335.02, 338.222, 339.285, 341.053, 341.8225, 403.7211, 479.01, 479.07, and 479.261, F.S., relating to bonds for federal aid highway construction, contracts for transportation projects, dredging projects, operation of low-speed vehicles or mini-trucks, traffic infractions, license tax distribution, standards for lanes, turnpike projects, the Enhanced Bridge Program for Sustainable Transportation, the Intermodal Development Program, high-speed rail projects, hazardous waste facilities, outdoor advertising, and the logo sign program, respectively; deleting obsolete language; revising references to conform to the incorporation of the Florida Intrastate Highway System into the Strategic Intermodal System and to changes made by the act; providing honorary designation of certain transportation facilities in specified counties; directing the Department of Transportation to

erect suitable markers; amending s. 316.0083, F.S., providing an additional defense for certain red-light traffic infractions; providing for the dismissal of a uniform traffic citation for a red-light violation when the motor vehicle owner is deceased and an affidavit with specified supporting documents is filed with the issuing agency; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate and a Combat Action Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; amending s. 338.165, F.S.; authorizing the department to transfer certain transportation facilities to the turnpike system; providing for use of funds received from Florida Turnpike Enterprise for acquisition of such facilities; defining the term "Wekiva Parkway"; amending s. 348.7546, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to construct and maintain the Wekiva Parkway; providing for construction of specified provisions; directing the authority to make certain payments to the department; providing for use of funds received by the department; providing that the department's obligation to construct its portions of the Wekiva Parkway is contingent upon certain events; amending s. 348.755, F.S.; prohibiting the Orlando-Orange County Expressway Authority from issuing bonds except under specified circumstances; amending s. 348.757, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to enter into lease-purchase agreements with the department; amending s. 369.317, F.S.; revising provisions for the Wekiva Parkway; providing that the Department of Environmental Protection is the exclusive permitting authority for certain activities; revising provisions for location of the parkway; defining the term "autonomous technology"; providing legislative intent and findings; amending s. 316.003, F.S.; defining the terms "autonomous vehicle" and "autonomous technology" when used in provisions for traffic control; creating s. 316.85, F.S.; authorizing a person who possesses a valid driver license to operate an autonomous vehicle; specifying that the person who causes the vehicle's autonomous technology to engage is the operator; creating s. 319.145, F.S.; requiring an autonomous vehicle registered in this state to meet federal standards and regulations for a motor vehicle; specifying certain requirements for such vehicle; providing for the application of certain federal regulations; authorizing the operation of vehicles equipped with autonomous technology by certain persons for testing purposes under certain conditions; requiring an instrument of insurance, surety bond, or self-insurance prior to the testing of a vehicle; limiting liability of the original manufacturer of a vehicle converted to an autonomous vehicle; directing the department to prepare a report on the safe testing and operation of vehicles equipped with autonomous technology and submit the report to the Legislature by a certain date; providing an honorary designation of a transportation facility in a specified county; directing the department to erect suitable markers; providing effective dates.

—which was previously considered and amended this day.

MOTION

On motion by Senator Dean, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Dean moved the following amendment which was adopted:

Amendment 2 (689242) (with title amendment)—Delete line 567 and insert:

Section 6. Paragraphs (a) and (b) of subsection (5) of section 20.23, Florida Statutes, are amended to read:

20.23 Department of Transportation.—There is created a Department of Transportation which shall be a decentralized agency.

(5)(a) The operations of the department shall be organized into seven districts, each headed by a district secretary, and a turnpike enterprise and a rail enterprise, each enterprise headed by an executive director. The district secretaries and the executive directors shall be registered professional engineers in accordance with the provisions of chapter 471 or *the laws of another state*, or, in lieu of professional engineer registration, a district secretary or executive director may hold an advanced degree in an appropriate related discipline, such as a Master of Business Administration. The headquarters of the districts shall be located in Polk, Columbia, Washington, Broward, Volusia, Miami-Dade, and Hillsborough Counties. The headquarters of the turnpike enterprise shall be located in Orange County. The headquarters of the rail enterprise shall be located in Leon County. In order to provide for efficient

operations and to expedite the decisionmaking process, the department shall provide for maximum decentralization to the districts.

(b) Each district secretary may appoint up to three district directors ~~or, until July 1, 2005, each district secretary may appoint up to four district directors.~~ These positions are exempt from part II of chapter 110.

Section 7. Paragraph (c) of subsection (4) of section 206.41, Florida Statutes, is amended to read:

206.41 State taxes imposed on motor fuel.—

(4)

(c)1. Any person who uses any motor fuel for agricultural, aquacultural, commercial fishing, or commercial aviation purposes on which fuel the tax imposed by paragraph (1)(e), paragraph (1)(f), or paragraph (1)(g) has been paid is entitled to a refund of such tax.

2. For the purposes of this paragraph, “agricultural and aquacultural purposes” means motor fuel used in any tractor, vehicle, or other farm equipment which is used exclusively on a farm or for processing farm products on the farm, and no part of which fuel is used in any vehicle or equipment driven or operated upon the public highways of this state. This restriction does not apply to the movement of a farm vehicle, ~~or~~ farm equipment, *citrus harvesting equipment, or citrus fruit loaders* between farms. The transporting of bees by water and the operating of equipment used in the apiary of a beekeeper shall be also deemed an agricultural purpose.

3. For the purposes of this paragraph, “commercial fishing and aquacultural purposes” means motor fuel used in the operation of boats, vessels, or equipment used exclusively for the taking of fish, crayfish, oysters, shrimp, or sponges from salt or fresh waters under the jurisdiction of the state for resale to the public, and no part of which fuel is used in any vehicle or equipment driven or operated upon the highways of this state; however, the term may in no way be construed to include fuel used for sport or pleasure fishing.

4. For the purposes of this paragraph, “commercial aviation purposes” means motor fuel used in the operation of aviation ground support vehicles or equipment, no part of which fuel is used in any vehicle or equipment driven or operated upon the public highways of this state.

Section 8. *Chapter 311, Florida Statutes, is retitled “SEAPORT PROGRAMS AND FACILITIES.”*

Section 9. Section 311.07, Florida Statutes, is amended to read:

311.07 Florida seaport transportation and economic development funding.—

(1) There is created the Florida Seaport Transportation and Economic Development Program within the Department of Transportation to finance port transportation or port facilities projects that will improve the movement and intermodal transportation of cargo or passengers in commerce and trade and ~~that will~~ support the interests, purposes, and requirements of *all ports listed in s. 311.09 located in this state.*

(2) A minimum of \$15 ~~\$8~~ million per year shall be made available from the State Transportation Trust Fund to fund the Florida Seaport Transportation and Economic Development Program. *The Florida Seaport Transportation and Economic Development Council created in s. 311.09 shall develop guidelines for project funding. Council staff, the Department of Transportation, and the Department of Economic Opportunity shall work in cooperation to review projects and allocate funds in accordance with the schedule required for the Department of Transportation to include these projects in the tentative work program developed pursuant to s. 339.135(4).*

(3)(a) *Florida Seaport Transportation and Economic Development Program funds shall be used to fund approved projects on a 50-50 matching basis with any of the deepwater ports, as listed in s. 311.09 ~~s. 403.021(9)(b),~~ which is governed by a public body or any other deepwater port which is governed by a public body and which complies with the water quality provisions of s. 403.061, the comprehensive master plan requirements of s. 163.3178(2)(k), and the local financial management and reporting provisions of part III of chapter 218. However, program funds used to fund projects that involve the rehabilitation of wharves,*

docks, berths, bulkheads, or similar structures shall require a 25-percent match of funds. Program funds also may be used by the Seaport Transportation and Economic Development Council for data and analysis that to develop trade data information products which will assist Florida’s seaports and international trade.

(b) Projects eligible for funding by grants under the program are limited to the following port facilities or port transportation projects:

1. Transportation facilities within the jurisdiction of the port.
2. The dredging or deepening of channels, turning basins, or harbors.
3. The construction or rehabilitation of wharves, docks, structures, jetties, piers, storage facilities, cruise terminals, automated people mover systems, or any facilities necessary or useful in connection with any of the foregoing.
4. The acquisition of vessel tracking systems, container cranes, or other mechanized equipment used in the movement of cargo or passengers in international commerce.
5. The acquisition of land to be used for port purposes.

6. The acquisition, improvement, enlargement, or extension of existing port facilities.

7. Environmental protection projects which are necessary because of requirements imposed by a state agency as a condition of a permit or other form of state approval; which are necessary for environmental mitigation required as a condition of a state, federal, or local environmental permit; which are necessary for the acquisition of spoil disposal sites and improvements to existing and future spoil sites; or which result from the funding of eligible projects listed in this paragraph.

8. Transportation facilities as defined in ~~s. 334.03(30) s. 334.03(31)~~ which are not otherwise part of the Department of Transportation’s adopted work program.

9. ~~Seaport~~ Intermodal access projects ~~identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3).~~

10. Construction or rehabilitation of port facilities as defined in s. 315.02, excluding any park or recreational facilities, in ports listed in s. 311.09(1) with operating revenues of \$5 million or less, provided that such projects create economic development opportunities, capital improvements, and positive financial returns to such ports.

11. *Seaport master plan or strategic plan development or updates, including the purchase of data to support such plans.*

(c) To be eligible for consideration by the council pursuant to this section, a project must be consistent with the port comprehensive master plan which is incorporated as part of the approved local government comprehensive plan as required by s. 163.3178(2)(k) or other provisions of the Community Planning Act, part II of chapter 163.

~~(4) A port eligible for matching funds under the program may receive a distribution of not more than \$7 million during any 1 calendar year and a distribution of not more than \$30 million during any 5 calendar year period.~~

~~(4)(5)~~ Any port which receives funding under the program shall institute procedures to ensure that jobs created as a result of the state funding shall be subject to equal opportunity hiring practices in the manner provided in s. 110.112.

~~(5)(6)~~ The Department of Transportation ~~may~~ shall subject any project that receives funds pursuant to this section and s. 320.20 to a final audit. The department may adopt rules and perform such other acts as are necessary or convenient to ensure that the final audits are conducted and that any deficiency or questioned costs noted by the audit are resolved.

Section 10. Subsections (4) through (13) of section 311.09, Florida Statutes, are amended to read:

311.09 Florida Seaport Transportation and Economic Development Council.—

(4) The council shall adopt rules for evaluating projects which may be funded under ss. 311.07 and 320.20. The rules shall provide criteria for evaluating the *potential project, including, but not limited to, such factors as consistency with appropriate plans, economic benefit, readiness for construction, noncompetition with other Florida ports, and capacity within the seaport system* ~~economic benefit of the project, measured by the potential for the proposed project to maintain or increase cargo flow, cruise passenger movement, international commerce, port revenues, and the number of jobs for the port's local community.~~

(5) The council shall review and approve or disapprove each project eligible to be funded pursuant to the Florida Seaport Transportation and Economic Development Program. The council shall annually submit to the Secretary of Transportation and the executive director of the Department of Economic Opportunity, or his or her designee, a list of projects which have been approved by the council. The list shall specify the recommended funding level for each project; and, if staged implementation of the project is appropriate, the funding requirements for each stage shall be specified.

~~(6) The Department of Community Affairs shall review the list of projects approved by the council to determine consistency with approved local government comprehensive plans of the units of local government in which the port is located and consistency with the port master plan. The Department of Community Affairs shall identify and notify the council of those projects which are not consistent, to the maximum extent feasible, with such comprehensive plans and port master plans.~~

~~(6)(7) The Department of Transportation shall review the list of project applications projects approved by the council for consistency with the Florida Transportation Plan, the Statewide Seaport and Waterways System Plan, and the department's adopted work program. In evaluating the consistency of a project, the department shall assess the transportation impacts and economic benefits for each project determine whether the transportation impact of the proposed project is adequately handled by existing state-owned transportation facilities or by the construction of additional state-owned transportation facilities as identified in the Florida Transportation Plan and the department's adopted work program. In reviewing for consistency a transportation facility project as defined in s. 334.03(31) which is not otherwise part of the department's work program, the department shall evaluate whether the project is needed to provide for projected movement of cargo or passengers from the port to a state transportation facility or local road. If the project is needed to provide for projected movement of cargo or passengers, the project shall be approved for consistency as a consideration to facilitate the economic development and growth of the state in a timely manner. The Department of Transportation shall identify those projects which are inconsistent with the Florida Transportation Plan, the Statewide Seaport and Waterways System Plan, or and the adopted work program and shall notify the council of projects found to be inconsistent.~~

~~(7)(8) The Department of Economic Opportunity shall review the list of project applications projects approved by the council to evaluate the economic benefit of the project and to determine whether the project is consistent with the Florida Seaport Mission Plan and with state economic development goals and policies. The Department of Economic Opportunity shall review the proposed project's consistency with state, regional, and local plans, as appropriate, and the economic benefits of each project based upon the rules adopted pursuant to subsection (4). The Department of Economic Opportunity shall identify those projects which it has determined do not offer an economic benefit to the state, are not consistent with an appropriate plan, or are not consistent with the Florida Seaport Mission Plan or state economic development goals and policies and shall notify the council of its findings.~~

~~(8)(9) The council shall review the findings of the Department of Economic Opportunity and the Department of Transportation. Projects found to be inconsistent pursuant to subsections (6); or (7); and (8) or and projects which have been determined not to offer an economic benefit to the state pursuant to subsection (7) (8) may shall not be included in the list of projects to be funded.~~

~~(9)(10) The Department of Transportation shall include no less than \$15 million per year in its annual legislative budget request for the a Florida Seaport Transportation and Economic Development grant Program funded under s. 311.07 for expenditure of funds of not less than \$8 million per year. Such budget shall include funding for projects approved by the council which have been determined by each agency to be con-~~

~~sistent and which have been determined by the Department of Economic Opportunity to be economically beneficial. The department shall include the specific approved Florida Seaport Transportation and Economic Development Program seaport projects to be funded under s. 311.07 this section during the ensuing fiscal year in the tentative work program developed pursuant to s. 339.135(4). The total amount of funding to be allocated to Florida Seaport Transportation and Economic Development Program seaport projects under s. 311.07 during the successive 4 fiscal years shall also be included in the tentative work program developed pursuant to s. 339.135(4). The council may submit to the department a list of approved projects that could be made production-ready within the next 2 years. The list shall be submitted by the department as part of the needs and project list prepared pursuant to s. 339.135(2)(b). However, the department shall, upon written request of the Florida Seaport Transportation and Economic Development Council, submit work program amendments pursuant to s. 339.135(7) to the Governor within 10 days after the later of the date the request is received by the department or the effective date of the amendment, termination, or closure of the applicable funding agreement between the department and the affected seaport, as required to release the funds from the existing commitment. Notwithstanding s. 339.135(7)(c), any work program amendment to transfer prior year funds from one approved seaport project to another seaport project is subject to the procedures in s. 339.135(7)(d). Notwithstanding any provision of law to the contrary, the department may transfer unexpended budget between the seaport projects as identified in the approved work program amendments.~~

~~(10)(11) The council shall meet at the call of its chairperson, at the request of a majority of its membership, or at such times as may be prescribed in its bylaws. However, the council must meet at least semiannually. A majority of voting members of the council constitutes a quorum for the purpose of transacting the business of the council. All members of the council are voting members. A vote of the majority of the voting members present is sufficient for any action of the council, except that a member representing the Department of Transportation or the Department of Economic Opportunity may vote to overrule any action of the council approving a project pursuant to subsection (5). The bylaws of the council may require a greater vote for a particular action.~~

~~(11)(12) Members of the council shall serve without compensation but are entitled to receive reimbursement for per diem and travel expenses as provided in s. 112.061. The council may elect to provide an administrative staff to provide services to the council on matters relating to the Florida Seaport Transportation and Economic Development Program and the council. The cost for such administrative services shall be paid by all ports that receive funding from the Florida Seaport Transportation and Economic Development Program, based upon a pro rata formula measured by each recipient's share of the funds as compared to the total funds disbursed to all recipients during the year. The share of costs for administrative services shall be paid in its total amount by the recipient port upon execution by the port and the Department of Transportation of a joint participation agreement for each council-approved project, and such payment is in addition to the matching funds required to be paid by the recipient port. Except as otherwise exempted by law, all moneys derived from the Florida Seaport Transportation and Economic Development Program shall be expended in accordance with the provisions of s. 287.057. Seaports subject to competitive negotiation requirements of a local governing body shall abide by the provisions of s. 287.055.~~

~~(12)(13) Until July 1, 2014, Citrus County may apply for a grant through the Florida Seaport Transportation and Economic Development Council to perform a feasibility study regarding the establishment of a port in Citrus County. The council shall evaluate such application pursuant to subsections (5)-(8) (5)-(9) and, if approved, the Department of Transportation shall include the feasibility study in its budget request pursuant to subsection (9) (10). If the study determines that a port in Citrus County is not feasible, the membership of Port Citrus on the council shall terminate.~~

Section 11. Section 311.10, Florida Statutes, is created to read:

311.10 Strategic Port Investment Initiative.—

(1) There is created the Strategic Port Investment Initiative within the Department of Transportation. Beginning in fiscal year 2012-2013, a minimum of \$35 million annually shall be made available from the State Transportation Trust Fund to fund the Strategic Port Investment In-

initiative. The Department of Transportation shall work with the deepwater ports listed in s. 311.09 to develop and maintain a priority list of strategic investment projects. Project selection shall be based on projects that meet the state's economic development goal of becoming a hub for trade, logistics, and export-oriented activities by:

- (a) Providing important access and major on-port capacity improvements;
- (b) Providing capital improvements to strategically position the state to maximize opportunities in international trade, logistics, or the cruise industry;
- (c) Achieving state goals of an integrated intermodal transportation system; and
- (d) Demonstrating the feasibility and availability of matching funds through local or private partners.

(2) Prior to making final project allocations, the Department of Transportation shall schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports listed in s. 311.09 to review the proposed projects. After considering the comments received, the Department of Transportation shall finalize a prioritized list of potential projects.

(3) The Department of Transportation shall, to the maximum extent feasible, include the seaport projects proposed to be funded under this section in the tentative work program developed under s. 339.135(4).

Section 12. Section 311.101, Florida Statutes, is created to read:

311.101 *Intermodal Logistics Center Infrastructure Support Program.*—

(1) There is created within the Department of Transportation the Intermodal Logistics Center Infrastructure Support Program. The purpose of the program is to provide funds for roads, rail facilities, or other means for the conveyance or shipment of goods through a seaport, thereby enabling the state to respond to private sector market demands and meet the state's economic development goal of becoming a hub for trade, logistics, and export-oriented activities. The department may provide funds to assist with local government projects or projects performed by private entities that meet the public purpose of enhancing transportation facilities for the conveyance or shipment of goods through a seaport to or from an intermodal logistics center.

(2) For the purposes of this section, "intermodal logistics center," including, but not limited to, an "inland port," means a facility or group of facilities serving as a point of intermodal transfer of freight in a specific area physically separated from a seaport where activities relating to transport, logistics, goods distribution, consolidation, or value-added activities are carried out and whose activities and services are designed to support or be supported by conveyance or shipping through one or more seaports listed in s. 311.09.

(3) The department must consider, but is not limited to, the following criteria when evaluating projects for Intermodal Logistics Center Infrastructure Support Program assistance:

- (a) The ability of the project to serve a strategic state interest.
- (b) The ability of the project to facilitate the cost-effective and efficient movement of goods.
- (c) The extent to which the project contributes to economic activity, including job creation, increased wages, and revenues.
- (d) The extent to which the project efficiently interacts with and supports the transportation network.
- (e) A commitment of a funding match.
- (f) The amount of investment or commitments made by the owner or developer of the existing or proposed facility.
- (g) The extent to which the owner has commitments, including memorandums of understanding or memorandums of agreements, with

private sector businesses planning to locate operations at the intermodal logistics center.

(h) Demonstrated local financial support and commitment to the project.

(4) The department shall coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded by this program.

(5) The department is authorized to administer contracts on behalf of the entity selected to receive funding for a project under this section.

(6) The department shall provide up to 50 percent of project costs for eligible projects.

(7) Beginning in fiscal year 2012-2013, up to \$5 million per year shall be made available from the State Transportation Trust Fund for the program. The Department of Transportation shall include projects proposed to be funded under this section in the tentative work program developed pursuant so s. 339.135(4).

(8) The Department of Transportation is authorized to adopt rules to implement this section.

Section 13. Section 311.106, Florida Statutes, is created to read:

311.106 *Seaport stormwater permitting and mitigation.*—A seaport listed in s. 403.021(9)(b) is authorized to provide for onsite or offsite stormwater treatment for water quality impacts caused by a proposed port activity that requires a permit and that causes or contributes to pollution from stormwater runoff. Offsite stormwater treatment may occur outside of the established boundaries of the port, but must be within the same drainage basin in which the port activity occurs. A port offsite stormwater treatment project must be constructed and maintained by the seaport or by the seaport in conjunction with an adjacent local government. In order to limit stormwater treatment from individual parcels within a port, a seaport may provide for a regional stormwater treatment facility that must be constructed and maintained by the seaport or by the seaport in conjunction with an adjacent local government.

Section 14. Section 311.14, Florida Statutes, is amended to read:

311.14 *Seaport planning.*—

(1) The Department of Transportation shall develop, in coordination with the ports listed in s. 311.09(1) and other partners, a *Statewide Seaport and Waterways System Plan*. This plan shall be consistent with the goals of the Florida Transportation Plan developed pursuant to s. 339.155 and shall consider needs identified in individual port master plans and those from the seaport strategic plans required under this section. The plan will identify 5-year, 10-year, and 20-year needs for the seaport system and will include seaport, waterway, road, and rail projects that are needed to ensure the success of the transportation system as a whole in supporting state economic development goals. ~~The Florida Seaport Transportation and Economic Development Council, in cooperation with the Office of the State Public Transportation Administrator within the Department of Transportation, shall develop freight mobility and trade corridor plans to assist in making freight mobility investments that contribute to the economic growth of the state. Such plans should enhance the integration and connectivity of the transportation system across and between transportation modes throughout Florida for people and freight.~~

~~(2) The Office of the State Public Transportation Administrator shall act to integrate freight mobility and trade corridor plans into the Florida Transportation Plan developed pursuant to s. 339.155 and into the plans and programs of metropolitan planning organizations as provided in s. 339.175. The office may also provide assistance in expediting the transportation permitting process relating to the construction of seaport freight mobility projects located outside the physical borders of seaports. The Department of Transportation may contract, as provided in s. 334.044, with any port listed in s. 311.09(1) or any such other statutorily authorized seaport entity to act as an agent in the construction of seaport freight mobility projects.~~

(2)(a) Each port shall develop a strategic plan with a 10-year horizon. Each plan must include the following:

(a) An economic development component that identifies targeted business opportunities for increasing business and attracting new business for which a particular facility has a strategic advantage over its competitors, identifies financial resources and other inducements to encourage growth of existing business and acquisition of new business, and provides a projected schedule for attainment of the plan's goals.

(b) An infrastructure development and improvement component that identifies all projected infrastructure improvements within the plan area which require improvement, expansion, or development in order for a port to attain a strategic advantage for competition with national and international competitors.

(c) A component that identifies all intermodal transportation facilities, including sea, air, rail, or road facilities, which are available or have potential, with improvements, to be available for necessary national and international commercial linkages and provides a plan for the integration of port, airport, and railroad activities with existing and planned transportation infrastructure.

(d) A component that identifies physical, environmental, and regulatory barriers to achievement of the plan's goals and provides recommendations for overcoming those barriers.

(e) An intergovernmental coordination component that specifies modes and methods to coordinate plan goals and missions with the missions of the Department of Transportation, other state agencies, and affected local, general-purpose governments.

To the extent feasible, the port strategic plan must be consistent with the local government comprehensive plans of the units of local government in which the port is located. Upon approval of a plan by the port's board, the plan shall be submitted to the Florida Seaport Transportation and Economic Development Council.

(3)(4) The Florida Seaport Transportation and Economic Development Council shall review the strategic plans submitted by each port and prioritize strategic needs for inclusion in the Florida Seaport Mission Plan prepared pursuant to s. 311.09(3).

Section 15. Subsection (21) of section 316.003, Florida Statutes, is amended to read:

316.003 Definitions.—The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:

(21) MOTOR VEHICLE.—*Except when used in s. 316.1001, any self-propelled vehicle not operated upon rails or guideway, but not including any bicycle, motorized scooter, electric personal assistive mobility device, or moped. For purposes of s. 316.1001, "motor vehicle" has the same meaning as in s. 320.01(1)(a).*

Section 16. Subsection (4) of section 316.091, Florida Statutes, is amended, subsection (5) is renumbered as subsection (7), and new subsections (5) and (6) are added to that section, to read:

316.091 Limited access facilities; interstate highways; use restricted.—

(4) No person shall operate a bicycle or other human-powered vehicle on the roadway or along the shoulder of a limited access highway, including bridges, unless official signs and a designated, marked bicycle lane are present at the entrance of the section of highway indicating that such use is permitted pursuant to a pilot program of the Department of Transportation ~~on an interstate highway~~.

(5) *The Department of Transportation and expressway authorities are authorized to designate use of shoulders of limited access facilities and interstate highways under their jurisdiction for such vehicular traffic determined to improve safety, reliability, and transportation system efficiency. Appropriate traffic signs or dynamic lane control signals shall be erected along those portions of the facility affected to give notice to the public of the action to be taken, clearly indicating when the shoulder is open to designated vehicular traffic. This section may not be deemed to authorize such designation in violation of any federal law or any covenant established in a resolution or trust indenture relating to the issuance of turnpike bonds, expressway authority bonds, or other bonds.*

(6) *The Department of Transportation shall establish a 2-year pilot program, in three separate urban areas, in which it shall erect signs and designate marked bicycle lanes indicating highway approaches and bridge segments of limited access highways as open to use by operators of bicycles and other human-powered vehicles, under the following conditions:*

(a) *The limited access highway approaches and bridge segments chosen must cross a river, lake, bay, inlet, or surface water where no street or highway crossing the water body is available for use within 2 miles of the entrance to the limited access facility measured along the shortest public right-of-way.*

(b) *The Department of Transportation, with the concurrence of the Federal Highway Administration on the interstate facilities, shall establish the three highway approaches and bridge segments for the pilot project by October 1, 2012. In selecting the highway approaches and bridge segments, the Department of Transportation shall consider, without limitation, a minimum size of population in the urban area within 5 miles of the highway approach and bridge segment, the lack of bicycle access by other means, cost, safety, and operational impacts.*

(c) *The Department of Transportation shall begin the pilot program by erecting signs and designating marked bicycle lanes indicating highway approaches and bridge segments of limited access highways, as qualified by the conditions described in this subsection, as open to use by operators of bicycles and other human-powered vehicles no later than March 1, 2013.*

(d) *The Department of Transportation shall conduct the pilot program for a minimum of 2 years following the implementation date.*

(e) *The Department of Transportation shall submit a report of its findings and recommendations from the pilot program to the Governor, the President of the Senate, and the Speaker of the House of Representatives by September 1, 2015. The report shall include, at a minimum, bicycle crash data occurring in the designated segments of the pilot program, usage by operators of bicycles and other human-powered vehicles, enforcement issues, operational impacts, and the cost of the pilot program.*

Section 17. Paragraph (b) of subsection (2) of section 316.1001, Florida Statutes, is amended to read:

316.1001 Payment of toll on toll facilities required; penalties.—

(2)

(b) A citation issued under this subsection may be issued by mailing the citation by first-class mail or by certified mail, ~~return receipt requested~~, to the address of the registered owner of the motor vehicle involved in the violation. ~~Receipt of the citation to such address constitutes notification.~~ In the case of joint ownership of a motor vehicle, the traffic citation must be mailed to the first name appearing on the registration, unless the first name appearing on the registration is a business organization, in which case the second name appearing on the registration may be used. A citation issued under this paragraph must be mailed to the registered owner of the motor vehicle involved in the violation within 14 days after the date of issuance of the citation. In addition to the citation, notification must be sent to the registered owner of the motor vehicle involved in the violation specifying remedies available under ss. 318.14(12) and 318.18(7).

Section 18. Subsection (5) of section 316.2068, Florida Statutes, is amended to read:

316.2068 Electric personal assistive mobility devices; regulations.—

(5) A county or municipality may ~~regulate~~ ~~prohibit~~ the operation of electric personal assistive mobility devices on any road, street, sidewalk, or bicycle path under its jurisdiction if the governing body of the county or municipality determines that ~~regulation~~ ~~such a prohibition~~ is necessary in the interest of safety.

Section 19. Paragraph (a) of subsection (3) and paragraphs (a) and (c) of subsection (5) of section 316.515, Florida Statutes, are amended to read:

316.515 Maximum width, height, length.—

(3) LENGTH LIMITATION.—Except as otherwise provided in this section, length limitations apply solely to a semitrailer or trailer, and not to a truck tractor or to the overall length of a combination of vehicles. No combination of commercial motor vehicles coupled together and operating on the public roads may consist of more than one truck tractor and two trailing units. Unless otherwise specifically provided for in this section, a combination of vehicles not qualifying as commercial motor vehicles may consist of no more than two units coupled together; such nonqualifying combination of vehicles may not exceed a total length of 65 feet, inclusive of the load carried thereon, but exclusive of safety and energy conservation devices approved by the department for use on vehicles using public roads. Notwithstanding any other provision of this section, a truck tractor-semitrailer combination engaged in the transportation of automobiles or boats may transport motor vehicles or boats on part of the power unit; and, except as may otherwise be mandated under federal law, an automobile or boat transporter semitrailer may not exceed 50 feet in length, exclusive of the load; however, the load may extend up to an additional 6 feet beyond the rear of the trailer. The 50-foot length limitation does not apply to non-stinger-steered automobile or boat transporters that are 65 feet or less in overall length, exclusive of the load carried thereon, or to stinger-steered automobile or boat transporters that are 75 feet or less in overall length, exclusive of the load carried thereon. For purposes of this subsection, a “stinger-steered automobile or boat transporter” is an automobile or boat transporter configured as a semitrailer combination wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit. Notwithstanding paragraphs (a) and (b), any straight truck or truck tractor-semitrailer combination engaged in the transportation of horticultural trees may allow the load to extend up to an additional 10 feet beyond the rear of the vehicle, provided said trees are resting against a retaining bar mounted above the truck bed so that the root balls of the trees rest on the floor and to the front of the truck bed and the tops of the trees extend up over and to the rear of the truck bed, and provided the overhanging portion of the load is covered with protective fabric.

(a) *Straight trucks.*—A ~~no~~ straight truck may *not* exceed a length of 40 feet in extreme overall dimension, exclusive of safety and energy conservation devices approved by the department for use on vehicles using public roads. A straight truck may tow no more than one trailer, and the overall length of the truck-trailer combination may not exceed 68 feet ~~such trailer may not exceed a length of 28 feet. However, such trailer limitation does not apply if the overall length of the truck-trailer combination is 65 feet or less,~~ including the load thereon. Notwithstanding any other provisions of this section, a truck-trailer combination engaged in the transportation of boats, or boat trailers whose design dictates a front-to-rear stacking method may ~~shall~~ not exceed the length limitations of this paragraph exclusive of the load; however, the load may extend up to an additional 6 feet beyond the rear of the trailer.

(5) IMPLEMENTS OF HUSBANDRY AND FARM EQUIPMENT; AGRICULTURAL TRAILERS; FORESTRY EQUIPMENT; SAFETY REQUIREMENTS.—

(a) Notwithstanding any other provisions of law, straight trucks, agricultural tractors, *citrus harvesting equipment, citrus fruit loaders,* and cotton module movers, not exceeding 50 feet in length, or any combination of up to and including three implements of husbandry, including the towing power unit, and any single agricultural trailer with a load thereon or any agricultural implements attached to a towing power unit, or a self-propelled agricultural implement or an agricultural tractor, is authorized for the purpose of transporting peanuts, grains, soybeans, *citrus, cotton, hay, straw,* or other perishable farm products from their point of production to the first point of change of custody or of long-term storage, and for the purpose of returning to such point of production, or for the purpose of moving such tractors, movers, and implements from one point of agricultural production to another, by a person engaged in the production of any such product or custom hauler, if such vehicle or combination of vehicles otherwise complies with this section. The Department of Transportation may issue overlength permits for cotton module movers greater than 50 feet but not more than 55 feet in overall length. Such vehicles shall be operated in accordance with all safety requirements prescribed by law and rules of the Department of Transportation.

(c) The width and height limitations of this section do not apply to farming or agricultural equipment, whether self-propelled, pulled, or hauled, when temporarily operated during daylight hours upon a public

road that is not a limited access facility as defined in ~~s. 334.03(12) s. 334.03(13)~~, and the width and height limitations may be exceeded by such equipment without a permit. To be eligible for this exemption, the equipment shall be operated within a radius of 50 miles of the real property owned, rented, or leased by the equipment owner. However, equipment being delivered by a dealer to a purchaser is not subject to the 50-mile limitation. Farming or agricultural equipment greater than 174 inches in width must have one warning lamp mounted on each side of the equipment to denote the width and must have a slow-moving vehicle sign. Warning lamps required by this paragraph must be visible from the front and rear of the vehicle and must be visible from a distance of at least 1,000 feet.

Section 20. Subsection (42) of section 320.01, Florida Statutes, is amended to read:

320.01 Definitions, general.—As used in the Florida Statutes, except as otherwise provided, the term:

(42) “Low-speed vehicle” means any four-wheeled ~~electric~~ vehicle whose top speed is greater than 20 miles per hour but not greater than 25 miles per hour, including, *but not limited to,* neighborhood electric vehicles. Low-speed vehicles must comply with the safety standards in 49 C.F.R. s. 571.500 and s. 316.2122.

Section 21. Section 332.08, Florida Statutes, is amended to read:

332.08 Additional powers.—

(1) In addition to the general powers in ss. 332.01-332.12 conferred and without limitation thereof, a municipality which has established or may hereafter establish airports, restricted landing areas, or other air navigation facilities, or which has acquired or set apart or may hereafter acquire or set apart real property for such purposes, is hereby authorized:

(a)(1) To vest authority for the construction, enlargement, improvement, maintenance, equipment, operation, and regulation thereof in an officer, a board or body of such municipality by ordinance or resolution which shall prescribe the powers and duties of such officer, board or body. The expense of such construction, enlargement, improvement, maintenance, equipment, operation, and regulation shall be a responsibility of the municipality.

(b)1.(2)(a) To adopt and amend all needful rules, regulations, and ordinances for the management, government, and use of any properties under its control, whether within or without the territorial limits of the municipality; to appoint airport guards or police, with full police powers; to fix by ordinance or resolution, as may be appropriate, penalties for the violation of such ~~said~~ rules, regulations, and ordinances, and enforce such ~~said~~ penalties in the same manner in which penalties prescribed by other rules, regulations, and ordinances of the municipality are enforced.

2.(b) ~~Provided,~~ Where a county operates one or more airports, its regulations for the government thereof shall be by resolution of the board of county commissioners, ~~shall be~~ recorded in the minutes of the board, and promulgated by posting a copy at the courthouse and at every such airport for 4 consecutive weeks or by publication once a week in a newspaper published in the county for the same period. Such regulations shall be enforced as are the criminal laws. Violation thereof shall be a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

(c)(3) To lease for a term not exceeding 30 years such airports or other air navigation facilities, or real property acquired or set apart for airport purposes, to private parties, any municipal or state government or the national government, or any department of either thereof, for operation; to lease or assign for a term not exceeding 30 years to private parties, any municipal or state government or the national government, or any department of either thereof, for operation or use consistent with the purposes of ss. 332.01-332.12, space, area, improvements, or equipment on such airports; to sell any part of such airports, other air navigation facilities, or real property to any municipal or state government, or the United States or any department or instrumentality thereof, for aeronautical purposes or purposes incidental thereto, and to confer the privileges of concessions of supplying upon its airports goods, commodities, things, services, and facilities; provided, that in each case in so

doing the public is not deprived of its rightful equal and uniform use thereof.

(d)(4) To sell or lease any property, real or personal, acquired for airport purposes and belonging to the municipality, which, in the judgment of its governing body, may not be required for aeronautic purposes, in accordance with the laws of this state, or the provisions of the charter of the municipality, governing the sale or leasing of similar municipally owned property.

(e)(5) To exercise all powers necessarily incidental to the exercise of the general and special powers herein granted, and is specifically authorized to assess and shall assess against and collect from the owner or operator of each and every airplane using such airports a sufficient fee or service charge to cover the cost of the service furnished airplanes using such airports, including the liquidation of bonds or other indebtedness for construction and improvements.

(2) *Notwithstanding any other provision of this section, a municipality participating in the Federal Aviation Administration's Airport Privatization Pilot Program pursuant to 49 U.S.C. s. 47134 may lease or sell an airport or other air navigation facility or real property, together with improvements and equipment, acquired or set apart for airport purposes to a private party under such terms and conditions as negotiated by the municipality. If state funds were provided to the municipality pursuant to s. 332.007, the municipality must obtain approval of the agreement from the Department of Transportation, which is authorized to approve the agreement if it determines the state's investment has been adequately considered and protected consistent with the applicable conditions specified in 49 U.S.C. s. 47134.*

Section 22. Subsections (11) through (37) of section 334.03, Florida Statutes, are renumbered as subsections (10) through (36), respectively, and present subsections (10), (11), and (25) of that section are amended to read:

334.03 Definitions.—When used in the Florida Transportation Code, the term:

(10) ~~“Florida Intrastate Highway System” means a system of limited access and controlled access facilities on the State Highway System which have the capacity to provide high speed and high volume traffic movements in an efficient and safe manner.~~

(10)(11) ~~“Functional classification” means the assignment of roads into systems according to the character of service they provide in relation to the total road network using procedures developed by the Federal Highway Administration. Basic functional categories include arterial roads, collector roads, and local roads which may be subdivided into principal, major, or minor levels. Those levels may be additionally divided into rural and urban categories.~~

(24)(25) ~~“State Highway System” means the following, which shall be facilities to which access is regulated:~~

(a) ~~the interstate system and all other roads within the state which were under the jurisdiction of the state on June 10, 1995, and roads constructed by an agency of the state for the State Highway System, plus roads transferred to the state's jurisdiction after that date by mutual consent with another governmental entity, but not including roads so transferred from the state's jurisdiction. These facilities shall be facilities to which access is regulated.;~~

(b) ~~All rural arterial routes and their extensions into and through urban areas;~~

(c) ~~All urban principal arterial routes; and~~

(d) ~~The urban minor arterial mileage on the existing State Highway System as of July 1, 1987, plus additional mileage to comply with the 2-percent requirement as described below.~~

~~However, not less than 2 percent of the public road mileage of each urbanized area on record as of June 30, 1986, shall be included as minor arterials in the State Highway System. Urbanized areas not meeting the foregoing minimum requirement shall have transferred to the State Highway System additional minor arterials of the highest significance in which case the total minor arterials in the State Highway System from~~

~~any urbanized area shall not exceed 2.5 percent of that area's total public urban road mileage.~~

Section 23. Subsections (11), (13), and (26) of section 334.044, Florida Statutes, are amended, and subsection (33) is added to that section, to read:

334.044 Department; powers and duties.—The department shall have the following general powers and duties:

(11) To establish a numbering system for public roads; ~~and to functionally classify such roads, and to assign jurisdictional responsibility.~~

(13) To ~~designate existing and to~~ plan proposed transportation facilities as part of the State Highway System, and to construct, maintain, and operate such facilities.

(26) To provide for the enhancement of environmental benefits, including air and water quality; to prevent roadside erosion; to conserve the natural roadside growth and scenery; and to provide for the implementation and maintenance of roadside conservation, enhancement, and stabilization programs. No less than 1.5 percent of the amount contracted for construction projects shall be allocated by the department on a statewide basis for the purchase of plant materials. *Department districts may not expend funds for landscaping in connection with any project that is limited to resurfacing existing lanes unless the expenditure has been approved by the department's secretary or the secretary's designee.* ~~with~~ To the greatest extent practical, a minimum of 50 percent of ~~the these~~ funds allocated under this subsection shall be allocated for large plant materials and the remaining funds for other plant materials. All ~~such~~ plant materials shall be purchased from Florida commercial nursery stock in this state on a uniform competitive bid basis. The department ~~shall will~~ develop grades and standards for landscaping materials purchased through this process. To accomplish these activities, the department may contract with nonprofit organizations having the primary purpose of developing youth employment opportunities.

(33) *To develop, in coordination with its partners and stakeholders, a Freight Mobility and Trade Plan to assist in making freight mobility investments that contribute to the economic growth of the state. Such plan should enhance the integration and connectivity of the transportation system across and between transportation modes throughout the state. The department shall deliver the Freight Mobility and Trade Plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives by July 1, 2013.*

(a) *The Freight Mobility and Trade Plan shall include, but need not be limited to, proposed policies and investments that promote the following:*

1. *Increasing the flow of domestic and international trade through the state's seaports and airports, including specific policies and investments that will recapture cargo currently shipped through seaports and airports located outside the state.*

2. *Increasing the development of intermodal logistic centers in the state, including specific strategies, policies, and investments that capitalize on the empty backhaul trucking and rail market in the state.*

3. *Increasing the development of manufacturing industries in the state, including specific policies and investments in transportation facilities that will promote the successful development and expansion of manufacturing facilities.*

4. *Increasing the implementation of compressed natural gas (CNG), liquefied natural gas (LNG), and propane energy policies that reduce transportation costs for businesses and residents located in the state.*

(b) *Freight issues and needs shall also be given emphasis in all appropriate transportation plans, including the Florida Transportation Plan and the Strategic Intermodal System Plan.*

Section 24. Section 334.047, Florida Statutes, is amended to read:

334.047 Prohibition.—Notwithstanding any other provision of law to the contrary, the Department of Transportation may not establish a cap on the number of miles in the State Highway System ~~or a maximum number of miles of urban principal arterial roads, as defined in s. 334.03, within a district or county.~~

Section 25. Subsection (5) is added to section 335.074, Florida Statutes, to read:

335.074 Safety inspection of bridges.—

(5) Upon receipt of an inspection report that recommends reducing the weight, size, or speed limit on a bridge, the governmental entity having maintenance responsibility for the bridge must reduce the maximum limits for the bridge in accordance with the inspection report and post the limits in accordance with s. 316.555. The governmental entity must, within 30 days after receipt of an inspection report recommending lower limits, notify the department that the limitations have been implemented and the bridge has been posted accordingly. If the required actions are not taken within 30 days after receipt of an inspection report, the department shall post the bridge in accordance with the recommendations in the inspection report. All costs incurred by the department in connection with providing notice of the bridge's limitations or restrictions shall be assessed against and collected from the governmental entity having maintenance responsibility for the bridge. If an inspection report recommends closure of a bridge, the bridge shall be immediately closed. If the governmental entity does not close the bridge immediately upon receipt of an inspection report recommending closure, the department shall close the bridge. All costs incurred by the department in connection with the bridge closure shall be assessed against and collected from the governmental entity having maintenance responsibility for the bridge. Nothing in this subsection alters existing jurisdictional responsibilities for the operation and maintenance of bridges.

Section 26. Subsections (1) and (2) of section 335.17, Florida Statutes, are amended to read:

335.17 State highway construction; means of noise abatement.—

(1) The department shall make use of noise-control methods as part of highway construction projects involving new location or capacity expansion ~~in the construction of all new state highways~~, with particular emphasis on those highways located in or near urban-residential developments which abut such highway rights-of-way.

(2) All highway projects by the department, regardless of funding source, shall be developed in conformity with federal standards for noise abatement as contained in 23 C.F.R. 772 as such regulations existed on ~~July 13, 2011~~ ~~March 1, 1989~~. The department shall, at a minimum, comply with federal requirements in the following areas:

- (a) Analysis of traffic noise impacts and abatement measures;
- (b) Noise abatement;
- (c) Information for local officials;
- (d) Traffic noise prediction; and
- (e) Construction noise.

Section 27. Subsection (5) of section 336.021, Florida Statutes, is amended to read:

336.021 County transportation system; levy of ninth-cent fuel tax on motor fuel and diesel fuel.—

(5) All impositions of the tax shall be levied before ~~October~~ ~~July~~ 1 of each year to be effective January 1 of the following year. However, levies of the tax which were in effect on July 1, 2002, and which expire on August 31 of any year may be reimposed at the current authorized rate to be effective September 1 of the year of expiration. All impositions shall be required to end on December 31 of a year. A decision to rescind the tax shall not take effect on any date other than December 31 and shall require a minimum of 60 days' notice to the department of such decision.

Section 28. Paragraphs (a) and (b) of subsection (1), paragraph (a) of subsection (5), and subsection (7) of section 336.025, Florida Statutes, are amended to read:

336.025 County transportation system; levy of local option fuel tax on motor fuel and diesel fuel.—

(1)(a) In addition to other taxes allowed by law, there may be levied as provided in ss. 206.41(1)(e) and 206.87(1)(c) a 1-cent, 2-cent, 3-cent, 4-

cent, 5-cent, or 6-cent local option fuel tax upon every gallon of motor fuel and diesel fuel sold in a county and taxed under the provisions of part I or part II of chapter 206.

1. All impositions and rate changes of the tax shall be levied before ~~October~~ ~~July~~ 1 to be effective January 1 of the following year for a period not to exceed 30 years, and the applicable method of distribution shall be established pursuant to subsection (3) or subsection (4). However, levies of the tax which were in effect on July 1, 2002, and which expire on August 31 of any year may be reimposed at the current authorized rate effective September 1 of the year of expiration. Upon expiration, the tax may be relieved provided that a redetermination of the method of distribution is made as provided in this section.

2. County and municipal governments shall utilize moneys received pursuant to this paragraph only for transportation expenditures.

3. Any tax levied pursuant to this paragraph may be extended on a majority vote of the governing body of the county. A redetermination of the method of distribution shall be established pursuant to subsection (3) or subsection (4), if, after July 1, 1986, the tax is extended or the tax rate changed, for the period of extension or for the additional tax.

(b) In addition to other taxes allowed by law, there may be levied as provided in s. 206.41(1)(e) a 1-cent, 2-cent, 3-cent, 4-cent, or 5-cent local option fuel tax upon every gallon of motor fuel sold in a county and taxed under the provisions of part I of chapter 206. The tax shall be levied by an ordinance adopted by a majority plus one vote of the membership of the governing body of the county or by referendum.

1. All impositions and rate changes of the tax shall be levied before ~~October~~ ~~July~~ 1, to be effective January 1 of the following year. However, levies of the tax which were in effect on July 1, 2002, and which expire on August 31 of any year may be reimposed at the current authorized rate effective September 1 of the year of expiration.

2. The county may, prior to levy of the tax, establish by interlocal agreement with one or more municipalities located therein, representing a majority of the population of the incorporated area within the county, a distribution formula for dividing the entire proceeds of the tax among county government and all eligible municipalities within the county. If no interlocal agreement is adopted before the effective date of the tax, tax revenues shall be distributed pursuant to the provisions of subsection (4). If no interlocal agreement exists, a new interlocal agreement may be established prior to June 1 of any year pursuant to this subparagraph. However, any interlocal agreement agreed to under this subparagraph after the initial levy of the tax or change in the tax rate authorized in this section shall under no circumstances materially or adversely affect the rights of holders of outstanding bonds which are backed by taxes authorized by this paragraph, and the amounts distributed to the county government and each municipality shall not be reduced below the amount necessary for the payment of principal and interest and reserves for principal and interest as required under the covenants of any bond resolution outstanding on the date of establishment of the new interlocal agreement.

3. County and municipal governments shall use moneys received pursuant to this paragraph for transportation expenditures needed to meet the requirements of the capital improvements element of an adopted comprehensive plan or for expenditures needed to meet immediate local transportation problems and for other transportation-related expenditures that are critical for building comprehensive roadway networks by local governments. For purposes of this paragraph, expenditures for the construction of new roads, the reconstruction or resurfacing of existing paved roads, or the paving of existing graded roads shall be deemed to increase capacity and such projects shall be included in the capital improvements element of an adopted comprehensive plan. Expenditures for purposes of this paragraph shall not include routine maintenance of roads.

(5)(a) By ~~October~~ ~~July~~ 1 of each year, the county shall notify the Department of Revenue of the rate of the taxes levied pursuant to paragraphs (1)(a) and (b), and of its decision to rescind or change the rate of a tax, if applicable, and shall provide the department with a certified copy of the interlocal agreement established under subparagraph (1)(b)2. or subparagraph (3)(a)1. with distribution proportions established by such agreement or pursuant to subsection (4), if applicable. A decision to rescind a tax ~~may~~ ~~shall~~ not take effect on any date other than December

31 and ~~requires shall require~~ a minimum of 60 days' notice to the Department of Revenue of such decision.

(7) For the purposes of this section, "transportation expenditures" means expenditures by the local government from local or state shared revenue sources, excluding expenditures of bond proceeds, for the following programs:

- (a) Public transportation operations and maintenance.
- (b) Roadway and right-of-way maintenance and equipment and structures used primarily for the storage and maintenance of such equipment.
- (c) Roadway and right-of-way drainage.
- (d) Street lighting *installation, operation, maintenance, and repair*.
- (e) Traffic signs, traffic engineering, signalization, and pavement markings, *installation, operation, maintenance, and repair*.
- (f) Bridge maintenance and operation.
- (g) Debt service and current expenditures for transportation capital projects in the foregoing program areas, including construction or reconstruction of roads and sidewalks.

Section 29. Subsection (4) of section 337.111, Florida Statutes, is amended to read:

337.111 Contracting for monuments and memorials to military veterans at rest areas.—The Department of Transportation is authorized to enter into contract with any not-for-profit group or organization that has been operating for not less than 2 years for the installation of monuments and memorials honoring Florida's military veterans at highway rest areas around the state pursuant to the provisions of this section.

(4) The group or organization making the proposal shall provide *an annual renewable a 10-year bond, an irrevocable letter of credit, or another form of security as approved by the department's comptroller, for the purpose of securing the cost of removal of the monument and any modifications made to the site as part of the placement of the monument should the Department of Transportation determine it necessary to remove or relocate the monument. Such removal or relocation shall be approved by the committee described in subsection (1). Prior to expiration, the bond shall be renewed for another 10-year period if the memorial is to remain in place.*

Section 30. Subsection (1) of section 337.125, Florida Statutes, is amended to read:

337.125 Socially and economically disadvantaged business enterprises; notice requirements.—

(1) *When contract goals are established*, in order to document that a subcontract is with a certified socially and economically disadvantaged business enterprise, the prime contractor must either submit a disadvantaged business enterprise utilization form which has been signed by the socially and economically disadvantaged business enterprise and the prime contractor, or submit the written or oral quotation of the socially and economically disadvantaged business enterprise, and information contained in the quotation must be confirmed as determined by the department by rule.

Section 31. *Section 337.137, Florida Statutes, is repealed.*

Section 32. Section 337.139, Florida Statutes, is amended to read:

337.139 Efforts to encourage awarding contracts to disadvantaged business enterprises.—In implementing chapter 90-136, Laws of Florida, the Department of Transportation shall institute procedures to encourage the awarding of contracts for professional services and construction to disadvantaged business enterprises. For the purposes of this section, the term "disadvantaged business enterprise" means a small business concern certified by the Department of Transportation to be owned and controlled by socially and economically disadvantaged individuals as defined by the *Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) Surface*

~~Transportation and Uniform Relocation Act of 1987~~. The Department of Transportation shall develop and implement activities to encourage the participation of disadvantaged business enterprises in the contracting process. Such efforts may include:

- (1) Presolicitation or prebid meetings for the purpose of informing disadvantaged business enterprises of contracting opportunities.
- (2) Written notice to disadvantaged business enterprises of contract opportunities for commodities or contractual and construction services which the disadvantaged business provides.
- (3) Provision of adequate information to disadvantaged business enterprises about the plans, specifications, and requirements of contracts or the availability of jobs.
- (4) Breaking large contracts into several single-purpose contracts of a size which may be obtained by certified disadvantaged business enterprises.

Section 33. Subsection (1) of section 337.14, Florida Statutes, is amended to read:

337.14 Application for qualification; certificate of qualification; restrictions; request for hearing.—

(1) Any person desiring to bid for the performance of any construction contract in excess of \$250,000 which the department proposes to let must first be certified by the department as qualified pursuant to this section and rules of the department. The rules of the department shall address the qualification of persons to bid on construction contracts in excess of \$250,000 and shall include requirements with respect to the equipment, past record, experience, financial resources, and organizational personnel of the applicant necessary to perform the specific class of work for which the person seeks certification. The department ~~may is~~ *authorized to* limit the dollar amount of any contract upon which a person is qualified to bid or the aggregate total dollar volume of contracts such person is allowed to have under contract at any one time. Each applicant seeking qualification to bid on construction contracts in excess of \$250,000 shall furnish the department a statement under oath, on such forms as the department may prescribe, setting forth detailed information as required on the application. Each application for certification shall be accompanied by the latest annual financial statement of the applicant completed within the last 12 months. If the application or the annual financial statement shows the financial condition of the applicant more than 4 months prior to the date on which the application is received by the department, then an interim financial statement must be submitted and be accompanied by an updated application. The interim financial statement must cover the period from the end date of the annual statement and must show the financial condition of the applicant no more than 4 months prior to the date the interim financial statement is received by the department. *However, upon request by the applicant, an application and accompanying annual or interim financial statement received by the department within 15 days after either 4-month period under this subsection shall be considered timely.* Each required annual or interim financial statement must be audited and accompanied by the opinion of a certified public accountant ~~or a public accountant approved by the department.~~ *An applicant desiring to bid exclusively for the performance of construction contracts with proposed budget estimates of less than \$1 million may submit reviewed annual or reviewed interim financial statements prepared by a certified public accountant.* The information required by this subsection is confidential and exempt from the provisions of s. 119.07(1). The department shall act upon the application for qualification within 30 days after the department determines that the application is complete. The department may waive the requirements of this subsection for projects having a contract price of \$500,000 or less if the department determines that the project is of a noncritical nature and the waiver will not endanger public health, safety, or property.

Section 34. Subsection (3) of section 337.29, Florida Statutes, is amended to read:

337.29 Vesting of title to roads; liability for torts.—

(3) Title to all roads transferred in accordance with ~~the provisions of~~ s. 335.0415 shall be in the governmental entity to which such roads have been transferred, upon the recording of *a deed or a right-of-way map by*

the appropriate governmental entity in the public land records of the county or counties in which such rights-of-way are located. To the extent that sovereign immunity has been waived, liability for torts shall be in the governmental entity having operation and maintenance responsibility as provided in s. 335.0415. Except as otherwise provided by law, a municipality shall have the same governmental, corporate, and proprietary powers with relation to any public road or right-of-way within the municipality which has been transferred to another governmental entity pursuant to s. 335.0415 that the municipality has with relation to other public roads and rights-of-way within the municipality.

Section 35. Section 337.403, Florida Statutes, is amended to read:

337.403 *Interference caused by relocation of utility; expenses.*—

(1) ~~If a utility that is heretofore or hereafter placed upon, under, over, or along any public road or publicly owned rail corridor that is found by the authority to be unreasonably interfering in any way with the convenient, safe, or continuous use, or the maintenance, improvement, extension, or expansion, of such public road or publicly owned rail corridor, the utility owner shall, upon 30 days' written notice to the utility or its agent by the authority, initiate the work necessary to alleviate the interference be removed or relocated by such utility at its own expense except as provided in paragraphs (a)-(g) (a)-(f). The work must be completed within such reasonable time as stated in the notice or such time as agreed to by the authority and the utility owner.~~

(a) If the relocation of utility facilities, as referred to in s. 111 of the Federal-Aid Highway Act of 1956, Pub. L. No. 627 of the 84th Congress, is necessitated by the construction of a project on the federal-aid interstate system, including extensions thereof within urban areas, and the cost of the project is eligible and approved for reimbursement by the Federal Government to the extent of 90 percent or more under the Federal Aid Highway Act, or any amendment thereof, then in that event the utility owning or operating such facilities shall perform any necessary work ~~relocate the facilities upon notice from order of the department, and the state shall pay the entire expense properly attributable to such work relocation after deducting therefrom any increase in the value of a the new facility and any salvage value derived from an the old facility.~~

(b) When a joint agreement between the department and the utility is executed for utility ~~improvement, relocation, or removal~~ work to be accomplished as part of a contract for construction of a transportation facility, the department may participate in those utility work ~~improvement, relocation, or removal~~ costs that exceed the department's official estimate of the cost of the work by more than 10 percent. The amount of such participation shall be limited to the difference between the official estimate of all the work in the joint agreement plus 10 percent and the amount awarded for this work in the construction contract for such work. The department may not participate in any utility work ~~improvement, relocation, or removal~~ costs that occur as a result of changes or additions during the course of the contract.

(c) When an agreement between the department and utility is executed for utility ~~improvement, relocation, or removal~~ work to be accomplished in advance of a contract for construction of a transportation facility, the department may participate in the cost of clearing and grubbing necessary to perform such work.

(d) If the utility facility ~~being removed or relocated~~ was initially installed to exclusively serve the ~~authority or department~~, its tenants, or both, the ~~authority department~~ shall bear the costs of the ~~removing or relocating that utility work facility~~. However, the ~~authority department~~ is not responsible for ~~bearing the cost of utility work related to removing or relocating~~ any subsequent additions to that facility for the purpose of serving others.

(e) If, under an agreement between a utility and the authority entered into after July 1, 2009, the utility conveys, subordinates, or relinquishes a compensable property right to the authority for the purpose of accommodating the acquisition or use of the right-of-way by the authority, without the agreement expressly addressing future responsibility for the cost of necessary utility work ~~removing or relocating the utility~~, the authority shall bear the cost of removal or relocation. This paragraph does not impair or restrict, and may not be used to interpret, the terms of any such agreement entered into before July 1, 2009.

(f) If the utility is an electric facility being relocated underground in order to enhance vehicular, bicycle, and pedestrian safety and in which ownership of the electric facility to be placed underground has been transferred from a private to a public utility within the past 5 years, the department shall incur all costs of the necessary utility work ~~relocation~~.

(g) An authority may bear the costs of utility work required to eliminate an unreasonable interference when the utility is not able to establish that it has a compensable property right in the particular property where the utility is located if:

1. The utility was physically located on the particular property before the authority acquired rights in the property;

2. The utility demonstrates that it has a compensable property right in all adjacent properties along the alignment of the utility; and

3. The information available to the authority does not establish the relative priorities of the authority's and the utility's interests in the particular property.

(2) If such utility work ~~removal or relocation~~ is incidental to work to be done on such road or publicly owned rail corridor, the notice shall be given at the same time the contract for the work is advertised for bids, or no less than 30 days before ~~prior to~~ the commencement of such work by the authority, whichever occurs later.

(3) Whenever a notice from ~~an order of the authority~~ requires such utility work ~~removal or change in the location of any utility from the right-of-way of a public road or publicly owned rail corridor~~, and the owner thereof fails to perform the work ~~remove or change the same~~ at his or her own expense to conform to the order within the time stated in the notice or such other time as agreed to by the authority and the utility owner, the authority shall proceed to cause the utility work to be performed ~~to be removed~~. The expense thereby incurred shall be paid out of any money available therefor, and such expense shall, except as provided in subsection (1), be charged against the owner and levied and collected and paid into the fund from which the expense of such relocation was paid.

Section 36. Subsection (1) of section 337.404, Florida Statutes, is amended to read:

337.404 *Removal or relocation of utility facilities; notice and order; court review.*—

(1) Whenever it becomes ~~shall become~~ necessary for the authority to perform utility work ~~remove or relocate any utility~~ as provided in s. 337.403 ~~the preceding section~~, the owner of the utility, or the owner's chief agent, shall be given notice that the authority will perform of such work ~~removal or relocation~~ and, after the work is completed, shall be given an order requiring the payment of the cost thereof; and a ~~shall be given~~ reasonable time, which may ~~shall~~ not be less than 20 or ~~not~~ more than 30 days, in which to appear before the authority to contest the reasonableness of the order. Should the owner or the owner's representative not appear, the determination of the cost to the owner shall be final. Authorities considered agencies for the purposes of chapter 120 shall adjudicate removal or relocation of utilities pursuant to chapter 120.

Section 37. Subsections (1), (4), and (5) of section 337.408, Florida Statutes, are amended to read:

337.408 *Regulation of bus stops, benches, transit shelters, street light poles, waste disposal receptacles, and modular news racks within rights-of-way.*—

(1) Benches or transit shelters, including advertising displayed on benches or transit shelters, may be installed within the right-of-way limits of any municipal, county, or state road, except a limited access highway, provided that such benches or transit shelters are for the comfort or convenience of the general public or are at designated stops on official bus routes and provided that written authorization has been given to a qualified private supplier of such service by the municipal government within whose incorporated limits such benches or transit shelters are installed or by the county government within whose unincorporated limits such benches or transit shelters are installed. A municipality or county may authorize the installation, without public bid, of benches and transit shelters together with advertising displayed thereon

within the right-of-way limits of such roads. *All installations shall be in compliance with all applicable laws and rules, including, without limitation, the Americans with Disabilities Act. Municipalities and counties that authorize or have authorized a bench or transit shelter to be installed within the right-of-way limits of any road on the State Highway System shall be responsible for ensuring that the bench or transit shelter complies with all applicable laws and rules, including, without limitation, the Americans with Disabilities Act, or shall remove the bench or transit shelter. The department shall have no liability for any claims, losses, costs, charges, expenses, damages, liabilities, attorney fees, or court costs relating to the installation, removal, or relocation of any benches or transit shelters authorized by a municipality or county. On and after July 1, 2012, a municipality or county that authorizes a bench or transit shelter to be installed within the right-of-way limits of any road on the State Highway System must require the qualified private supplier, or any other person under contract to install the bench or transit shelter, to indemnify, defend, and hold harmless the department from any suits, actions, proceedings, claims, losses, costs, charges, expenses, damages, liabilities, attorney fees, and court costs relating to the installation, removal, or relocation of such installations, and shall annually certify to the department in a notarized signed statement that this requirement has been met. The certification shall include the name and address of each person responsible for indemnifying the department for an authorized installation. Municipalities and counties that have authorized the installation of benches or transit shelters within the right-of-way limits of any road on the State Highway System must remove or relocate, or cause the removal or relocation of, the installation at no cost to the department within 60 days after written notice by the department that the installation is unreasonably interfering in any way with the convenient, safe, or continuous use of or the maintenance, improvement, extension, or expansion of the State Highway System road. Any contract for the installation of benches or transit shelters or advertising on benches or transit shelters which was entered into before April 8, 1992, without public bidding is ratified and affirmed. Such benches or transit shelters may not interfere with right-of-way preservation and maintenance. Any bench or transit shelter located on a sidewalk within the right-of-way limits of any road on the State Highway System or the county road system shall be located so as to leave at least 36 inches of clearance for pedestrians and persons in wheelchairs. Such clearance shall be measured in a direction perpendicular to the centerline of the road.*

(4) The department has the authority to direct the immediate relocation or removal of any *bus stop*, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack that endangers life or property or that is otherwise not in compliance with applicable laws and rules, except that transit bus benches that were placed in service before April 1, 1992, are not required to comply with bench size and advertising display size requirements established by the department before March 1, 1992. ~~Any transit bus bench that was in service before April 1, 1992, may be replaced with a bus bench of the same size or smaller, if the bench is damaged or destroyed or otherwise becomes unusable.~~ The department may adopt rules relating to the regulation of bench size and advertising display size requirements. If a municipality or county within which a bench is to be located has adopted an ordinance or other applicable regulation that establishes bench size or advertising display sign requirements different from requirements specified in department rule, the local government requirement applies within the respective municipality or county. Placement of any bench or advertising display on the National Highway System under a local ordinance or regulation adopted under this subsection is subject to approval of the Federal Highway Administration.

(5) A *bus stop*, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack, or advertising thereon, may not be erected or placed on the right-of-way of any road in a manner that conflicts with the requirements of federal law, regulations, or safety standards, thereby causing the state or any political subdivision the loss of federal funds. Competition among persons seeking to provide *bus stop*, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack services or advertising on such benches, shelters, receptacles, public pay telephone, or news racks may be regulated, restricted, or denied by the appropriate local government entity consistent with this section.

Section 38. Chapter 338, Florida Statutes, is retitled "LIMITED ACCESS AND TOLL FACILITIES."

Section 39. Section 338.001, Florida Statutes, is repealed.

Section 40. Present subsections (1) through (6) of section 338.01, Florida Statutes, are renumbered as subsections (2) through (7), respectively, and new subsections (1) and (8) are added to that section to read:

338.01 Authority to establish and regulate limited access facilities.—

(1) *The department may establish limited access facilities as provided in s. 335.02. The primary function of such limited access facilities shall be to allow high-speed and high-volume traffic movements within the state. Access to abutting land is subordinate to this function, and such access must be prohibited or highly regulated.*

(8) *The department, or other governmental entity responsible for the collection of tolls, may pursue the collection of unpaid tolls and associated fees and other amounts to which it is entitled by contracting with a private attorney who is a member in good standing with The Florida Bar or a collection agent who is registered and in good standing pursuant to chapter 559. A collection fee in an amount that is reasonable within the collection industry, including any reasonable attorney fees, may be added to the delinquent amount collected by any attorney or collection agent retained by the department or other governmental entity. The requirements of s. 287.059 do not apply to private attorney services procured under this section.*

Section 41. Section 338.151, Florida Statutes, is created to read:

338.151 *Authority of the department to establish tolls on the State Highway System.—Notwithstanding s. 338.165(8), the department may establish tolls on new limited access facilities on the State Highway System, lanes added to existing limited access facilities on the State Highway System, new major bridges on the State Highway System over waterways, and replacements for existing major bridges on the State Highway System over waterways to pay, fully or partially, for the cost of such projects. Except for high-occupancy vehicle lanes, express lanes, the turnpike system, and as otherwise authorized by law, the department may not establish tolls on lanes of limited access facilities that exist on July 1, 2012, unless tolls were in effect for the lanes prior to that date. The authority provided in this section is in addition to the authority provided under the Florida Turnpike Enterprise Law and s. 338.166.*

Section 42. Subsection (1) of section 338.155, Florida Statutes, is amended to read:

338.155 Payment of toll on toll facilities required; exemptions.—

(1) ~~A person may not use any toll facility without payment of tolls, except employees of the agency operating the toll project when using the toll facility on official state business, state military personnel while on official military business, handicapped persons as provided in this section, persons exempt from toll payment by the authorizing resolution for bonds issued to finance the facility, and persons exempt on a temporary basis where use of such toll facility is required as a detour route. Any law enforcement officer operating a marked official vehicle is exempt from toll payment when on official law enforcement business. Any person operating a fire vehicle when on official business or a rescue vehicle when on official business is exempt from toll payment. Any person participating in the funeral procession of a law enforcement officer or firefighter killed in the line of duty is exempt from toll payment. The secretary, or the secretary's designee, may suspend the payment of tolls on a toll facility when necessary to assist in emergency evacuation. The failure to pay a prescribed toll constitutes a noncriminal traffic infraction, punishable as a moving violation as provided in ~~pursuant to~~ s. 318.18. The department ~~may be authorized to~~ adopt rules relating to the payment, collection, and enforcement of tolls, as authorized in chapters 316, 318, 320, 322, and 338, including, but not limited to, rules for the implementation of video or other image billing and variable pricing. *With respect to toll facilities managed by the department, the revenues of which are not pledged to repayment of bonds, the department may by rule allow the use of such facilities by public transit vehicles or by vehicles participating in a funeral procession for an active-duty military service member without the payment of tolls.*~~

Section 43. Paragraph (c) is added to subsection (3) of section 338.161, Florida Statutes, to read:

338.161 Authority of department or toll agencies to advertise and promote electronic toll collection; expanded uses of electronic toll col-

lection system; studies authorized; *authority of department to collect tolls, fares, and fees for private and public entities.*—

(3)

(c) *If the department finds that it can increase nontoll revenues or add convenience or other value for its customers, the department is authorized to enter into agreements with private or public entities for the department's use of its electronic toll collection and video billing systems to collect tolls, fares, administrative fees, and other applicable charges imposed in connection with transportation facilities of the private or public entities that become interoperable with the department's electronic toll collection system. The department may modify its rules regarding toll collection procedures and the imposition of administrative charges to be applicable to toll facilities that are not part of the turnpike system or otherwise owned by the department. This paragraph may not be construed to limit the authority of the department under any other provision of law or under any agreement entered into prior to July 1, 2012.*

Section 44. Section 338.166, Florida Statutes, is amended to read:

338.166 High-occupancy toll lanes or express lanes.—

(1) Under s. 11, Art. VII of the State Constitution, the department may request the Division of Bond Finance to issue bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes *established on facilities owned by the department located on Interstate 95 in Miami Dade and Broward Counties.*

(2) The department may continue to collect the toll on the high-occupancy toll lanes or express lanes after the discharge of any bond indebtedness related to such project. All tolls so collected shall first be used to pay the annual cost of the operation, maintenance, and improvement of the high-occupancy toll lanes or express lanes project or associated transportation system.

(3) Any remaining toll revenue from the high-occupancy toll lanes or express lanes shall be used by the department for the construction, maintenance, or improvement of any road on the State Highway System *within the county or counties in which the toll revenues were collected or to support express bus service on the facility where the toll revenues were collected.*

(4) The department may implement variable rate tolls on high-occupancy toll lanes or express lanes.

(5) Except for high-occupancy toll lanes or express lanes, tolls may not be charged for use of an interstate highway where tolls were not charged as of July 1, 1997.

(6) This section does not apply to the turnpike system as defined under the Florida Turnpike Enterprise Law.

Section 45. Paragraph (a) of subsection (8) of section 338.221, Florida Statutes, is amended to read:

338.221 ~~Definitions of terms used in ss. 338.22-338.241.~~—As used in ss. 338.22-338.241, the following words and terms have the following meanings, unless the context indicates another or different meaning or intent:

(8) “Economically feasible” means:

(a) For a proposed turnpike project, that, as determined by the department before the issuance of revenue bonds for the project, the estimated net revenues of the proposed turnpike project, excluding feeder roads and turnpike improvements, will be sufficient to pay at least 50 percent of the *annual* debt service on the bonds *associated with the project* by the end of the 12th year of operation and to pay at least 100 percent of the debt service on the bonds by the end of the ~~30th~~ *22nd* year of operation. In implementing this paragraph, up to 50 percent of the adopted work program costs of the project may be funded from turnpike revenues.

This subsection does not prohibit the pledging of revenues from the entire turnpike system to bonds issued to finance or refinance a turnpike project or group of turnpike projects.

Section 46. Paragraphs (a) and (b) of subsection (1) of section 338.223, Florida Statutes, are amended to read:

338.223 Proposed turnpike projects.—

(1)(a) Any proposed project to be constructed or acquired as part of the turnpike system and any turnpike improvement shall be included in the tentative work program. ~~A~~ ~~No~~ proposed project or group of proposed projects ~~may not~~ ~~shall~~ be added to the turnpike system unless such project or projects are determined to be economically feasible and a statement of environmental feasibility has been completed for such project or projects and such projects are determined to be consistent, to the maximum extent feasible, with approved local government comprehensive plans of the local governments in which such projects are located. The department may authorize engineering studies, traffic studies, environmental studies, and other expert studies of the location, costs, economic feasibility, and practicality of proposed turnpike projects throughout the state and may proceed with the design phase of such projects. The department ~~may~~ ~~shall~~ not request legislative approval of a proposed turnpike project until the design phase of that project is at least ~~30~~ ~~60~~ percent complete. If a proposed project or group of proposed projects is found to be economically feasible, consistent, to the maximum extent feasible, with approved local government comprehensive plans of the local governments in which such projects are located, and a favorable statement of environmental feasibility has been completed, the department, with the approval of the Legislature, shall, after the receipt of all necessary permits, construct, maintain, and operate such turnpike projects.

(b) Any proposed turnpike project or improvement shall be developed in accordance with the Florida Transportation Plan and the work program pursuant to s. 339.135. Turnpike projects that add capacity, alter access, affect feeder roads, or affect the operation of the local transportation system shall be included in the transportation improvement plan of the affected metropolitan planning organization. If such turnpike project does not fall within the jurisdiction of a metropolitan planning organization, the department shall notify the affected county and provide for public hearings in accordance with s. ~~339.155(5)(c)~~ ~~339.155(6)(e)~~.

Section 47. Subsection (4) of section 338.227, Florida Statutes, is amended to read:

338.227 Turnpike revenue bonds.—

(4) The Department of Transportation and the Department of Management Services shall create and implement an outreach program designed to enhance the participation of minority persons and minority business enterprises in all contracts entered into by their respective departments for services related to the financing of department projects for the *Strategic Intermodal System Plan developed pursuant to s. 339.64* ~~Florida Intrastate Highway System Plan~~. These services shall include, but ~~are not~~ be limited to, bond counsel and bond underwriters.

Section 48. Subsection (2) of section 338.2275, Florida Statutes, is amended to read:

338.2275 Approved turnpike projects.—

(2) The department ~~may~~ ~~is authorized to~~ use turnpike revenues, the State Transportation Trust Fund moneys allocated for turnpike projects pursuant to s. ~~339.65~~ ~~338.001~~, federal funds, and bond proceeds, and shall use the most cost-efficient combination of such funds, in developing a financial plan for funding turnpike projects. The department must submit a report of the estimated cost for each ongoing turnpike project and for each planned project to the Legislature 14 days before the convening of the regular legislative session. Verification of economic feasibility and statements of environmental feasibility for individual turnpike projects must be based on the entire project as approved. Statements of environmental feasibility are not required for those projects listed in s. 12, chapter 90-136, Laws of Florida, for which the Project Development and Environmental Reports were completed by July 1, 1990. All required environmental permits must be obtained before the department may advertise for bids for contracts for the construction of any turnpike project.

Section 49. Section 338.228, Florida Statutes, is amended to read:

338.228 Bonds not debts or pledges of credit of state.—Turnpike revenue bonds issued under the provisions of ss. 338.22-338.241 are not debts of the state or pledges of the faith and credit of the state. Such bonds are payable exclusively from revenues pledged for their payment. All such bonds shall contain a statement on their face that the state is not obligated to pay the same or the interest thereon, except from the revenues pledged for their payment, and that the faith and credit of the state is not pledged to the payment of the principal or interest of such bonds. The issuance of turnpike revenue bonds under the provisions of ss. 338.22-338.241 does not directly, indirectly, or contingently obligate the state to levy or to pledge any form of taxation whatsoever, or to make any appropriation for their payment. Except as provided in ss. ~~338.001, 338.223, and 338.2275, and 339.65,~~ no state funds may not shall be used on any turnpike project or to pay the principal or interest of any bonds issued to finance or refinance any portion of the turnpike system, and all such bonds shall contain a statement on their face to this effect.

Section 50. Paragraph (c) is added to subsection (3) of section 338.231, Florida Statutes, to read:

338.231 Turnpike tolls, fixing; pledge of tolls and other revenues.—The department shall at all times fix, adjust, charge, and collect such tolls and amounts for the use of the turnpike system as are required in order to provide a fund sufficient with other revenues of the turnpike system to pay the cost of maintaining, improving, repairing, and operating such turnpike system; to pay the principal of and interest on all bonds issued to finance or refinance any portion of the turnpike system as the same become due and payable; and to create reserves for all such purposes.

(3)

(c) *Notwithstanding any other provision of law to the contrary, any prepaid toll account of any kind which has remained inactive for 3 years shall be presumed unclaimed and its disposition shall be handled by the Department of Financial Services in accordance with all applicable provisions of chapter 717 relating to the disposition of unclaimed property, and the prepaid toll account shall be closed by the department.*

Section 51. Subsection (2) of section 338.234, Florida Statutes, is amended to read:

338.234 Granting concessions or selling along the turnpike system; immunity from taxation.—

(2) The effectuation of the authorized purposes of the *Strategic Intermodal System, created under ss. 339.61-339.65, Florida Intrastate Highway System* and Florida Turnpike Enterprise, created under this chapter, is for the benefit of the people of the state, for the increase of their commerce and prosperity, and for the improvement of their health and living conditions; and, because the system and enterprise perform essential government functions in effectuating such purposes, neither the turnpike enterprise nor any nongovernment lessee or licensee renting, leasing, or licensing real property from the turnpike enterprise, pursuant to an agreement authorized by this section, are required to pay any commercial rental tax imposed under s. 212.031 on any capital improvements constructed, improved, acquired, installed, or used for such purposes.

Section 52. Subsections (1), (2), and (3) of section 339.0805, Florida Statutes, are amended to read:

339.0805 Funds to be expended with certified disadvantaged business enterprises; ~~specified percentage to be expended;~~ construction management development program; bond guarantee program.—It is the policy of the state to meaningfully assist socially and economically disadvantaged business enterprises through a program that will provide for the development of skills through construction and business management training, as well as by providing contracting opportunities and financial assistance in the form of bond guarantees, to primarily remedy the effects of past economic disparity.

(1)(a) ~~Except to the extent that the head of the department determines otherwise, The department shall expend not less than 10 percent of federal-aid highway funds as defined in 49 C.F.R. part 26 s. 23.63(a) and state matching funds with small business concerns owned and controlled by socially and economically disadvantaged individuals as defined by the *Safe, Accountable, Flexible, Efficient Transportation*~~

~~*Equity Act: A Legacy for Users (SAFETEA-LU) Surface Transportation and Uniform Relocation Assistance Act of 1987.*~~

(b) Upon a determination by the department of past and continuing discrimination in nonfederally funded projects on the basis of race, color, creed, national origin, or sex, the department may implement a program tailored to address specific findings of disparity. The program may include the establishment of annual goals for expending a percentage of state-administered highway funds with small business concerns. The department may utilize set-asides for small business concerns to assist in achieving goals established pursuant to this subsection. For the purpose of this subsection, the term “small business concern” means a business owned and controlled by socially and economically disadvantaged individuals as defined by the *Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) Surface Transportation and Uniform Relocation Assistance Act of 1987*. The head of the department may elect to set goals only when significant disparity is documented. The findings of a disparity study shall be considered in determining the program goals for each group qualified to participate. ~~Such a study shall be conducted or updated by the department or its designee at a minimum of every 5 years. The department shall adopt rules to implement this subsection on or before October 1, 1993.~~

(c) The department shall certify a socially and economically disadvantaged business enterprise, ~~which certification shall be valid for 12 months, or as prescribed by 49 C.F.R. part 26 23.~~ The department’s initial application for certification for a socially and economically disadvantaged business enterprise shall require sufficient information to determine eligibility as a small business concern owned and controlled by a socially and economically disadvantaged individual. For *continuing eligibility recertification* of a disadvantaged business enterprise, the department may accept an affidavit, which meets department criteria as to form and content, certifying that the business remains qualified for certification in accordance with program requirements. A firm which does not fulfill all the department’s criteria for certification ~~may shall~~ not be considered a disadvantaged business enterprise. An applicant who is denied certification may not reapply within ~~12 6~~ months after issuance of the denial letter ~~or the final order, whichever is later.~~ The application and financial information required by this section are confidential and exempt from s. 119.07(1).

(2) The department shall ~~remove revoke~~ the certification of a disadvantaged business enterprise upon receipt of notification of any change in ownership which results in the disadvantaged individual or individuals used to qualify the business as a disadvantaged business enterprise, no longer owning at least 51 percent of the business enterprise. Such notification shall be made to the department by certified mail within ~~30 40~~ days after the change in ownership, ~~and such business shall be removed from the certified disadvantaged business list until a new application is submitted and approved by the department.~~ Failure to notify the department of the change in the ownership which qualifies the business as a disadvantaged business enterprise will *also* result in ~~removal revocation~~ of certification and subject the business to the provisions of s. 337.135. In addition, the department may, for good cause, deny or ~~remove suspend~~ the certification of a disadvantaged business enterprise. As used in this subsection, the term “good cause” includes, but is not limited to, the disadvantaged business enterprise:

(a) No longer meeting the certification standards set forth in department rules;

(b) Making a false, deceptive, or fraudulent statement in its application for certification or in any other information submitted to the department;

(c) Failing to maintain the records required by department rules;

(d) Failing to perform a commercially useful function on projects for which the enterprise was used to satisfy contract goals;

(e) Failing to fulfill its contractual obligations with contractors;

(f) Failing to respond with a statement of interest to requests for bid quotations from contractors for three consecutive lettings;

~~(g) Subcontracting to others more than 40 percent of the amount of any single subcontract that was used by the prime contractor to meet a contract goal;~~

~~(g)(h) Failing to provide notarized certification of payments received on specific projects to the prime contractor when required to do so by contract specifications;~~

~~(h)(i) Failing to schedule an onsite review upon request of the department; or~~

~~(i)(j) Becoming insolvent or the subject of a bankruptcy proceeding.~~

(3) The head of the department ~~may is authorized to~~ expend up to 6 percent of the funds specified in subsection (1) which are designated to be expended on small business firms owned and controlled by socially and economically disadvantaged individuals to conduct, by contract or otherwise, a construction management development program. Participation in the program will be limited to those firms which are certified under the provisions of subsection (1) by the department or the federal Small Business Administration or to any firm which ~~meets the definition of a small business in 49 C.F.R. s. 26.65 has annual gross receipts not exceeding \$2 million averaged over a 3-year period.~~ The program shall consist of classroom instruction and on-the-job instruction. To the extent feasible, the registration fee shall be set to cover the cost of instruction and overhead. ~~No Salary may not will~~ be paid to any participant.

Section 53. Paragraph (c) of subsection (4) and paragraph (e) of subsection (7) of section 339.135, Florida Statutes, are amended to read:

339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.—

(c)1. For purposes of this section, the board of county commissioners shall serve as the metropolitan planning organization in those counties which are not located in a metropolitan planning organization and shall be involved in the development of the district work program to the same extent as a metropolitan planning organization.

2. The district work program shall be developed cooperatively from the outset with the various metropolitan planning organizations of the state and include, to the maximum extent feasible, the project priorities of metropolitan planning organizations which have been submitted to the district by October 1 of each year *pursuant to s. 339.175(8)(b)*; however, the department and a metropolitan planning organization may, in writing, cooperatively agree to vary this submittal date. To assist the metropolitan planning organizations in developing their lists of project priorities, the district shall disclose to each metropolitan planning organization any anticipated changes in the allocation or programming of state and federal funds which may affect the inclusion of metropolitan planning organization project priorities in the district work program.

3. Prior to submittal of the district work program to the central office, the district shall provide the affected metropolitan planning organization with written justification for any project proposed to be rescheduled or deleted from the district work program which project is part of the metropolitan planning organization's transportation improvement program and is contained in the last 4 years of the previous adopted work program. By no later than 14 days after submittal of the district work program to the central office, the affected metropolitan planning organization may file an objection to such rescheduling or deletion. When an objection is filed with the secretary, the rescheduling or deletion ~~may shall~~ not be included in the district work program unless the inclusion of such rescheduling or deletion is specifically approved by the secretary. The Florida Transportation Commission shall include such objections in its evaluation of the tentative work program only when the secretary has approved the rescheduling or deletion.

(7) AMENDMENT OF THE ADOPTED WORK PROGRAM.—

(e) The department may amend the adopted work program to transfer fixed capital outlay appropriations for projects within the same appropriations category or between appropriations categories, including the following amendments which shall be subject to the procedures in paragraph (f):

1. Any amendment which deletes any project or project phase *estimated to cost over \$150,000*;

2. Any amendment which adds a project estimated to cost over ~~\$500,000~~ *\$150,000* in funds appropriated by the Legislature;

3. Any amendment which advances or defers to another fiscal year, a right-of-way phase, a construction phase, or a public transportation project phase estimated to cost over ~~\$1.5 million~~ *\$500,000* in funds appropriated by the Legislature, except an amendment advancing *a phase by 1 year to the current fiscal year* or deferring a phase for a period of 90 days or less; or

4. Any amendment which advances or defers to another fiscal year, any preliminary engineering phase or design phase estimated to cost over ~~\$500,000~~ *\$150,000* in funds appropriated by the Legislature, except an amendment advancing *a phase by 1 year to the current fiscal year* or deferring a phase for a period of 90 days or less.

Beginning July 1, 2013, the department shall index the budget amendment threshold amounts established in this paragraph to the Consumer Price Index or similar inflation indicators. Threshold adjustments for inflation under this paragraph may be made no more frequently than once a year. Adjustments for inflation are subject to the notice and review procedures contained in s. 216.177.

Section 54. Section 339.155, Florida Statutes, is amended to read:

339.155 Transportation planning.—

(1) THE FLORIDA TRANSPORTATION PLAN.—The department shall develop ~~and annually update~~ a statewide transportation plan, to be known as the Florida Transportation Plan. The plan shall be designed so as to be easily read and understood by the general public. The plan shall consider the needs of the entire state transportation system and examine the use of all modes of transportation to effectively and efficiently meet such needs. The purpose of the Florida Transportation Plan is to establish and define the state's long-range transportation goals and objectives to be accomplished over a period of at least 20 years within the context of the State Comprehensive Plan, and any other statutory mandates and authorizations and based upon the prevailing principles of:

- (a) Preserving the existing transportation infrastructure.
- (b) Enhancing Florida's economic competitiveness.
- (c) Improving travel choices to ensure mobility.
- (d) Expanding the state's role as a hub for trade and investment.

(2) SCOPE OF PLANNING PROCESS.—The department shall carry out a transportation planning process in conformance with s. 334.046(1) and 23 U.S.C. s. 135, ~~which provides for consideration of projects and strategies that will:~~

- ~~(a) Support the economic vitality of the United States, Florida, and the metropolitan areas, especially by enabling global competitiveness, productivity, and efficiency;~~
- ~~(b) Increase the safety and security of the transportation system for motorized and nonmotorized users;~~
- ~~(c) Increase the accessibility and mobility options available to people and for freight;~~
- ~~(d) Protect and enhance the environment, promote energy conservation, and improve quality of life;~~
- ~~(e) Enhance the integration and connectivity of the transportation system, across and between modes throughout Florida, for people and freight;~~
- ~~(f) Promote efficient system management and operation; and~~
- ~~(g) Emphasize the preservation of the existing transportation system.~~

(3) ~~FORMAT, SCHEDULE, AND REVIEW.~~—The Florida Transportation Plan shall be a unified, concise planning document that clearly defines the state's long-range transportation goals and objectives ~~and documents the department's short range objectives developed to further such goals and objectives.~~ The plan shall:

(a) Include a glossary that clearly and succinctly defines any and all phrases, words, or terms of art included in the plan, with which the general public may be unfamiliar. ~~and shall consist of, at a minimum, the following components:~~

(b)~~(a)~~ ~~Document~~ ~~A long range component documenting~~ the goals and long-term objectives necessary to implement the results of the department's findings from its examination of the criteria ~~specified listed in subsection (2) and s. 334.046(1) and 23 U.S.C. s. 135.~~ ~~The long range component must~~

(c) Be developed in cooperation with the metropolitan planning organizations and reconciled, to the maximum extent feasible, with the long-range plans developed by metropolitan planning organizations pursuant to s. 339.175. ~~The plan must also~~

(d) Be developed in consultation with affected local officials in non-metropolitan areas and with any affected Indian tribal governments. ~~The plan must~~

(e) Provide an examination of transportation issues likely to arise during at least a 20-year period. ~~The long range component shall~~

(f) Be updated at least once every 5 years, or more often as necessary, to reflect substantive changes to federal or state law.

~~(b) A short range component documenting the short term objectives and strategies necessary to implement the goals and long term objectives contained in the long range component. The short range component must define the relationship between the long range goals and the short range objectives, specify those objectives against which the department's achievement of such goals will be measured, and identify transportation strategies necessary to efficiently achieve the goals and objectives in the plan. It must provide a policy framework within which the department's legislative budget request, the strategic information resource management plan, and the work program are developed. The short range component shall serve as the department's annual agency strategic plan pursuant to s. 186.021. The short range component shall be developed consistent with available and forecasted state and federal funds. The short range component shall also be submitted to the Florida Transportation Commission.~~

~~(4) ANNUAL PERFORMANCE REPORT.~~—The department shall develop an annual performance report evaluating the operation of the department for the preceding fiscal year. The report shall also include a summary of the financial operations of the department and shall annually evaluate how well the adopted work program meets the short-term objectives contained in the short range component of the Florida Transportation Plan. This performance report shall be submitted to the Florida Transportation Commission and the legislative appropriations and transportation committees.

~~(4)(5) ADDITIONAL TRANSPORTATION PLANS.~~—

(a) Upon request by local governmental entities, the department may in its discretion develop and design transportation corridors, arterial and collector streets, vehicular parking areas, and other support facilities which are consistent with the plans of the department for major transportation facilities. The department may render to local governmental entities or their planning agencies such technical assistance and services as are necessary so that local plans and facilities are coordinated with the plans and facilities of the department.

(b) Each regional planning council, as provided for in s. 186.504, or any successor agency thereto, shall develop, as an element of its strategic regional policy plan, transportation goals and policies. The transportation goals and policies must be prioritized to comply with the prevailing principles provided in subsection (1) ~~(2)~~ and s. 334.046(1). The transportation goals and policies shall be consistent, to the maximum extent feasible, with the goals and policies of the metropolitan planning organization and the Florida Transportation Plan. The transportation goals and policies of the regional planning council will be advisory only and

shall be submitted to the department and any affected metropolitan planning organization for their consideration and comments. Metropolitan planning organization plans and other local transportation plans shall be developed consistent, to the maximum extent feasible, with the regional transportation goals and policies. The regional planning council shall review urbanized area transportation plans and any other planning products stipulated in s. 339.175 and provide the department and respective metropolitan planning organizations with written recommendations, which the department and the metropolitan planning organizations shall take under advisement. Further, the regional planning councils shall directly assist local governments ~~that~~ which are not part of a metropolitan area transportation planning process in the development of the transportation element of their comprehensive plans as required by s. 163.3177.

(c) Regional transportation plans may be developed in regional transportation areas in accordance with an interlocal agreement entered into pursuant to s. 163.01 by two or more contiguous metropolitan planning organizations; one or more metropolitan planning organizations and one or more contiguous counties, none of which is a member of a metropolitan planning organization; a multicounty regional transportation authority created by or pursuant to law; two or more contiguous counties that are not members of a metropolitan planning organization; or metropolitan planning organizations comprised of three or more counties.

(d) The interlocal agreement must, at a minimum, identify the entity that will coordinate the development of the regional transportation plan; delineate the boundaries of the regional transportation area; provide the duration of the agreement and specify how the agreement may be terminated, modified, or rescinded; describe the process by which the regional transportation plan will be developed; and provide how members of the entity will resolve disagreements regarding interpretation of the interlocal agreement or disputes relating to the development or content of the regional transportation plan. Such interlocal agreement shall become effective upon its recordation in the official public records of each county in the regional transportation area.

(e) The regional transportation plan developed pursuant to this section must, at a minimum, identify regionally significant transportation facilities located within a regional transportation area and contain a prioritized list of regionally significant projects. The projects shall be adopted into the capital improvements schedule of the local government comprehensive plan pursuant to s. 163.3177(3).

~~(5)(6) PROCEDURES FOR PUBLIC PARTICIPATION IN TRANSPORTATION PLANNING.~~—

(a) During the development of the ~~long range component of the Florida Transportation Plan~~ and prior to substantive revisions, the department shall provide citizens, affected public agencies, representatives of transportation agency employees, other affected employee representatives, private providers of transportation, and other known interested parties with an opportunity to comment on the proposed plan or revisions. These opportunities shall include, at a minimum, publishing a notice in the Florida Administrative Weekly and within a newspaper of general circulation within the area of each department district office.

(b) During development of major transportation improvements, such as those increasing the capacity of a facility through the addition of new lanes or providing new access to a limited or controlled access facility or construction of a facility in a new location, the department shall hold one or more hearings prior to the selection of the facility to be provided; prior to the selection of the site or corridor of the proposed facility; and prior to the selection of and commitment to a specific design proposal for the proposed facility. Such public hearings shall be conducted so as to provide an opportunity for effective participation by interested persons in the process of transportation planning and site and route selection and in the specific location and design of transportation facilities. The various factors involved in the decision or decisions and any alternative proposals shall be clearly presented so that the persons attending the hearing may present their views relating to the decision or decisions ~~that~~ which will be made.

(c) Opportunity for design hearings:

1. The department, prior to holding a design hearing, shall duly notify all affected property owners of record, as recorded in the property

appraiser's office, by mail at least 20 days prior to the date set for the hearing. The affected property owners shall be:

a. Those whose property lies in whole or in part within 300 feet on either side of the centerline of the proposed facility.

b. Those ~~who whom~~ the department determines will be substantially affected environmentally, economically, socially, or safetywise.

2. For each subsequent hearing, the department shall publish notice prior to the hearing date in a newspaper of general circulation for the area affected. These notices must be published twice, with the first notice appearing at least 15 days, but no later than 30 days, before the hearing.

3. A copy of the notice of opportunity for the hearing must be furnished to the United States Department of Transportation and to the appropriate departments of the state government at the time of publication.

4. The opportunity for another hearing shall be afforded in any case when proposed locations or designs are so changed from those presented in the notices specified above or at a hearing as to have a substantially different social, economic, or environmental effect.

5. The opportunity for a hearing shall be afforded in each case in which the department is in doubt as to whether a hearing is required.

Section 55. Paragraph (a) of subsection (2), paragraph (a) of subsection (4), and paragraph (b) of subsection (8) of section 339.175, Florida Statutes, are amended to read:

339.175 Metropolitan planning organization.—

(2) DESIGNATION.—

(a)1. An M.P.O. shall be designated for each urbanized area of the state; however, this does not require that an individual M.P.O. be designated for each such area. Such designation shall be accomplished by agreement between the Governor and units of general-purpose local government representing at least 75 percent of the population of the urbanized area; however, the unit of general-purpose local government that represents the central city or cities within the M.P.O. jurisdiction, as defined by the United States Bureau of the Census, must be a party to such agreement.

2. *To the extent possible, only one M.P.O. shall be designated for each urbanized area or group of contiguous urbanized areas.* More than one M.P.O. may be designated within an existing ~~urbanized metropolitan planning~~ *urbanized metropolitan planning* area only if the Governor and the existing M.P.O. determine that the size and complexity of the existing ~~urbanized metropolitan planning~~ *urbanized metropolitan planning* area makes the designation of more than one M.P.O. for the area appropriate.

Each M.P.O. required under this section must be fully operative no later than 6 months following its designation.

(4) APPORTIONMENT.—

(a) The Governor shall, with the agreement of the affected units of general-purpose local government as required by federal rules and regulations, apportion the membership on the applicable M.P.O. among the various governmental entities within the area. At the request of a majority of the affected units of general-purpose local government comprising an M.P.O., the Governor and a majority of units of general-purpose local government serving on an M.P.O. shall cooperatively agree upon and prescribe who may serve as an alternate member and a method for appointing alternate members who may vote at any M.P.O. meeting that an alternate member attends in place of a regular member. The method shall be set forth as a part of the interlocal agreement describing the M.P.O.'s membership or in the M.P.O.'s operating procedures and bylaws. The governmental entity so designated shall appoint the appropriate number of members to the M.P.O. from eligible officials. Representatives of the department shall serve as nonvoting *advisers to members* of the M.P.O. governing board. *Additional* nonvoting advisers may be appointed by the M.P.O. as deemed necessary; however, to the maximum extent feasible, each M.P.O. shall seek to appoint nonvoting representatives of various multimodal forms of transportation not otherwise represented by voting members of the M.P.O. An M.P.O. shall

appoint nonvoting advisers representing major military installations located within the jurisdictional boundaries of the M.P.O. upon the request of the aforesaid major military installations and subject to the agreement of the M.P.O. All nonvoting advisers may attend and participate fully in governing board meetings but ~~may shall not have a vote or and shall not~~ be members of the governing board. The Governor shall review the composition of the M.P.O. membership in conjunction with the decennial census as prepared by the United States Department of Commerce, Bureau of the Census, and reapportion it as necessary to comply with subsection (3).

(8) TRANSPORTATION IMPROVEMENT PROGRAM.—Each M.P.O. shall, in cooperation with the state and affected public transportation operators, develop a transportation improvement program for the area within the jurisdiction of the M.P.O. In the development of the transportation improvement program, each M.P.O. must provide the public, affected public agencies, representatives of transportation agency employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transit, and other interested parties with a reasonable opportunity to comment on the proposed transportation improvement program.

(b) Each M.P.O. annually shall prepare a list of project priorities and shall submit the list to the appropriate district of the department by October 1 of each year; however, the department and a metropolitan planning organization may, in writing, agree to vary this submittal date. *Where more than one M.P.O. exists in an urbanized area, the M.P.O.'s shall coordinate in the development of regionally significant project priorities.* The list of project priorities must be formally reviewed by the technical and citizens' advisory committees, and approved by the M.P.O., before it is transmitted to the district. The approved list of project priorities must be used by the district in developing the district work program and must be used by the M.P.O. in developing its transportation improvement program. The annual list of project priorities must be based upon project selection criteria that, at a minimum, consider the following:

1. The approved M.P.O. long-range transportation plan;
2. The Strategic Intermodal System Plan developed under s. 339.64.
3. The priorities developed pursuant to s. 339.2819(4).
4. The results of the transportation management systems; and
5. The M.P.O.'s public-involvement procedures.

Section 56. Subsections (1), (2), (3), and (4) of section 339.2819, Florida Statutes, are amended to read:

339.2819 Transportation Regional Incentive Program.—

(1) There is created within the Department of Transportation a Transportation Regional Incentive Program for the purpose of providing funds to improve regionally significant transportation facilities in regional transportation areas created pursuant to *s. 339.155(4) s-339.155(5)*.

(2) The percentage of matching funds provided from the Transportation Regional Incentive Program shall be *up to* 50 percent of project costs.

(3) The department shall allocate funding available for the Transportation Regional Incentive Program to the districts based on a factor derived from equal parts of population and motor fuel collections for eligible counties in regional transportation areas created pursuant to *s. 339.155(4) s-339.155(5)*.

(4)(a) Projects to be funded with Transportation Regional Incentive Program funds shall, at a minimum:

1. ~~Support these transportation facilities that~~ Serve national, state-wide, or regional functions and function as *part of* an integrated regional transportation system.

2. Be identified in the capital improvements element of a comprehensive plan that has been determined to be in compliance with part II of chapter 163, after July 1, 2005. Further, the project shall be in com-

pliance with local government comprehensive plan policies relative to corridor management.

3. Be consistent with the Strategic Intermodal System Plan developed under s. 339.64.

4. Have a commitment for local, regional, or private financial matching funds as a percentage of the overall project cost.

(b) *Projects funded under this section shall be included in the department's work program developed pursuant to s. 339.135. The department may not program a project to be funded under this section unless the project meets the requirements of this section. In allocating Transportation Regional Incentive Program funds, priority shall be given to projects that:*

(c) *The department shall give priority to projects that:*

1. Provide connectivity to the Strategic Intermodal System developed under s. 339.64.

2. Support economic development and the movement of goods in rural areas of critical economic concern designated under s. 288.0656(7).

3. Are subject to a local ordinance that establishes corridor management techniques, including access management strategies, right-of-way acquisition and protection measures, appropriate land use strategies, zoning, and setback requirements for adjacent land uses.

4. Improve connectivity between military installations and the Strategic Highway Network or the Strategic Rail Corridor Network.

The department shall also consider the extent to which local matching funds are available to be committed to the project.

Section 57. Subsections (1) and (6) of section 339.62, Florida Statutes, are amended to read:

339.62 System components.—The Strategic Intermodal System shall consist of appropriate components of:

(1) *Highway corridors* ~~The Florida Intrastate Highway System established under s. 339.65 s. 338.001.~~

(6) *Other* existing or planned corridors that serve a statewide or interregional purpose.

Section 58. Subsection (2) of section 339.63, Florida Statutes, is amended, and subsection (5) is added to that section, to read:

339.63 System facilities designated; additions and deletions.—

(2) The Strategic Intermodal System and the Emerging Strategic Intermodal System include *five* ~~four~~ different types of facilities that each form one component of an interconnected transportation system which types include:

(a) Existing or planned hubs that are ports and terminals including airports, seaports, spaceports, passenger terminals, and rail terminals serving to move goods or people between Florida regions or between Florida and other markets in the United States and the rest of the world.

(b) Existing or planned corridors that are highways, rail lines, waterways, and other exclusive-use facilities connecting major markets within Florida or between Florida and other states or nations.

(c) Existing or planned intermodal connectors that are highways, rail lines, waterways or local public transit systems serving as connectors between the components listed in paragraphs (a) and (b).

(d) *Existing or planned military access facilities that are highways or rail lines linking Strategic Intermodal System corridors to the state's strategic military installations.*

~~(e)(4)~~ Existing or planned facilities that significantly improve the state's competitive position to compete for the movement of additional goods into and through this state.

(5)(a) *The Secretary of Transportation shall designate a planned facility as part of the Strategic Intermodal System upon request of the fa-*

cility if it meets the criteria and thresholds established by the department pursuant to subsection (4), meets the definition of an "intermodal logistics center" as defined in s. 311.101(2), and has been designated in a local comprehensive plan or local government development order as an intermodal logistics center or an equivalent planning term.

(b) *A facility designated part of the Strategic Intermodal System pursuant to paragraph (a) that is within the jurisdiction of a local government that maintains a transportation concurrency system shall receive a waiver of transportation concurrency requirements applicable to Strategic Intermodal System facilities in order to accommodate any development at the facility which occurs pursuant to a building permit issued on or before December 31, 2017, but only if such facility is located:*

1. *Within an area designated pursuant to s. 288.0656(7) as a rural area of critical economic concern;*

2. *Within a rural enterprise zone as defined in s. 290.004(5); or*

3. *Within 15 miles of the boundary of a rural area of critical economic concern or a rural enterprise zone.*

Section 59. Section 339.64, Florida Statutes, is amended to read:

339.64 Strategic Intermodal System Plan.—

(1) The department shall develop, in cooperation with metropolitan planning organizations, regional planning councils, local governments, ~~the Statewide Intermodal Transportation Advisory Council~~ and other transportation providers, a Strategic Intermodal System Plan. The plan shall be consistent with the Florida Transportation Plan developed pursuant to s. 339.155 and shall be updated at least once every 5 years, subsequent to updates of the Florida Transportation Plan.

(2) In association with the continued development of the Strategic Intermodal System Plan, the Florida Transportation Commission, as part of its work program review process, shall conduct an annual assessment of the progress that the department and its transportation partners have made in realizing the goals of economic development, improved mobility, and increased intermodal connectivity of the Strategic Intermodal System. The Florida Transportation Commission shall coordinate with the department, ~~the Statewide Intermodal Transportation Advisory Council~~, and other appropriate entities when developing this assessment. The Florida Transportation Commission shall deliver a report to the Governor and Legislature no later than 14 days after the regular session begins, with recommendations as necessary to fully implement the Strategic Intermodal System.

(3)(a) During the development of updates to the Strategic Intermodal System Plan, the department shall provide metropolitan planning organizations, regional planning councils, local governments, transportation providers, affected public agencies, and citizens with an opportunity to participate in and comment on the development of the update.

(b) The department also shall coordinate with federal, regional, and local partners the planning for the Strategic Highway Network and the Strategic Rail Corridor Network transportation facilities that either are included in the Strategic Intermodal System or that provide a direct connection between military installations and the Strategic Intermodal System. In addition, the department shall coordinate with regional and local partners to determine whether the ~~roads road~~ and other transportation infrastructure that connect military installations to the Strategic Intermodal System, the Strategic Highway Network, or the Strategic Rail Corridor ~~are~~ is regionally significant and should be included in the Strategic Intermodal System Plan.

(4) The Strategic Intermodal System Plan shall include the following:

(a) A needs assessment.

(b) A project prioritization process.

(c) A map of facilities designated as Strategic Intermodal System facilities; facilities that are emerging in importance ~~and that~~ are likely to become part of the system in the future; and planned facilities that will meet the established criteria.

(d) A finance plan based on reasonable projections of anticipated revenues, including both 10-year and *at least* 20-year cost-feasible components.

(e) An assessment of the impacts of proposed improvements to Strategic Intermodal System corridors on military installations that are either located directly on the Strategic Intermodal System or located on the Strategic Highway Network or Strategic Rail Corridor Network.

~~(5) STATEWIDE INTERMODAL TRANSPORTATION ADVISORY COUNCIL.—~~

~~(a) The Statewide Intermodal Transportation Advisory Council is created to advise and make recommendations to the Legislature and the department on policies, planning, and funding of intermodal transportation projects. The council's responsibilities shall include:~~

~~1. Advising the department on the policies, planning, and implementation of strategies related to intermodal transportation.~~

~~2. Providing advice and recommendations to the Legislature on funding for projects to move goods and people in the most efficient and effective manner for the State of Florida.~~

~~(b) MEMBERSHIP.—Members of the Statewide Intermodal Transportation Advisory Council shall consist of the following:~~

~~1. Six intermodal industry representatives selected by the Governor as follows:~~

~~a. One representative from an airport involved in the movement of freight and people from their airport facility to another transportation mode.~~

~~b. One individual representing a fixed route, local government transit system.~~

~~e. One representative from an intercity bus company providing regularly scheduled bus travel as determined by federal regulations.~~

~~d. One representative from a spaceport.~~

~~e. One representative from intermodal trucking companies.~~

~~f. One representative having command responsibilities of a major military installation.~~

~~2. Three intermodal industry representatives selected by the President of the Senate as follows:~~

~~a. One representative from major line railroads.~~

~~b. One representative from seaports listed in s. 311.09(1) from the Atlantic Coast.~~

~~e. One representative from an airport involved in the movement of freight and people from their airport facility to another transportation mode.~~

~~3. Three intermodal industry representatives selected by the Speaker of the House of Representatives as follows:~~

~~a. One representative from short line railroads.~~

~~b. One representative from seaports listed in s. 311.09(1) from the Gulf Coast.~~

~~e. One representative from intermodal trucking companies. In no event may this representative be employed by the same company that employs the intermodal trucking company representative selected by the Governor.~~

~~(c) Initial appointments to the council must be made no later than 30 days after the effective date of this section.~~

~~1. The initial appointments made by the President of the Senate and the Speaker of the House of Representatives shall serve terms concurrent with those of the respective appointing officer. Beginning January 15, 2005, and for all subsequent appointments, council members appointed by the President of the Senate and the Speaker of the House of~~

~~Representatives shall serve 2-year terms, concurrent with the term of the respective appointing officer.~~

~~2. The initial appointees, and all subsequent appointees, made by the Governor shall serve 2-year terms.~~

~~3. Vacancies on the council shall be filled in the same manner as the initial appointments.~~

~~(d) Each member of the council shall be allowed one vote. The council shall select a chair from among its membership. Meetings shall be held at the call of the chair, but not less frequently than quarterly. The members of the council shall be reimbursed for per diem and travel expenses as provided in s. 112.061.~~

~~(e) The department shall provide administrative staff support and shall ensure that council meetings are electronically recorded. Such recordings and all documents received, prepared for, or used by the council in conducting its business shall be preserved pursuant to chapters 119 and 257.~~

Section 60. Section 339.65, Florida Statutes, is created to read:

339.65 *Strategic Intermodal System highway corridors.—*

(1) The department shall plan and develop Strategic Intermodal System highway corridors, including limited and controlled access facilities, allowing for high-speed and high-volume traffic movements within the state. The primary function of the corridors is to provide such traffic movements. Access to abutting land is subordinate to this function, and such access must be prohibited or highly regulated.

(2) Strategic Intermodal System highway corridors shall include facilities from the following components of the State Highway System that meet the criteria adopted by the department pursuant to s. 339.63:

(a) Interstate highways.

(b) The Florida Turnpike System.

(c) Interregional and intercity limited access facilities.

(d) Existing interregional and intercity arterial highways previously upgraded or upgraded in the future to limited access or controlled access facility standards.

(e) New limited access facilities necessary to complete a balanced statewide system.

(3) The department shall adhere to the following policy guidelines in the development of Strategic Intermodal System highway corridors. The department shall:

(a) Make capacity improvements to existing facilities where feasible to minimize costs and environmental impacts.

(b) Identify appropriate arterial highways in major transportation corridors for inclusion in a program to bring these facilities up to limited access or controlled access facility standards.

(c) Coordinate proposed projects with appropriate limited access projects undertaken by expressway authorities and local governmental entities.

(d) Maximize the use of limited access facility standards when constructing new arterial highways.

(e) Identify appropriate new limited access highways for inclusion as a part of the Florida Turnpike System.

(f) To the maximum extent feasible, ensure that proposed projects are consistent with approved local government comprehensive plans of the local jurisdictions in which such facilities are to be located and with the transportation improvement program of any metropolitan planning organization where such facilities are to be located.

(4) The department shall develop and maintain a plan of Strategic Intermodal System highway corridor projects that are anticipated to be let to contract for construction within a time period of at least 20 years.

The plan shall also identify when segments of the corridor will meet the standards and criteria developed pursuant to subsection (5).

(5) The department shall establish the standards and criteria for the functional characteristics and design of facilities proposed as part of Strategic Intermodal System highway corridors.

(6) For the purposes of developing the proposed Strategic Intermodal System highway corridors, beginning in fiscal year 2012-2013 and for each fiscal year thereafter, the minimum amount allocated shall be based on the fiscal year 2003-2004 allocation of \$450 million adjusted annually by the change in the Consumer Price Index for the prior fiscal year compared to the Consumer Price Index for fiscal year 2003-2004.

(7) Any project to be constructed as part of a Strategic Intermodal System highway corridor shall be included in the department's adopted work program. Any Strategic Intermodal System highway corridor projects that are added to or deleted from the previous adopted work program, or any modification to Strategic Intermodal System highway corridor projects contained in the previous adopted work program, shall be specifically identified and submitted as a separate part of the tentative work program.

Section 61. Section 341.840, Florida Statutes, is amended to read:

341.840 Tax exemption.—

(1) The exercise of the powers granted ~~under ss. 341.8201-341.842 by this act~~ will be in all respects for the benefit of the people of this state, for the increase of their commerce, welfare, and prosperity, and for the improvement of their health and living conditions. The design, construction, operation, maintenance, and financing of a high-speed rail system by the ~~enterprise authority~~, its agent, or the owner or lessee thereof, as herein authorized, constitutes the performance of an essential public function.

(2)(a) For the purposes of this section, the term "~~enterprise authority~~" does not include agents of the ~~enterprise authority~~ other than contractors who qualify as such pursuant to subsection (7).

(b) For the purposes of this section, any item or property that is within the definition of the term "associated development" in s. 341.8203(1) ~~may shall~~ not be considered ~~to be~~ part of the high-speed rail system as defined in s. 341.8203(3)(~~6~~).

(3)(a) Purchases or leases of tangible personal property or real property by the ~~enterprise authority~~, excluding agents of the ~~enterprise authority~~, are exempt from taxes imposed by chapter 212 as provided in s. 212.08(6). Purchases or leases of tangible personal property that is incorporated into the high-speed rail system as a component part thereof, as determined by the ~~enterprise authority~~, by agents of the ~~enterprise authority~~ or the owner of the high-speed rail system are exempt from sales or use taxes imposed by chapter 212. Leases, rentals, or licenses to use real property granted to agents of the ~~enterprise authority~~ or the owner of the high-speed rail system are exempt from taxes imposed by s. 212.031 if the real property becomes part of such system. The exemptions granted in this subsection do not apply to sales, leases, or licenses by the ~~enterprise authority~~, agents of the authority, or the owner of the high-speed rail system.

(b) The exemption granted in paragraph (a) to purchases or leases of tangible personal property by agents of the ~~enterprise authority~~ or by the owner of the high-speed rail system applies only to property that becomes a component part of such system. It does not apply to items, including, but not limited to, cranes, bulldozers, forklifts, other machinery and equipment, tools and supplies, or other items of tangible personal property used in the construction, operation, or maintenance of the high-speed rail system when such items are not incorporated into the high-speed rail system as a component part thereof.

(4) Any bonds or other security, and all notes, mortgages, security agreements, letters of credit, or other instruments that arise out of or are given to secure the repayment of bonds or other security, issued by the ~~enterprise authority~~, or on behalf of the ~~enterprise authority~~, their transfer, and the income therefrom, including any profit made on the sale thereof, shall at all times be free from taxation of every kind by the state, the counties, and the municipalities and other political subdivisions in the state. This subsection, however, does not exempt from

taxation or assessment the leasehold interest of a lessee in any project or any other property or interest owned by the lessee. The exemption granted by this subsection is not applicable to any tax imposed by chapter 220 on interest income or profits on the sale of debt obligations owned by corporations.

(5) When property of the ~~enterprise authority~~ is leased to another person or entity, the property shall be exempt from ad valorem taxation only if the use by the lessee qualifies the property for exemption under s. 196.199.

(6) A leasehold interest held by the ~~enterprise authority~~ is not subject to intangible tax. However, if a leasehold interest held by the ~~enterprise authority~~ is subleased to a nongovernmental lessee, such subleasehold interest shall be deemed to be an interest described in s. 199.023(1)(d), Florida Statutes 2005, and is subject to the intangible tax.

(7)(a) In order to be considered an agent of the ~~enterprise authority~~ for purposes of the exemption from sales and use tax granted by subsection (3) for tangible personal property incorporated into the high-speed rail system, a contractor of the ~~enterprise authority~~ that purchases or fabricates such tangible personal property must be certified by the ~~enterprise authority~~ as provided in this subsection.

(b)1. A contractor must apply for a renewal of the exemption not later than December 1 of each calendar year.

2. A contractor must apply to the ~~enterprise authority~~ on the application form adopted by the ~~enterprise authority~~, which shall develop the form in consultation with the Department of Revenue.

3. The ~~enterprise authority~~ shall review each submitted application and determine whether it is complete. The ~~enterprise authority~~ shall notify the applicant of any deficiencies in the application within 30 days. Upon receipt of a completed application, the ~~enterprise authority~~ shall evaluate the application for exemption under this subsection and issue a certification that the contractor is qualified to act as an agent of the ~~enterprise authority~~ for purposes of this section or a denial of such certification within 30 days. The ~~enterprise authority~~ shall provide the Department of Revenue with a copy of each certification issued upon approval of an application. Upon receipt of a certification from the ~~enterprise authority~~, the Department of Revenue shall issue an exemption permit to the contractor.

(c)1. The contractor may extend a copy of its exemption permit to its vendors in lieu of paying sales tax on purchases of tangible personal property qualifying for exemption under this section. Possession of a copy of the exemption permit relieves the seller of the responsibility of collecting tax on the sale, and the Department of Revenue shall look solely to the contractor for recovery of tax upon a determination that the contractor was not entitled to the exemption.

2. The contractor may extend a copy of its exemption permit to real property subcontractors supplying and installing tangible personal property that is exempt under subsection (3). Any such subcontractor ~~may is authorized to~~ extend a copy of the permit to the subcontractor's vendors in order to purchase qualifying tangible personal property tax-exempt. If the subcontractor uses the exemption permit to purchase tangible personal property that is determined not to qualify for exemption under subsection (3), the Department of Revenue may assess and collect any tax, penalties, and interest that are due from either the contractor holding the exemption permit or the subcontractor that extended the exemption permit to the seller.

(d) Any contractor authorized to act as an agent of the ~~enterprise authority~~ under this section shall maintain the necessary books and records to document the exempt status of purchases and fabrication costs made or incurred under the permit. In addition, an authorized contractor extending its exemption permit to its subcontractors shall maintain a copy of the subcontractor's books, records, and invoices indicating all purchases made by the subcontractor under the authorized contractor's permit. If, in an audit conducted by the Department of Revenue, it is determined that tangible personal property purchased or fabricated claiming exemption under this section does not meet the criteria for exemption, the amount of taxes not paid at the time of purchase or fabrication shall be immediately due and payable to the Department of Revenue, together with the appropriate interest and pen-

ality, computed from the date of purchase, in the manner prescribed by chapter 212.

(e) If a contractor fails to apply for a high-speed rail system exemption permit, or if a contractor initially determined by the ~~enterprise authority~~ to not qualify for exemption is subsequently determined to be eligible, the contractor shall receive the benefit of the exemption in this subsection through a refund of previously paid taxes for transactions that otherwise would have been exempt. A refund may not be made for such taxes without the issuance of a certification by the ~~enterprise authority~~ that the contractor was authorized to make purchases tax-exempt and a determination by the Department of Revenue that the purchases qualified for the exemption.

(f) The ~~enterprise authority~~ may adopt rules governing the application process for exemption of a contractor as an authorized agent of the ~~enterprise authority~~.

(g) The Department of Revenue may adopt rules governing the issuance and form of high-speed rail system exemption permits, the audit of contractors and subcontractors using such permits, the recapture of taxes on nonqualified purchases, and the manner and form of refund applications.

Section 62. Subsection (3) of section 343.52, Florida Statutes, is amended to read:

343.52 Definitions.—As used in this part, the term:

(3) “Area served” means Miami-Dade, Broward, and Palm Beach Counties. However, this area may be expanded by mutual consent of the authority and the board of county commissioners of ~~Monroe County representing the proposed expansion area~~. ~~The authority may not expand into any additional counties without the department’s prior written approval.~~

Section 63. Section 343.53, Florida Statutes, is amended to read:

343.53 South Florida Regional Transportation Authority.—

(1) There is created and established a body politic and corporate, an agency of the state, to be known as the “South Florida Regional Transportation Authority,” hereinafter referred to as the “authority.”

(2) The governing board of the authority shall consist of ~~10~~ ~~nine~~ voting members, as follows:

(a) The county commissions of Miami-Dade, Broward, and Palm Beach Counties shall each elect a commissioner as that commission’s representative on the board. The commissioner must be a member of the county commission when elected and for the full extent of his or her term.

(b) The county commissions of Miami-Dade, Broward, and Palm Beach Counties shall each appoint a citizen member to the board who is not a member of the county commission but who is a resident of the county from which he or she is appointed and a qualified elector of that county. Insofar as practicable, the citizen member shall represent the business and civic interests of the community.

(c) The secretary of the Department of Transportation shall appoint one of the district secretaries, or his or her designee, for the districts within which the area served by the South Florida Regional Transportation Authority is located, *who shall serve ex officio as a voting member*.

(d) If the authority’s service area is expanded pursuant to s. 343.54(5), the county containing the new service area shall have ~~two~~ ~~three~~ members appointed to the board as follows:

1. The county commission of the county shall elect a commissioner as that commission’s representative on the board. The commissioner must be a member of the county commission when elected and for the full extent of his or her term.

~~2. The county commission of the county shall appoint a citizen member to the board who is not a member of the county commission but who is a resident and a qualified elector of that county. Insofar as is practicable, the citizen member shall represent the business and civic interests of the community.~~

~~2. The Governor shall appoint a citizen member to the board who is not a member of the county commission but who is a resident and a qualified elector of that county.~~

(e) The Governor shall appoint ~~three~~ ~~two~~ members to the board who are residents and qualified electors in the area served by the authority but who are not residents of the same county ~~and also not residents of the county in which the district secretary who was appointed pursuant to paragraph (c) is a resident~~.

(3)~~(a)~~ Members of the governing board of the authority shall be appointed to serve 4-year staggered terms, except that the terms of the appointees of the Governor shall be concurrent.

~~(b) The terms of the board members currently serving on the authority that is being succeeded by this act shall expire July 30, 2003, at which time the terms of the members appointed pursuant to subsection (2) shall commence. The Governor shall make his or her appointments to the board within 30 days after July 30, 2003.~~

(4) A vacancy during a term shall be filled by the respective appointing authority in the same manner as the original appointment and only for the balance of the unexpired term.

(5) The members of the authority shall serve without compensation, but are entitled to reimbursement for travel expenses actually incurred in their duties as provided by law.

Section 64. Paragraph (q) is added to subsection (3) of section 343.54, Florida Statutes, and subsection (5) of that section is amended, to read:

343.54 Powers and duties.—

(3) The authority may exercise all powers necessary, appurtenant, convenient, or incidental to the carrying out of the aforesaid purposes, including, but not limited to, the following rights and powers:

(q) To privatize any of the administrative functions of the authority existing as of July 1, 2012, by contracting with a private entity or entities to perform any or all of those functions, which shall require a two-thirds vote of the entire membership of the board.

(5) The authority, by a resolution of its governing board, may expand its service area ~~into Monroe County and enter into a partnership with any county that is contiguous to the service area of the authority~~. The board shall determine the conditions and terms of the partnership, except as provided herein. However, the authority may not expand its service area without the consent of the board of county commissioners representing the proposed expansion area, and a county may not be added to the service area except in the year that federal reauthorization legislation for transportation funds is enacted. *The authority shall not expand into any county other than Monroe County without the department’s prior written approval.*

Section 65. Section 343.56, Florida Statutes, is amended to read:

343.56 Bonds not debts or pledges of credit of state.—Revenue bonds issued under the provisions of this part are not debts of the state or pledges of the faith and credit of the state. Such bonds are payable exclusively from revenues pledged for their payment. All such bonds shall contain a statement on their face that the state is not obligated to pay the same or the interest thereon, except from the revenues pledged for their payment, and that the faith and credit of the state is not pledged to the payment of the principal or interest of such bonds. The issuance of revenue bonds under the provisions of this part does not directly, indirectly, or contingently obligate the state to levy or to pledge any form of taxation whatsoever, or to make any appropriation for their payment. No state funds shall be used or *pledged* to pay the principal or interest of any bonds issued to finance or refinance any portion of the South Florida Regional Transportation Authority transit system, and all such bonds shall contain a statement on their face to this effect. ~~However, federal funds being passed through the department to the South Florida Regional Transportation Authority and those state matching funds required by the United States Department of Transportation as a condition of federal funding may be used to pay principal and interest of any bonds issued.~~

Section 66. Section 343.57, Florida Statutes, is amended to read:

343.57 Pledge to bondholders not to restrict certain rights of authority.—The state pledges to and agrees with the holders of the bonds issued pursuant to this part that the state will not limit or restrict the rights vested in the authority to construct, reconstruct, maintain, and operate any project as defined in this part, to establish and collect such fees or other charges as may be convenient or necessary to produce sufficient revenues to meet the expenses of maintenance and operation of the system, and to fulfill the terms of any agreements made with the holders of bonds authorized by this part. The state further pledges that it will not in any way impair the rights or remedies of the holders of such bonds until the bonds, together with interest thereon, are fully paid and discharged. *Nothing in this section or in any agreement between the authority and the Department of Transportation shall be construed to require the Legislature to make or continue any appropriation of state funds to the authority, including, but not limited to, the amounts specified in s. 343.58(4), nor shall any holder of bonds have any right to require the Legislature to make or continue any appropriation of state funds.*

Section 67. Subsection (4) of section 343.58, Florida Statutes, is amended, and subsection (6) is added to that section, to read:

343.58 County funding for the South Florida Regional Transportation Authority.—

(4) Notwithstanding any other provision of law to the contrary and effective July 1, 2010, *until as provided in paragraph (d)*, the department shall transfer annually from the State Transportation Trust Fund to the South Florida Regional Transportation Authority the amounts specified in subparagraph (a)1. or subparagraph (a)2.

(a)1. If the authority becomes responsible for maintaining and dispatching the South Florida Rail Corridor:

a. \$15 million from the State Transportation Trust Fund to the South Florida Regional Transportation Authority for operations, maintenance, and dispatch; and

b. An amount no less than the work program commitments equal to \$27.1 million for fiscal year 2010-2011, as of July 1, 2009, for operating assistance to the authority and corridor track maintenance and contract maintenance for the South Florida Rail Corridor.

2. If the authority does not become responsible for maintaining and dispatching the South Florida Rail Corridor:

a. \$13.3 million from the State Transportation Trust Fund to the South Florida Regional Transportation Authority for operations; and

b. An amount no less than the work program commitments equal to \$17.3 million for fiscal year 2010-2011, as of July 1, 2009, for operating assistance to the authority.

(b) Funding required by this subsection may not be provided from the funds dedicated to the Florida Rail Enterprise under s. 201.15(1)(c) 1.d.

(c)1. *Funds provided to the authority by the department under this subsection may not be committed by the authority without the approval of the department, which may not be unreasonably withheld. At least 90 days before advertising any procurement or renewing any existing contract that will rely on state funds for payment, the authority shall notify the department of the proposed procurement or renewal and the proposed terms thereof. If the department, within 60 days after receipt of notice, objects in writing to the proposed procurement or renewal, specifying its reasons for objection, the authority may not proceed with the proposed procurement or renewal. Failure of the department to object in writing within 60 days after notice shall be deemed consent. This requirement does not impair or cause the authority to cancel contracts that exist as of June 30, 2012.*

2. *To enable the department to evaluate the authority's proposed uses of state funds, the authority shall annually provide the department with its proposed budget for the following authority fiscal year and shall provide the department with any additional documentation or information required by the department for its evaluation of the proposed uses of the state funds.*

(d) *Funding required by this subsection shall cease upon commencement of an alternate dedicated local funding source sufficient for the*

authority to meet its responsibilities for operating, maintaining, and dispatching the South Florida Rail Corridor. The authority and the department shall cooperate in the effort to identify and implement such an alternate dedicated local funding source before July 1, 2019. Upon commencement of the alternate dedicated local funding source, the department shall convey to the authority a perpetual commuter rail easement in the South Florida Rail Corridor and all of the department's right, title, and interest in rolling stock, equipment, tracks, and other personal property owned and used by the department for the operation and maintenance of the commuter rail operations in the South Florida Rail Corridor.

(6) *Before the authority undertakes any new capital projects or transit system improvements not approved by the authority board, and not identified in the authority's 5-year capital program, on or before July 1, 2012, the authority shall ensure that the funding available to the authority under this section, together with any revenues available to the authority, are currently, and are anticipated to continue to be, sufficient for the authority to meet its obligations under any agreement through which federal funds have been or are anticipated to be received by the authority.*

Section 68. Section 347.215, Florida Statutes, is created to read:

347.215 *Operation of ferries by joint agreement between public and private entities.—The county commission of any county that has granted a license to operate a ferry in the county may authorize the operation of such ferry by a single party or multiple parties under a joint agreement between the appropriate public entities and one or more private corporations conducting business in the state.*

Section 69. Paragraph (c) of subsection (4) of section 348.0003, Florida Statutes, is amended to read:

348.0003 Expressway authority; formation; membership.—

(4)

(c) *Members of each expressway authority, transportation authority, bridge authority, or toll authority, created pursuant to this chapter, chapter 343, ~~or chapter 349~~ or any other general law, legislative enactment shall comply with the applicable financial disclosure requirements of s. 8, Art. II of the State Constitution. This paragraph does not subject any statutorily created authority, other than an expressway authority created under this part, to any other requirement of this part except the requirement of this paragraph.*

Section 70. Section 348.7645, Florida Statutes, is created to read:

348.7645 *Exit sign to university.—Notwithstanding any provision of law to the contrary, the authority, upon request by a university described in this section, shall erect signage at the most convenient, existing exit directing traffic to a university with at least 6,000 full-time students which is located within 5 miles of a roadway operated by the authority. Any such university shall pay to the authority the actual costs of any signage erected.*

Section 71. Subsection (3) of section 349.03, Florida Statutes, is amended to read:

349.03 Jacksonville Transportation Authority.—

(3)(a) *The terms of appointed members shall be for 4 years deemed to have commenced on June 1 of the year in which they are appointed. Each member shall hold office until a successor has been appointed and has qualified. A vacancy during a term shall be filled by the respective appointing authority only for the balance of the unexpired term. Any member appointed to the authority for two consecutive full terms shall not be eligible for appointment to the next succeeding term. One of the members so appointed shall be designated annually by the members as chair of the authority, one member shall be designated annually as the vice chair of the authority, one member shall be designated annually as the secretary of the authority, and one member shall be designated annually as the treasurer of the authority. The members of the authority shall not be entitled to compensation, but shall be reimbursed for travel expenses or other expenses actually incurred in their duties as provided by law. Four voting members of the authority shall constitute a quorum, and no resolution adopted by the authority shall become effective unless with the affirmative vote of at least four members. Members of the au-*

thority shall file as their mandatory financial disclosure a statement of financial interest with the Commission on Ethics as provided in s. 112.3145.

(b) The authority shall employ an executive director, and the executive director may hire such staff, permanent or temporary, as he or she may determine and may organize the staff of the authority into such departments and units as he or she may determine. The executive director may appoint department directors, deputy directors, division chiefs, and staff assistants to the executive director, as he or she may determine. In so appointing the executive director, the authority may fix the compensation of such appointee, who shall serve at the pleasure of the authority. All employees of the authority shall be exempt from the provisions of part II of chapter 110. The authority may employ such financial advisers and consultants, technical experts, engineers, and agents and employees, permanent or temporary, as it may require and may fix the compensation and qualifications of such persons, firms, or corporations. The authority may delegate to one or more of its agents or employees such of its powers as it shall deem necessary to carry out the purposes of this chapter, subject always to the supervision and control of the governing body of the authority.

Section 72. Subsection (8) is added to section 349.04, Florida Statutes, to read:

349.04 Purposes and powers.—

(8) *The authority may conduct public meetings and workshops by means of communications media technology, as provided in s. 120.54(5). However, a resolution, rule, or formal action is not binding unless a quorum is physically present at the noticed meeting location, and only members physically present may vote on any item.*

Section 73. Subsection (6) is added to section 373.118, Florida Statutes, to read:

373.118 General permits; delegation.—

(6) *By July 1, 2012, the department shall initiate rulemaking to adopt a general permit for stormwater management systems serving airside activities at airports. The general permit applies statewide and shall be administered by any water management district or any delegated local government pursuant to the operating agreements applicable to part IV, with no additional rulemaking required. Such rules are not subject to any special rulemaking requirements related to small business.*

Section 74. Subsection (6) is added to section 373.413, Florida Statutes, to read:

373.413 Permits for construction or alteration.—

(6) *It is the intent of the Legislature that the governing board or department exercise flexibility in the permitting of stormwater management systems associated with the construction or alteration of systems serving state transportation projects and facilities. Because of the unique limitations of linear facilities, the governing board or department shall balance the expenditure of public funds for stormwater treatment for state transportation projects and facilities with the benefits to the public in providing the most cost-efficient and effective method of achieving the treatment objectives. In consideration thereof, the governing board or department shall allow alternatives to onsite treatment, including, but not limited to, regional stormwater treatment systems. The Department of Transportation is responsible for treating stormwater generated from state transportation projects but is not responsible for the abatement of pollutants and flows entering its stormwater management systems from offsite sources; however, this subsection does not prohibit the Department of Transportation from receiving and managing such pollutants and flows when cost effective and prudent. Further, in association with right-of-way acquisition for state transportation projects, the Department of Transportation is responsible for providing stormwater treatment and attenuation for the acquired right-of-way but is not responsible for modifying permits for adjacent lands affected by right-of-way acquisition when it is not the permittee. The governing board or department may establish, by rule, specific criteria to implement the management and treatment alternatives and activities under this subsection.*

Section 75. Section 479.28, Florida Statutes, is repealed.

Section 76. *The Department of Transportation may seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program for small businesses, as defined in s. 288.703, Florida Statutes, in rural areas of critical economic concern, as defined by s. 288.0656(2)(d) and (e), Florida Statutes. Upon Federal Highway Administration approval, the department shall submit the pilot program for legislative approval in the next regular legislative session.*

Section 77. *There is established a pilot program for the Palm Beach County school district to recognize its business partners. The district may recognize its business partners by publicly displaying such business partners' names on school district property in the unincorporated areas of the county. Project graduation and athletic sponsorships are examples of appropriate recognition. The district shall make every effort to display its business partners' names in a manner that is consistent with the county standards for uniformity in size, color, and placement of signs. If the provisions of this section are inconsistent with county ordinances or regulations relating to signs in the unincorporated areas of the county or inconsistent with chapter 125 or chapter 166, Florida Statutes, the provisions of this section prevail. The pilot program expires June 30, 2014.*

Section 78. *Effective upon this act becoming a law, all administrative rules adopted by the former Pilotage Rate Review Board, which were in effect upon the effective date of ss. 5 and 6, chapter 2010-225, Laws of Florida, are transferred by a type two transfer, as defined in s. 20.06(2), Florida Statutes, to the Pilotage Rate Review Committee of the Board of Pilot Commissioners and shall apply retroactively to the effective date of ss. 5 and 6, chapter 2010-225, Laws of Florida.*

Section 79. *The Florida Transportation Commission shall conduct a study of the potential for cost savings that might be realized through increased efficiencies through the sharing of resources for the accomplishment of design, construction, and maintenance activities by or on behalf of expressway authorities in the state. The commission may retain such experts as are reasonably necessary to complete the study, and the department shall pay the expenses of such experts. The commission shall complete the study and provide a written report of its findings and conclusions to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the chairs of each of the appropriations committees of the Legislature by December 31, 2012. In conducting the study, the commission shall seek input from the existing expressway authorities.*

Section 80. *Notwithstanding s. 120.569, s. 120.57, or s. 373.427, Florida Statutes, or any other provision of law to the contrary, a challenge to a consolidated environmental resource permit or any associated variance or any sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with the state's deepwater ports, as listed in s. 403.021(9), Florida Statutes, shall be conducted pursuant to the summary hearing provisions of s. 120.574, Florida Statutes; however, the summary proceeding shall be conducted within 30 days after a party files a motion for a summary hearing, regardless of whether the parties agree to the summary proceeding, and the administrative law judge's decision shall be in the form of a recommended order and does not constitute final agency action of the department. The Department of Environmental Protection shall issue the final order within 45 working days after receipt of the administrative law judge's recommended order. The summary hearing provisions of this section apply to pending administrative proceedings; however, s. 120.574(1)(b) and (d) and (2)(a)3. and 5., Florida Statutes, do not apply to pending administrative proceedings. This section shall take effect upon this act becoming a law.*

Section 81. *It is the intent of the Legislature to encourage and facilitate a review by the Pinellas Suncoast Transit Authority (PSTA) and the Hillsborough Area Regional Transit Authority (HART) in order to achieve improvements in regional transit connectivity and implementation of operational efficiencies and service enhancements that are consistent with the regional approach to transit identified in the Tampa Bay Area Regional Transportation Authority's (TBARTA's) Regional Transportation Master Plan. The Legislature finds that such improvements and efficiencies can best be achieved through a joint review, evaluation, and recommendations by the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority.*

(1) *The governing bodies or a designated subcommittee of both the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority shall hold a joint meeting within 30 days after July 1,*

2012, and as often as deemed necessary thereafter, in order to consider and identify opportunities for greater efficiency and service improvements, including specific methods for increasing service connectivity between the jurisdictions of each agency. The elements to be reviewed must also include:

- (a) Governance structure, including governing board membership, terms, responsibilities, officers, powers, duties, and responsibilities;
- (b) Funding options and implementation;
- (c) Facilities ownership and management;
- (d) Current financial obligations and resources; and
- (e) Actions to be taken that are consistent with the Tampa Bay Area Regional Transportation Authority's master plan.

(2) The Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority shall jointly submit a report to the Speaker of the House of Representatives and the President of the Senate on the elements described in this section by February 1, 2013. The report must include proposed legislation to implement each recommendation and specific recommendations concerning the reorganization of each agency, the organizational merger of both agencies, or the consolidation of functions within and between each agency.

(3) The Tampa Bay Area Regional Transportation Authority shall assist and facilitate the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority in carrying out the purposes of this section. The Tampa Bay Area Regional Transportation Authority shall provide technical assistance and information regarding its master plan, make recommendations for achieving consistency and improved regional connectivity, and provide support to the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority in the preparation of their joint report and recommendations to the Legislature. For this purpose, the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority shall reimburse the Tampa Bay Area Regional Transportation Authority for necessary and reasonable expense in a total amount not to exceed \$100,000.

Section 82. Subsection (7) of section 215.616, Florida Statutes, is amended to read:

215.616 State bonds for federal aid highway construction.—

~~(7) Up to \$225 million in bonds may be issued for the Mobility 2000 Initiative with emphasis on the Florida Intrastate Highway System to advance projects in the most cost effective manner and to support emergency evacuation, improved access to urban areas, or the enhancement of trade and economic growth corridors of statewide and regional significance which promote Florida's economic growth.~~

Section 83. Subsection (3) of section 288.063, Florida Statutes, is amended to read:

288.063 Contracts for transportation projects.—

(3) With respect to any contract executed pursuant to this section, the term "transportation project" means a transportation facility as defined in s. 334.03(30) ~~s. 334.03(31)~~ which is necessary in the judgment of the department to facilitate the economic development and growth of the state. Such transportation projects shall be approved only as a consideration to attract new employment opportunities to the state or expand or retain employment in existing companies operating within the state, or to allow for the construction or expansion of a state or federal correctional facility in a county having with a population of 75,000 or less that creates new employment opportunities or expands or retains employment in the county. The department shall institute procedures to ensure that small and minority businesses have equal access to funding provided under this section. Funding for approved transportation projects may include any expenses, other than administrative costs and equipment purchases specified in the contract, necessary for new, or improvement to existing, transportation facilities. Funds made available pursuant to this section may not be expended in connection with the relocation of a business from one community to another community in this state unless the department determines that without such relocation the business will move outside this state or determines that the business has a compelling economic rationale for the relocation which

creates additional jobs. Subject to appropriation for projects under this section, any appropriation greater than \$10 million shall be allocated to each of the districts of the Department of Transportation to ensure equitable geographical distribution. Such allocated funds that remain uncommitted by the third quarter of the fiscal year shall be reallocated among the districts based on pending project requests.

Section 84. Subsection (2) of section 311.22, Florida Statutes, is amended to read:

311.22 Additional authorization for funding certain dredging projects.—

(2) The council shall adopt rules for evaluating the projects that may be funded pursuant to this section. The rules must provide criteria for evaluating the economic benefit of the project. The rules must include the creation of an administrative review process by the council which is similar to the process described in s. 311.09(5)-(11) ~~s. 311.09(5)-(12)~~, and provide for a review by the Department of Transportation and the Department of Economic Opportunity of all projects submitted for funding under this section.

Section 85. Section 316.2122, Florida Statutes, is amended to read:

316.2122 Operation of a low-speed vehicle or mini truck on certain roadways.—The operation of a low-speed vehicle as defined in s. 320.01(42) or a mini truck as defined in s. 320.01(45) on any road ~~as defined in s. 334.03(15) or (33)~~ is authorized with the following restrictions:

(1) A low-speed vehicle or mini truck may be operated only on streets where the posted speed limit is 35 miles per hour or less. This does not prohibit a low-speed vehicle or mini truck from crossing a road or street at an intersection where the road or street has a posted speed limit of more than 35 miles per hour.

(2) A low-speed vehicle must be equipped with headlamps, stop lamps, turn signal lamps, taillamps, reflex reflectors, parking brakes, rearview mirrors, windshields, seat belts, and vehicle identification numbers.

(3) A low-speed vehicle or mini truck must be registered and insured in accordance with s. 320.02 and titled pursuant to chapter 319.

(4) Any person operating a low-speed vehicle or mini truck must have in his or her possession a valid driver's license.

(5) A county or municipality may prohibit the operation of low-speed vehicles or mini trucks on any road under its jurisdiction if the governing body of the county or municipality determines that such prohibition is necessary in the interest of safety.

(6) The Department of Transportation may prohibit the operation of low-speed vehicles or mini trucks on any road under its jurisdiction if it determines that such prohibition is necessary in the interest of safety.

Section 86. Section 318.12, Florida Statutes, is amended to read:

318.12 Purpose.—It is the legislative intent in the adoption of this chapter to decriminalize certain violations of chapter 316, the Florida Uniform Traffic Control Law; chapter 320, Motor Vehicle Licenses; chapter 322, Drivers' Licenses; chapter 338, *Limited Access Florida Intrastate Highway System* and Toll Facilities; and chapter 1006, Support of Learning, thereby facilitating the implementation of a more uniform and expeditious system for the disposition of traffic infractions.

Section 87. Subsections (3) and (4) of section 320.20, Florida Statutes, are amended to read:

320.20 Disposition of license tax moneys.—The revenue derived from the registration of motor vehicles, including any delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be distributed monthly, as collected, as follows:

(3) Notwithstanding any other provision of law except subsections (1) and (2), on July 1, 1996, and annually thereafter, \$15 million shall be deposited in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided for in chapter 311. Such revenues shall be

distributed on a 50-50 matching basis to any port listed in s. 311.09(1) to be used for funding projects as described in s. 311.07(3)(b). Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds, tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt shall not constitute a general obligation of the State of Florida. The state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend in any manner which will materially and adversely affect the rights of such holders so long as bonds authorized by this section are outstanding. Any revenues which are not pledged to the repayment of bonds as authorized by this section may be utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07. The Florida Seaport Transportation and Economic Development Council shall approve distribution of funds to ports for projects which have been approved pursuant to s. 311.09(5)-(8) ~~s. 311.09(5)-(9)~~. The council and the Department of Transportation ~~may be authorized to perform such acts as are required to facilitate and implement the provisions of this subsection.~~ To better enable the ports to cooperate to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection are limited to eligible projects listed in this subsection. Income derived from a project completed with the use of program funds, beyond operating costs and debt service, shall be restricted to further port capital improvements consistent with maritime purposes and for no other purpose. Use of such income for nonmaritime purposes is prohibited. ~~The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection.~~ The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No refunding bonds secured by revenues available under this subsection may be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

(4) Notwithstanding any other provision of law except subsections (1), (2), and (3), on July 1, 1999, and annually thereafter, \$10 million shall be deposited in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and for funding seaport intermodal access projects of statewide significance as provided in s. 341.053. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:

(a) For any seaport intermodal access projects that are identified in the 1997-1998 Tentative Work Program of the Department of Transportation, up to the amounts needed to offset the funding requirements of this section.

(b) For seaport intermodal access projects as described in s. 341.053(5) that are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). Funding for such projects shall be on a matching basis as mutually determined by the Florida Seaport Transportation and Economic Development Council and the Department of Transportation, provided a minimum of 25 percent of total project funds shall come from any port funds, local funds, private funds, or specifically earmarked federal funds.

(c) On a 50-50 matching basis for projects as described in s. 311.07(3)(b).

(d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors; or the rehabilitation of wharves, docks, or similar structures. Funding for such projects shall require a 25 percent match of the funds received pursuant to this

subsection. Matching funds shall come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds, tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt shall not constitute a general obligation of the state. This state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend this subsection in any manner which will materially and adversely affect the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged to the repayment of bonds as authorized by this section may be utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsection (3). The Florida Seaport Transportation and Economic Development Council shall approve distribution of funds to ports for projects that have been approved pursuant to s. 311.09(5)-(8) ~~s. 311.09(5)-(9)~~, or for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3) and mutually agreed upon by the ~~Florida Seaport Transportation and Economic Development~~ ~~ESTED~~ Council and the Department of Transportation. All contracts for actual construction of projects authorized by this subsection must include a provision encouraging employment of participants in the welfare transition program. The goal for employment of participants in the welfare transition program is 25 percent of all new employees employed specifically for the project, unless the Department of Transportation and the Florida Seaport Transportation and Economic Development Council demonstrate that such a requirement would severely hamper the successful completion of the project. In such an instance, Workforce Florida, Inc., shall establish an appropriate percentage of employees that must be participants in the welfare transition program. The council and the Department of Transportation ~~may be authorized to perform such acts as are required to facilitate and implement the provisions of this subsection.~~ To better enable the ports to cooperate to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection is limited to eligible projects listed in this subsection. ~~The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection.~~ The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No refunding bonds secured by revenues available under this subsection may be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

Section 88. Subsection (3) of section 335.02, Florida Statutes, is amended to read:

335.02 Authority to designate transportation facilities and rights-of-way and establish lanes; procedure for redesignation and relocation; application of local regulations.—

(3) The department may establish standards for lanes on the State Highway System, including the *Strategic Intermodal System highway corridors* ~~Florida Intrastate Highway System~~ established pursuant to s. 339.65 ~~s. 339.001~~. In determining the number of lanes for any regional corridor or section of highway on the State Highway System to be funded by the department with state or federal funds, the department shall evaluate all alternatives and seek to achieve the highest degree of efficient mobility for corridor users. In conducting the analysis, the department must give consideration to the following factors consistent with sound engineering principles:

- (a) Overall economic importance of the corridor as a trade or tourism corridor.
- (b) Safety of corridor users, including the importance of the corridor for evacuation purposes.
- (c) Cost-effectiveness of alternative methods of increasing the mobility of corridor users.
- (d) Current and projected traffic volumes on the corridor.
- (e) Multimodal alternatives.
- (f) Use of intelligent transportation technology in increasing the efficiency of the corridor.
- (g) Compliance with state and federal policies related to clean air, environmental impacts, growth management, livable communities, and energy conservation.
- (h) Addition of special use lanes, such as exclusive truck lanes, high-occupancy-vehicle toll lanes, and exclusive interregional traffic lanes.
- (i) Availability and cost of rights-of-way, including associated costs, and the most effective use of existing rights-of-way.
- (j) Regional economic and transportation objectives, where articulated.
- (k) The future land use plan element of local government comprehensive plans, as appropriate, including designated urban infill and redevelopment areas.
- (l) The traffic circulation element, if applicable, of local government comprehensive plans, including designated transportation corridors and public transportation corridors.
- (m) The approved metropolitan planning organization's long-range transportation plan, as appropriate.

This subsection does not preclude a number of lanes in excess of 10 lanes, but an additional factor that must be considered before the department may determine that the number of lanes should be more than 10 is the capacity to accommodate in the future alternative forms of transportation within existing or potential rights-of-way.

Section 89. Subsection (2) of section 338.222, Florida Statutes, is amended to read:

338.222 Department of Transportation sole governmental entity to acquire, construct, or operate turnpike projects; exception.—

(2) The department may contract with any local governmental entity as defined in s. 334.03(13) ~~or 334.03(14)~~ for the design, right-of-way acquisition, or construction of any turnpike project which the Legislature has approved. Local governmental entities may negotiate with the department for the design, right-of-way acquisition, and construction of any section of the turnpike project within areas of their respective jurisdictions or within counties with which they have interlocal agreements.

Section 90. Subsection (6) of section 339.285, Florida Statutes, is amended to read:

339.285 Enhanced Bridge Program for Sustainable Transportation.—

(6) Preference shall be given to bridge projects located on corridors that connect to the Strategic Intermodal System, created under s. 339.64, and that have been identified as regionally significant in accordance with s. 339.155(4)(c), (d), and (e) ~~or 339.155(5)(e), (d), and (e)~~.

Section 91. Subsection (2) of section 341.053, Florida Statutes, is amended to read:

341.053 Intermodal Development Program; administration; eligible projects; limitations.—

(2) In recognition of the department's role in the economic development of this state, the department shall develop a proposed intermodal

development plan to connect Florida's airports, deepwater seaports, rail systems serving both passenger and freight, and major intermodal connectors to the *Strategic Intermodal System highway corridors* ~~Florida Intrastate Highway System facilities~~ as the primary system for the movement of people and freight in this state in order to make the intermodal development plan a fully integrated and interconnected system. The intermodal development plan must:

- (a) Define and assess the state's freight intermodal network, including airports, seaports, rail lines and terminals, intercity bus lines and terminals, and connecting highways.
- (b) Prioritize statewide infrastructure investments, including the acceleration of current projects, which are found by the Freight Stakeholders Task Force to be priority projects for the efficient movement of people and freight.
- (c) Be developed in a manner that will assure maximum use of existing facilities and optimum integration and coordination of the various modes of transportation, including both government-owned and privately owned resources, in the most cost-effective manner possible.

Section 92. Subsection (2) of section 341.8225, Florida Statutes, is amended to read:

341.8225 Department of Transportation sole governmental entity to acquire, construct, or operate high-speed rail projects; exception.—

(2) Local governmental entities, as defined in s. 334.03(13) ~~or 334.03(14)~~, may negotiate with the department for the design, right-of-way acquisition, and construction of any component of the high-speed rail system within areas of their respective jurisdictions or within counties with which they have interlocal agreements.

Section 93. Subsection (2) of section 403.7211, Florida Statutes, is amended to read:

403.7211 Hazardous waste facilities managing hazardous wastes generated offsite; federal facilities managing hazardous waste.—

(2) The department ~~may shall~~ not issue any permit under s. 403.722 for the construction, initial operation, or substantial modification of a facility for the disposal, storage, or treatment of hazardous waste generated offsite which is proposed to be located in any of the following locations:

(a) Any area where life-threatening concentrations of hazardous substances could accumulate at any residence or residential subdivision as the result of a catastrophic event at the proposed facility, unless each such residence or residential subdivision is served by at least one arterial road or urban minor arterial road, as *determined under the procedures referenced in s. 334.03(10)* ~~defined in s. 334.03~~, which provides safe and direct egress by land to an area where such life-threatening concentrations of hazardous substances could not accumulate in a catastrophic event. Egress by any road leading from any residence or residential subdivision to any point located within 1,000 yards of the proposed facility is unsafe for the purposes of this paragraph. In determining whether egress proposed by the applicant is safe and direct, the department shall also consider, at a minimum, the following factors:

1. Natural barriers such as water bodies, and whether any road in the proposed evacuation route is impaired by a natural barrier such as a water body.;
2. Potential exposure during egress and potential increases in the duration of exposure.;
3. Whether any road in a proposed evacuation route passes in close proximity to the facility.;
4. Whether any portion of the evacuation route is inherently directed toward the facility.

(b) Any location within 1,500 yards of any hospital, prison, school, nursing home facility, day care facility, stadium, place of assembled worship, or any other similar site where individuals are routinely confined or assembled in such a manner that reasonable access to immediate evacuation is likely to be unavailable.;

(c) Any location within 1,000 yards of any residence. ~~or~~

(d) Any location which is inconsistent with rules adopted by the department under this part.

For the purposes of this subsection, all distances shall be measured from the outer limit of the active hazardous waste management area. "Substantial modification" includes: any physical change in, change in the operations of, or addition to a facility which could increase the potential offsite impact, or risk of impact, from a release at that facility; and any change in permit conditions which is reasonably expected to lead to greater potential impacts or risks of impacts, from a release at that facility. "Substantial modification" does not include a change in operations, structures, or permit conditions which does not substantially increase either the potential impact from, or the risk of, a release. Physical or operational changes to a facility related solely to the management of nonhazardous waste at the facility ~~is shall~~ not be considered a substantial modification. The department shall, by rule, adopt criteria to determine whether a facility has been substantially modified. "Initial operation" means the initial commencement of operations at the facility.

Section 94. Subsection (27) of section 479.01, Florida Statutes, is amended to read:

479.01 Definitions.—As used in this chapter, the term:

(27) "Urban area" has the same meaning as defined in s. ~~334.03(31) or~~ ~~334.03(32)~~.

Section 95. Subsection (1) of section 479.07, Florida Statutes, is amended to read:

479.07 Sign permits.—

(1) Except as provided in ss. 479.105(1)(e) and 479.16, a person may not erect, operate, use, or maintain, or cause to be erected, operated, used, or maintained, any sign on the State Highway System outside an urban area, as defined in s. ~~334.03(31) or~~ ~~334.03(32)~~, or on any portion of the interstate or federal-aid primary highway system without first obtaining a permit for the sign from the department and paying the annual fee as provided in this section. As used in this section, the term "on any portion of the State Highway System, interstate, or federal-aid primary system" means a sign located within the controlled area which is visible from any portion of the main-traveled way of such system.

Section 96. Subsection (5) of section 479.261, Florida Statutes, is amended to read:

479.261 Logo sign program.—

(5) At a minimum, permit fees for businesses that participate in the program must be established in an amount sufficient to offset the total cost to the department for the program, including contract costs. The department shall provide the services in the most efficient and cost-effective manner through department staff or by contracting for some or all of the services. The department shall adopt rules that set reasonable rates based upon factors such as population, traffic volume, market demand, and costs for annual permit fees. However, annual permit fees for sign locations inside an urban area, as defined in s. ~~334.03(31) or~~ ~~334.03(32)~~, may not exceed \$3,500, and annual permit fees for sign locations outside an urban area, as defined in s. ~~334.03(31) or~~ ~~334.03(32)~~, may not exceed \$2,000. After recovering program costs, the proceeds from the annual permit fees shall be deposited into the State Transportation Trust Fund and used for transportation purposes.

Section 97. *Pembroke Park Boulevard designated; Department of Transportation to erect suitable markers.*—

(1) *That portion of State Road 858/Hallandale Beach Boulevard between Interstate 95/State Road 9 and S.W. 56th Avenue in Broward County is designated as "Pembroke Park Boulevard."*

(2) *The Department of Transportation is directed to erect suitable markers designating Pembroke Park Boulevard as described in subsection (1).*

Section 98. Paragraph (d) of subsection (1) of section 316.0083, Florida Statutes, is amended to read:

316.0083 Mark Wandall Traffic Safety Program; administration; report.—

(1)

(d)1. The owner of the motor vehicle involved in the violation is responsible and liable for paying the uniform traffic citation issued for a violation of s. 316.074(1) or s. 316.075(1)(c)1. when the driver failed to stop at a traffic signal, unless the owner can establish that:

a. The motor vehicle passed through the intersection in order to yield right-of-way to an emergency vehicle or as part of a funeral procession;

b. The motor vehicle passed through the intersection at the direction of a law enforcement officer;

c. The motor vehicle was, at the time of the violation, in the care, custody, or control of another person; ~~or~~

d. A uniform traffic citation was issued by a law enforcement officer to the driver of the motor vehicle for the alleged violation of s. 316.074(1) or s. 316.075(1)(c)1.; ~~or~~

e. *The motor vehicle's owner was deceased on or before the date that the uniformed traffic citation was issued as established by an affidavit submitted by the representative of the motor vehicle owner's estate or other designated person or family member.*

2. In order to establish such facts, the owner of the motor vehicle shall, within 30 days after the date of issuance of the traffic citation, furnish to the appropriate governmental entity an affidavit setting forth detailed information supporting an exemption as provided in this paragraph.

a. An affidavit supporting an exemption under sub-subparagraph 1.c. must include the name, address, date of birth, and, if known, the driver's license number of the person who leased, rented, or otherwise had care, custody, or control of the motor vehicle at the time of the alleged violation. If the vehicle was stolen at the time of the alleged offense, the affidavit must include the police report indicating that the vehicle was stolen.

b. If a traffic citation for a violation of s. 316.074(1) or s. 316.075(1)(c) 1. was issued at the location of the violation by a law enforcement officer, the affidavit must include the serial number of the uniform traffic citation.

c. *If the motor vehicle's owner to whom a traffic citation has been issued is deceased, the affidavit must include a certified copy of the owner's death certificate showing that the date of death occurred on or before the issuance of the uniform traffic citation and one of the following:*

(I) *A bill of sale or other document showing that the deceased owner's motor vehicle was sold after his or her death but on or before the date of the alleged violation.*

(II) *Documentary proof that the registered license plate belonging to the deceased owner's vehicle was returned to the department or any branch office or authorized agent of the department on or before the date of the alleged violation.*

(III) *A copy of a police report showing the deceased owner's registered license plate or motor vehicle was stolen after the owner's death but on or before the date of the alleged violation.*

Upon receipt of the affidavit and documentation required under this sub-subparagraph, the governmental entity must dismiss the citation and provide proof of such dismissal to the person that submitted the affidavit.

3. Upon receipt of an affidavit, the person designated as having care, custody, and control of the motor vehicle at the time of the violation may be issued a traffic citation for a violation of s. 316.074(1) or s. 316.075(1)(c)1. when the driver failed to stop at a traffic signal. The affidavit is admissible in a proceeding pursuant to this section for the purpose of providing proof that the person identified in the affidavit was in actual care, custody, or control of the motor vehicle. The owner of a leased vehicle for which a traffic citation is issued for a violation of s. 316.074(1) or s. 316.075(1)(c)1. when the driver failed to stop at a traffic signal is not responsible for paying the traffic citation and is not required

to submit an affidavit as specified in this subsection if the motor vehicle involved in the violation is registered in the name of the lessee of such motor vehicle.

4. The submission of a false affidavit is a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

Section 99. Section 320.089, Florida Statutes, is amended to read:

320.089 Members of National Guard and active United States Armed Forces reservists; former prisoners of war; survivors of Pearl Harbor; Purple Heart medal recipients; Operation Iraqi Freedom and Operation Enduring Freedom Veterans; *Combat Infantry Badge or Combat Action Badge recipients*; special license plates; fee.—

(1)(a) Each owner or lessee of an automobile or truck for private use or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of the state and an active or retired member of the Florida National Guard, a survivor of the attack on Pearl Harbor, a recipient of the Purple Heart medal, ~~or~~ an active or retired member of any branch of the United States Armed Forces Reserve, *or a recipient of the Combat Infantry Badge or Combat Action Badge* shall, upon application to the department, accompanied by proof of active membership or retired status in the Florida National Guard, proof of membership in the Pearl Harbor Survivors Association or proof of active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart medal recipient, ~~or~~ proof of active or retired membership in any branch of the Armed Forces Reserve, *or proof of membership in the Combat Infantrymen's Association, Inc., or other proof of being a recipient of the Combat Infantry Badge or Combat Action Badge*, and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06, upon which, in lieu of the serial numbers prescribed by s. 320.06, shall be stamped the words "National Guard," "Pearl Harbor Survivor," "Combat-wounded veteran," ~~or~~ "U.S. Reserve," *"Combat Infantry Badge," or "Combat Action Badge"* as appropriate, followed by the serial number of the license plate. Additionally, the Purple Heart plate may have the words "Purple Heart" stamped on the plate and the likeness of the Purple Heart medal appearing on the plate.

(b) Notwithstanding any other provision of law to the contrary, beginning with fiscal year 2002-2003 and annually thereafter, the first \$100,000 in general revenue generated from the sale of license plates issued under this section shall be deposited into the Grants and Donations Trust Fund, as described in s. 296.38(2), to be used for the purposes established by law for that trust fund. Any additional general revenue generated from the sale of such plates shall be deposited into the State Homes for Veterans Trust Fund and used solely to construct, operate, and maintain domiciliary and nursing homes for veterans, subject to the requirements of chapter 216.

(c) Notwithstanding any provisions of law to the contrary, an applicant for a Pearl Harbor Survivor license plate or a Purple Heart license plate who also qualifies for a disabled veteran's license plate under s. 320.084 shall be issued the appropriate special license plate without payment of the license tax imposed by s. 320.08.

(2) Each owner or lessee of an automobile or truck for private use, truck weighing not more than 7,999 pounds, or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of the state and who is a former prisoner of war, or their unremarried surviving spouse, shall, upon application therefor to the department, be issued a license plate as provided in s. 320.06, on which license plate are stamped the words "Ex-POW" followed by the serial number. Each application shall be accompanied by proof that the applicant meets the qualifications specified in paragraph (a) or paragraph (b).

(a) A citizen of the United States who served as a member of the Armed Forces of the United States or the armed forces of a nation allied with the United States who was held as a prisoner of war at such time as the Armed Forces of the United States were engaged in combat, or their unremarried surviving spouse, may be issued the special license plate provided for in this subsection without payment of the license tax imposed by s. 320.08.

(b) A person who was serving as a civilian with the consent of the United States Government, or a person who was a member of the Armed

Forces of the United States who was not a United States citizen and was held as a prisoner of war when the Armed Forces of the United States were engaged in combat, or their unremarried surviving spouse, may be issued the special license plate provided for in this subsection upon payment of the license tax imposed by s. 320.08.

(3) Each owner or lessee of an automobile or truck for private use, truck weighing not more than 7,999 pounds, or recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use, who is a resident of this state and who is the unremarried surviving spouse of a recipient of the Purple Heart medal shall, upon application therefor to the department, with the payment of the required fees, be issued a license plate as provided in s. 320.06, on which license plate are stamped the words "Purple Heart" and the likeness of the Purple Heart medal followed by the serial number. Each application shall be accompanied by proof that the applicant is the unremarried surviving spouse of a recipient of the Purple Heart medal.

(4) The owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for hire or commercial use who is a resident of the state and a current or former member of the United States military who was deployed and served in Iraq during Operation Iraqi Freedom or in Afghanistan during Operation Enduring Freedom shall, upon application to the department, accompanied by proof of active membership or former active duty status during one of these operations, and upon payment of the license tax for the vehicle as provided in s. 320.08, be issued a license plate as provided by s. 320.06 upon which, in lieu of the registration license number prescribed by s. 320.06, shall be stamped the words "Operation Iraqi Freedom" or "Operation Enduring Freedom," as appropriate, followed by the registration license number of the plate.

Section 100. Subsection (10) is added to section 338.165, Florida Statutes, to read:

338.165 Continuation of tolls.—

(10) *The department's Beachline-East Expressway may be transferred by the department and become part of the turnpike system under the Florida Turnpike Enterprise Law. Any funds expended by Florida Turnpike Enterprise for the acquisition of the Beachline-East Expressway shall be deposited into the State Transportation Trust Fund, and, notwithstanding any other law to the contrary, such funds shall first be allocated by the department to fund the department's obligation to construct the Wekiva Parkway. The term "Wekiva Parkway" means a limited access highway or expressway constructed between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group which were adopted January 16, 2004, and related transportation facilities.*

Section 101. Section 348.7546, Florida Statutes, is amended to read:

348.7546 Wekiva Parkway, construction authorized; financing.—
~~Notwithstanding s. 338.2275,~~

(1) The Orlando-Orange County Expressway Authority is ~~hereby~~ authorized to exercise its condemnation powers ~~and to~~ construct, finance, operate, own, and maintain *those portions of the Wekiva Parkway which are identified by agreement between the authority and the department and which are included* as part of the authority's long-range capital improvement plan. The "Wekiva Parkway" means any limited access highway or expressway constructed between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group ~~which that~~ were adopted January 16, 2004. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the authority under s. 11, Art. VII of the State Constitution and s. 348.755(1)(b). *This section does not invalidate the exercise by the authority of its condemnation powers or the acquisition of any property for the Wekiva Parkway before July 1, 2012.*

(2) *Notwithstanding any other provision of law to the contrary, in order to ensure that funds are available to the department for its portion*

of the Wekiva Parkway, beginning July 1, 2012, the authority shall repay the expenditures by the department for costs of operation and maintenance of the Orlando-Orange County Expressway System in accordance with the terms of the memorandum of understanding between the authority and the department ratified by the authority board on February 22, 2012, which requires the authority to pay the department \$10 million on July 1, 2012, and \$20 million on each successive July 1 until the department has been fully reimbursed for all costs of the Orlando-Orange County Expressway System which were paid, advanced, or reimbursed to the authority by the department, with a final payment in the amount of the balance remaining. Notwithstanding any other law to the contrary, the funds paid to the department pursuant to this subsection shall be allocated by the department for construction of the Wekiva Parkway.

(3) The department's obligation to construct its portions of the Wekiva Parkway is contingent upon the timely payment by the authority of the annual payments required of the authority and receipt of all required environmental permits and approvals by the Federal Government.

Section 102. Subsections (6) is added to section 348.755, Florida Statutes, to read:

348.755 Bonds of the authority.—

(6) Notwithstanding any other provision of law to the contrary, on and after July 1, 2012, the authority may not issue any bonds except as permitted under the terms of the memorandum of understanding between the authority and the department ratified by the authority board on February 22, 2012.

Section 103. Subsections (8) and (9) are added to section 348.757, Florida Statutes, to read:

348.757 Lease-purchase agreement.—

(8) The only lease-purchase agreement authorized by this section is the lease-purchase agreement between the department and the authority dated December 23, 1985, as supplemented by a first supplement to the lease-purchase agreement dated November 25, 1986, and a second supplement to the lease-purchase agreement dated October 27, 1988.

(9) Upon the earlier of the defeasance, redemption, or payment in full of the authority bonds issued before July 1, 2012, or the earlier date to which the purchasers of the authority bonds have consented:

(a) The obligations of the department under the lease-purchase agreement with the authority, including any obligation to pay any cost of operation, maintenance, repair, or rehabilitation of the expressway system, terminate;

(b) The lease purchase agreement terminates;

(c) The expressway system remains the property of the authority and may not be transferred to the department; and

(d) The authority remains obligated to reimburse the department in accordance with the terms of the memorandum of understanding between the authority and the department ratified by the authority board on February 22, 2012.

Section 104. Subsections (2) and (5) of section 369.317, Florida Statutes, are amended to read:

369.317 Wekiva Parkway.—

(2) The Wekiva Parkway and related transportation facilities shall follow the design criteria contained in the recommendations of the Wekiva River Basin Area Task Force adopted by reference by the Wekiva River Basin Coordinating Committee in its final report of March 16, 2004, and the recommendations of the Wekiva Coordinating Committee contained in its final report of March 16, 2004, subject to reasonable environmental, economic, and engineering considerations. For those activities associated with the Wekiva Parkway and related transportation facilities which require authorization pursuant to part IV of chapter 373, the Department of Environmental Protection is the exclusive permitting authority.

(5) In Seminole County, the Seminole County Expressway Authority, the Department of Transportation, and the Florida Turnpike Enterprise

shall locate the precise corridor and interchanges for the Wekiva Parkway consistent with the legislative intent expressed in this act and other provisions of this act.

Section 105. Vehicles equipped with autonomous technology; intent.—

(1) As used in this section, the term "autonomous technology" means technology installed on a motor vehicle that has the capability to drive the vehicle on which the technology is installed without the active control or monitoring by a human operator. The term excludes a motor vehicle enabled with active safety systems or driver assistance systems, including, without limitation, a system to provide electronic blind spot assistance, crash avoidance, emergency braking, parking assistance, adaptive cruise control, lane keep assistance, lane departure warning, or traffic jam and queuing assistant, unless any such system alone or in combination with other systems enables the vehicle on which the technology is installed to drive without the active control or monitoring by a human operator.

(2) It is the intent of the Legislature to encourage the safe development, testing, and operation of motor vehicles with autonomous technology on the public roads of the state. The Legislature finds that the state does not prohibit or specifically regulate the testing or operation of autonomous technology in motor vehicles on public roads.

Section 106. Subsection (89) is added to section 316.003, Florida Statutes, to read:

316.003 Definitions.—The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:

(89) **AUTONOMOUS VEHICLE.**—Any vehicle equipped with autonomous technology. The term "autonomous technology" means technology installed on a motor vehicle that has the capability to drive the vehicle on which the technology is installed without the active control or monitoring by a human operator. The term excludes a motor vehicle enabled with active safety systems or driver assistance systems, including, without limitation, a system to provide electronic blind spot assistance, crash avoidance, emergency braking, parking assistance, adaptive cruise control, lane keep assistance, lane departure warning, or traffic jam and queuing assistant, unless any such system alone or in combination with other systems enables the vehicle on which the technology is installed to drive without the active control or monitoring by a human operator.

Section 107. Section 316.85, Florida Statutes, is created to read:

316.85 Autonomous vehicles; operation.—

(1) A person who possesses a valid driver license may operate an autonomous vehicle in autonomous mode.

(2) For purposes of this chapter, unless the context otherwise requires, a person shall be deemed to be the operator of an autonomous vehicle operating in autonomous mode when the person causes the vehicle's autonomous technology to engage, regardless of whether the person is physically present in the vehicle while the vehicle is operating in autonomous mode.

Section 108. Section 319.145, Florida Statutes, is created to read:

319.145 Autonomous vehicles.—

(1) An autonomous vehicle registered in this state must continue to meet federal standards and regulations for a motor vehicle. The vehicle shall:

(a) Have a means to engage and disengage the autonomous technology which is easily accessible to the operator.

(b) Have a means, inside the vehicle, to visually indicate when the vehicle is operating in autonomous mode.

(c) Have a means to alert the operator of the vehicle if a technology failure affecting the ability of the vehicle to safely operate autonomously is detected while the vehicle is operating autonomously in order to indicate to the operator to take control of the vehicle.

(d) Be capable of being operated in compliance with the applicable traffic and motor vehicle laws of this state.

(2) *Federal regulations promulgated by the National Highway Traffic Safety Administration shall supersede this section when found to be in conflict with this section.*

Section 109. (1) *Vehicles equipped with autonomous technology may be operated on roads in this state by employees, contractors, or other persons designated by manufacturers of autonomous technology for the purpose of testing the technology. For testing purposes, a human operator shall be present in the autonomous vehicle such that he or she has the ability to monitor the vehicle's performance and intervene, if necessary, unless the vehicle is being tested or demonstrated on a closed course. Prior to the start of testing in this state, the entity performing the testing must submit to the Department of Highway Safety and Motor Vehicles an instrument of insurance, surety bond, or proof of self-insurance acceptable to the department in the amount of \$5 million.*

(2) *The original manufacturer of a vehicle converted by a third party into an autonomous vehicle shall not be liable in, and shall have a defense to and be dismissed from, any legal action brought against the original manufacturer by any person injured due to an alleged vehicle defect caused by the conversion of the vehicle, or by equipment installed by the converter, unless the alleged defect was present in the vehicle as originally manufactured.*

(3) *By February 12, 2014, the Department of Highway Safety and Motor Vehicles shall submit a report to the President of the Senate and the Speaker of the House of Representatives recommending additional legislative or regulatory action that may be required for the safe testing and operation of motor vehicles equipped with autonomous technology.*

Section 110. *St. Pete Crosstown designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of 118th Avenue North/County Road 296 between U.S.19/S.R. 55 and 28th Street North/County Road 683 in Pinellas County is designated as the "St. Pete Crosstown."*

(2) *The Department of Transportation is directed to erect suitable markers designating the St. Pete Crosstown as described in subsection (1).*

Section 111. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2012.

And the title is amended as follows:

Delete lines 37 and 38 and insert: seaport projects to use a mitigation bank; amending s. 20.23, F.S., relating to the Department of Transportation; authorizing district secretaries and executive directors to be a professional engineer from any state; removing obsolete language relating to authority of district secretaries to appoint district directors; amending s. 206.41, F.S., relating to payment of a tax on fuel under specified provisions; providing that a restriction on the use of agricultural equipment to qualify for a refund of the tax does not apply to citrus harvesting equipment or citrus fruit loaders; revising the title of ch. 311, F.S.; amending s. 311.07, F.S.; revising provisions for the financing of port transportation or port facilities projects; increasing funding for the Florida Seaport Transportation and Economic Development Program; directing the Florida Seaport Transportation and Economic Development Council to develop guidelines for project funding; directing council staff, the Department of Transportation, and the Department of Economic Opportunity to work in cooperation to review projects and allocate funds as specified; revising certain authorized uses of program funds; revising the list of projects eligible for funding under the program; removing a cap on distribution of program funds; removing a requirement for a specified audit; authorizing the Department of Transportation to subject projects funded under the program to a specified audit; amending s. 311.09, F.S.; revising provisions for rules of the council for evaluating certain projects; removing provisions for review by the Department of Community Affairs of the list of projects approved by the council; revising provisions for review and evaluation of such projects by the Department of Transportation and the Department of Economic Opportunity; increasing the amount of funding the Department of Transportation is required to include in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program; revising provisions relating to funding to be included in the budget; creating s. 311.10, F.S.; establishing the Strategic Port Investment Initiative within the Department of Transportation; providing

for a minimum annual amount from the State Transportation Trust Fund to fund the initiative; directing the department to work with deepwater ports to develop and maintain a priority list of strategic investment projects; providing project selection criteria; requiring the department to schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports to review the proposed projects; directing the department to finalize a prioritized list of potential projects after considering comments received in the workshop; directing the department to include the proposed seaport projects in the tentative work program; creating s. 311.101, F.S.; creating the Intermodal Logistics Center Infrastructure Support Program within the Department of Transportation; providing purpose of the program; defining the term "intermodal logistics center"; providing criteria for consideration by the department when evaluating projects for program assistance; directing the department to coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded; authorizing the department to administer contracts on behalf of the entity selected to receive funding; providing for the department's share of project costs; providing for a certain amount of funds in the State Transportation Trust Fund to be made available for eligible projects; directing the department to include the proposed projects in the tentative work program; authorizing the department to adopt rules; creating s. 311.106, F.S., relating to seaport stormwater permitting and mitigation; authorizing a seaport to provide for onsite and offsite stormwater treatment to mitigate the impact of port activities; requiring offsite treatment to be within the same drainage basin and constructed and maintained by the seaport or in conjunction with a local government; authorizing the port to provide a regional treatment facility constructed and maintained by the seaport or in conjunction with a local government; amending s. 311.14, F.S., relating to seaport planning; directing the department to develop, in coordination with certain partners, a Statewide Seaport and Waterways System Plan consistent with the goals of the Florida Transportation Plan; providing requirements for the plan; removing provisions for the Florida Seaport Transportation and Economic Development Council to develop freight-mobility and trade-corridor plans; removing provisions that require the Office of the State Public Transportation Administrator to integrate the Florida Transportation Plan with certain other plans and programs; removing provisions relating to the construction of seaport freight-mobility projects; amending s. 316.003, F.S.; revising the definition of the term "motor vehicle" for purposes of the payment and collection of tolls on toll facilities under specified provisions; amending s. 316.091, F.S.; permitting the use of shoulders for vehicular traffic under certain circumstances; requiring notice of where vehicular traffic is allowed; providing what may not be deemed as authorization; requiring the department to establish a pilot program to open certain limited access highways and bridges to bicycles and other human-powered vehicles; providing requirements for the pilot program; providing a timeframe for implementation of the program; authorizing the department to continue or expand the program; requiring the department to report findings and recommendations to the Governor and Legislature by a certain date; amending s. 316.1001, F.S.; revising requirements for mailing of citations for failure to pay a toll; authorizing mailing by certified mail in addition to first class mail; providing that mailing of the citation to the address of the registered motor vehicle owner constitutes notification; removing a requirement for a return receipt; amending s. 316.2068, F.S.; authorizing a county or municipality to regulate the operation of electric personal assistive mobility devices on any road, street, sidewalk, or bicycle path under its jurisdiction if the governing body of the county or municipality determines that such regulation is necessary in the interest of safety; amending s. 316.515, F.S.; revising provisions for the maximum allowed length of straight truck-trailer combinations; revising provisions for operation of implements of husbandry and farm equipment on state roads; authorizing the operation of citrus harvesting equipment and citrus fruit loaders for certain purposes; conforming a cross-reference; amending s. 320.01, F.S.; revising the definition of the term "low-speed vehicle" to include vehicles that are not electric powered; amending s. 332.08, F.S.; authorizing a municipality participating in a federal airport privatization pilot program to sell an airport or other air navigation facility or certain real property, improvements, and equipment; requiring department approval of the agreement under certain circumstances; providing criteria for department approval; amending s. 334.03, F.S.; removing the definition of the term "Florida Intrastate Highway System" and revising the definitions of the terms "functional classification" and "State Highway System" for purposes of the Florida Transportation Code; amending s. 334.044, F.S.; revising the powers and duties of the department relating to jurisdictional respon-

sibility, designating facilities, and highway landscaping; adding the duty to develop a Freight Mobility and Trade Plan; requiring the plan to include certain proposed policies and investments; requiring the plan to be submitted to the Governor and Legislature; requiring freight issues to be emphasized in transportation plans; amending s. 334.047, F.S.; removing a provision that prohibits the department from establishing a maximum number of miles of urban principal arterial roads; amending s. 335.074, F.S., relating to bridge safety inspection reports; requiring the governmental entity having maintenance responsibility for a bridge to reduce the maximum weight, size, or speed limit for the bridge or to close the bridge upon receipt of a report recommending the reduction or closure; requiring the entity to post the reduced limits and notify the department; requiring the department to post the reduced limits or to close the bridge under certain circumstances; requiring costs associated with the department posting the revised limits or closure of the bridge to be assessed against and collected from the governmental entity; amending s. 335.17, F.S.; revising provisions relating to highway construction noise abatement; amending s. 336.021, F.S.; revising the date when imposition of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate changes of the local option fuel tax shall be levied; revising the definition of the term "transportation expenditures" for purposes of specified provisions that restrict the use of local option fuel tax funds by counties and municipalities; amending s. 337.111, F.S.; providing additional forms of security for the cost of removal of monuments or memorials or modifications to an installation site at highway rest areas; removing a provision requiring renewal of a bond; amending s. 337.125, F.S.; revising provisions relating to a prime contractor's submission of a disadvantaged business enterprise utilization form; repealing s. 337.137, F.S., relating to subcontracting by socially and economically disadvantaged business enterprises; amending s. 337.139, F.S.; providing an updated reference to federal law as it relates to socially and economically disadvantaged business enterprises; amending s. 337.14, F.S.; revising provisions for applications for qualification to bid on department contracts; amending s. 337.29, F.S.; authorizing transfers of right-of-way between local governments by deed; amending ss. 337.403 and 337.404, F.S.; clarifying provisions relating to responsibility for the work and costs for alleviating interference on a public road or publicly owned rail corridor caused by a utility facility; requiring the utility owner to initiate and complete the work necessary within a certain time period; requiring the local governmental authority to bear the costs of work on a utility facility that was initially installed to serve the governmental entity or its tenants; providing that the governmental entity is not responsible for the costs of utility work related to subsequent additions to the facility; requiring that the local governmental authority bear the costs of removing or relocating a utility facility under certain circumstances; providing for notice to the utility; revising provisions for payment of costs; revising provisions for completion of work when the utility owner does not perform the work; amending s. 337.408, F.S.; revising provisions for certain facilities installed within the right-of-way limits of roads on the State Highway System; requiring counties and municipalities that have authorized a bench or transit shelter to be responsible for determining if the facility is compliant with applicable laws and rules or remove the bench or transit shelter; limiting liability of the department; requiring a municipality or county that authorizes a bench or transit shelter to be installed to require the supplier or installer to indemnify the department and annually certify that the requirement has been met; requiring the removal of such facilities under certain circumstances; authorizing the department to direct a county or municipality to remove or relocate a bus stop, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack that is not in compliance with applicable laws or rules; removing a provision for the replacement of an unusable transit bus bench that was in service before a certain date; prohibiting installation of a bus stop that conflicts with certain laws and regulations resulting in a loss of federal funds; authorizing the appropriate local government entity to regulate or deny competition to provide a bus stop; revising the title of ch. 338, F.S.; repealing s. 338.001, F.S., relating to provisions for the Florida Intrastate Highway System Plan; amending s. 338.01, F.S.; clarifying provisions governing the designation and function of limited access facilities; authorizing the department or other governmental entities collecting tolls to pursue collection of unpaid tolls by contracting with a private attorney or collection agency; authorizing a collection fee; providing an exception to statutory requirements related to private attorney services; creating s. 338.151, F.S.; authorizing the department to establish tolls on certain transportation facilities to pay for the cost of such project; prohibiting the department from establishing tolls on certain lanes of limited access facilities; providing an exception;

providing for application; amending s. 338.155, F.S.; authorizing the department adopt rules to allow public transit vehicles and certain military-service-related funeral processions to use certain toll facilities without payment of tolls; amending s. 338.161, F.S.; authorizing the department to enter into agreements for the use of its electronic toll collection and video billing system; authorizing modification of its rules regarding toll collection and an administrative charge; providing for construction; amending s. 338.166, F.S.; revising a provision for issuance of bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes; revising authorized uses of such toll revenues; providing restrictions on such use; amending s. 338.221, F.S.; revising the definition of the term "economically feasible" for purposes of proposed turnpike projects; amending s. 338.223, F.S.; revising provisions for department requests for legislative approval of proposed turnpike projects; conforming a cross-reference; amending s. 338.227, F.S.; conforming provisions to changes made by the act; directing the department and the Department of Management Services to create and implement a program designed to enhance participation of minority businesses in certain contracts related to the Strategic Intermodal System Plan; amending ss. 338.2275 and 338.228, F.S., relating to turnpike projects; revising cross-references; amending s. 338.231, F.S.; providing that inactive prepaid toll accounts are unclaimed property; providing for disposition by the Department of Financial Services and closing of the account; amending s. 338.234, F.S.; revising provisions that exempt certain lessees from payment of commercial rental tax; replacing a reference to the Florida Intrastate Highway System with a reference to the Strategic Intermodal System; amending s. 339.0805, F.S.; revising requirements for expenditure of certain funds with small business concerns owned and controlled by socially and economically disadvantaged individuals; revising a definition of the term "small business concern"; removing provisions for a periodic disparity study; deleting obsolete language; revising provisions for certification as a socially and economically disadvantaged business enterprise; revising requirements that a disadvantaged business enterprise notify the department of certain changes in ownership; revising criteria for such a business enterprise to participate in a construction management development program; revising references to federal law; amending s. 339.135, F.S.; revising provisions for developing the department's tentative work program; revising provisions for a list of project priorities submitted by a metropolitan planning organization; revising criteria for proposed amendment to the department's adopted work program which deletes, advances, or defers a project or project phase; revising threshold amounts; directing the department to index the budget amendment threshold amounts to the rate of inflation; prohibiting such adjustments more frequently than once a year; subjecting such adjustments to specified notice and review procedures; amending s. 339.155, F.S.; revising provisions for the Florida Transportation Plan; requiring the planning process to conform to specified federal provisions; removing provisions for a long-range component, short-range component, and a report; amending s. 339.175, F.S.; providing that to the extent possible only one metropolitan planning organization be designated in a urbanized area; providing that representatives of the department shall serve as nonvoting advisers to a metropolitan planning organization; authorizing the appointment of additional nonvoting advisers; requiring M.P.O.'s to coordinate in the development of regionally significant project priorities; amending s. 339.2819, F.S.; revising the state matching funds requirement for the Transportation Regional Incentive Program; conforming cross-references; requiring funded projects to be in the department's work program; requiring a project to meet the program's requirements prior to being funded; amending s. 339.62, F.S.; removing the Florida Intrastate Highway System from and adding highway corridors to the list of components of the Strategic Intermodal System; providing for other corridors to be included in the system; amending s. 339.63, F.S.; adding military access facilities to the types of facilities included in the Strategic Intermodal System and the Emerging Strategic Intermodal System which form components of an interconnected transportation system; providing that an intermodal logistics center meeting certain criteria shall be designated as part of the Strategic Intermodal System; providing for a waiver of transportation concurrency for such facility if it is located within a described area; amending s. 339.64, F.S.; deleting provisions creating the Statewide Intermodal Transportation Advisory Council; creating s. 339.65, F.S.; requiring the department to plan and develop for Strategic Intermodal System highway corridors to aid traffic movement around the state; providing for components of the corridors; requiring the department to follow specified policy guidelines when developing the corridors; directing the department to establish standards and criteria for functional design; providing for appropriations; requiring

such highway corridor projects to be a part of the department's adopted work program; amending 341.840, F.S.; relating to the Florida Rail Enterprise Act; revising obsolete references to the Florida High-Speed Rail Authority; providing that certain transactions made by or on behalf of the enterprise are exempt from specified taxes; providing for certain contractors to act as agents on behalf of the enterprise for purposes of the tax exemption; authorizing the department to adopt rules; amending s. 343.52, F.S.; revising the definition of the term "area served" for purposes of provisions for the South Florida Regional Transportation Authority; revising a provision for expansion of the area; amending s. 343.53, F.S.; revising membership of and criteria for appointment to the board of the South Florida Regional Transportation Authority; amending s. 343.54, F.S.; requiring a two-thirds vote of such board to privatize certain functions; revising a provision authorizing such authority to expand its service area; amending s. 343.56, F.S., relating to bonds of the authority; removing a provision for the use of certain funds for payment of principal and interest on bonds; amending s. 343.57, F.S., relating to a state pledge to bondholders; providing for construction; providing that a bondholder shall have no right to require the Legislature to make any appropriation of state funds; amending s. 343.58, F.S.; providing conditions for funds provided to such authority by the department; providing for certain funding to cease upon commencement of an alternate dedicated local funding source; creating s. 347.215, F.S.; providing for the operation of ferries by joint agreement between public and private entities; amending s. 348.0003, F.S.; revising financial disclosure requirements for certain transportation authorities; creating s. 348.7645, F.S.; requiring the Orlando-Orange County Expressway Authority to erect a sign under certain circumstances; providing for payment for the cost of the sign; amending s. 349.03, F.S.; providing for financial disclosure requirements for the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing that the Jacksonville Transportation Authority may conduct meetings and workshops using communications media technology; providing that certain actions may not be taken unless a quorum is present in person; providing that members must be physically present to vote on any item; amending s. 373.118, F.S.; requiring that the Department of Environmental Protection initiate rulemaking to adopt a general permit for stormwater management systems serving airside activities at airports; providing for statewide application of the general permit; providing for any water management district or delegated local government to administer the general permit; providing that the rules are not subject to any special rulemaking requirements relating to small business; amending s. 373.413, F.S.; providing legislative intent regarding flexibility in the permitting of stormwater management systems; requiring the cost of stormwater treatment for a transportation project to be balanced with benefits to the public; requiring that alternatives to onsite treatment be allowed; specifying responsibilities of the department relating to abatement of pollutants and permits for adjacent lands impacted by right-of-way acquisition; authorizing water management districts and the Department of Environmental Protection to adopt rules; repealing s. 479.28, F.S., relating to the rest area information panel or device program; authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program; directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the Palm Beach County school district to recognize its business partners; providing for expiration of the program; providing for the transfer of administrative rules of the former Pilotage Rate Review Board to the Pilotage Rate Review Committee of the Board of Pilot Commissioners; providing for retroactive application of such rules; requiring the Florida Transportation Commission to study the potential costs savings of the department being the operating agent for certain expressway authorities; providing for certain related expenses to be paid by the department; requiring a report to the Governor and Legislature; providing that a challenge to a consolidated environmental resource permit or associated variance or any sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with specified deepwater ports is subject to specified summary hearing provisions; requiring such proceedings to be conducted within a certain timeframe; providing that the administrative law judge's decision is a recommended order and does not constitute final agency action of the Department of Environmental Protection; requiring the Department of Environmental Protection to issue the final order within a certain timeframe; providing applicability of specified provisions; providing for a review by the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority to consider and identify opportunities and greater efficiency and service improvements for increasing connectivity between each authority; requiring a report to

the Legislature; requiring the Tampa Bay Area Regional Transportation Authority to provide assistance; authorizing governmental units that regulate the operation of vehicles for public hire or other for-hire transportation to request and receive criminal history record information for the purpose of screening applicants; amending ss. 215.616, 288.063, 311.22, 316.2122, 318.12, 320.20, 335.02, 338.222, 339.285, 341.053, 341.8225, 403.7211, 479.01, 479.07, and 479.261, F.S., relating to bonds for federal aid highway construction, contracts for transportation projects, dredging projects, operation of low-speed vehicles or mini-trucks, traffic infractions, license tax distribution, standards for lanes, turnpike projects, the Enhanced Bridge Program for Sustainable Transportation, the Intermodal Development Program, high-speed rail projects, hazardous waste facilities, outdoor advertising, and the logo sign program, respectively; deleting obsolete language; revising references to conform to the incorporation of the Florida Intrastate Highway System into the Strategic Intermodal System and to changes made by the act; providing honorary designation of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending s. 316.0083, F.S., providing an additional defense for certain red-light traffic infractions; providing for the dismissal of a uniform traffic citation for a red-light violation when the motor vehicle owner is deceased and an affidavit with specified supporting documents is filed with the issuing agency; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate and a Combat Action Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; amending s. 338.165, F.S.; authorizing the department to transfer certain transportation facilities to the turnpike system; providing for use of funds received from Florida Turnpike Enterprise for acquisition of such facilities; defining the term "Wekiva Parkway"; amending s. 348.7546, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to construct and maintain the Wekiva Parkway; providing for construction of specified provisions; directing the authority to make certain payments to the department; providing for use of funds received by the department; providing that the department's obligation to construct its portions of the Wekiva Parkway is contingent upon certain events; amending s. 348.755, F.S.; prohibiting the Orlando-Orange County Expressway Authority from issuing bonds except under specified circumstances; amending s. 348.757, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to enter into lease-purchase agreements with the department; amending s. 369.317, F.S.; revising provisions for the Wekiva Parkway; providing that the Department of Environmental Protection is the exclusive permitting authority for certain activities; revising provisions for location of the parkway; defining the term "autonomous technology"; providing legislative intent and findings; amending s. 316.003, F.S.; defining the terms "autonomous vehicle" and "autonomous technology" when used in provisions for traffic control; creating s. 316.85, F.S.; authorizing a person who possesses a valid driver license to operate an autonomous vehicle; specifying that the person who causes the vehicle's autonomous technology to engage is the operator; creating s. 319.145, F.S.; requiring an autonomous vehicle registered in this state to meet federal standards and regulations for a motor vehicle; specifying certain requirements for such vehicle; providing for the application of certain federal regulations; authorizing the operation of vehicles equipped with autonomous technology by certain persons for testing purposes under certain conditions; requiring an instrument of insurance, surety bond, or self-insurance prior to the testing of a vehicle; limiting liability of the original manufacturer of a vehicle converted to an autonomous vehicle; directing the department to prepare a report on the safe testing and operation of vehicles equipped with autonomous technology and submit the report to the Legislature by a certain date; providing an honorary designation of a transportation facility in a specified county; directing the department to erect suitable markers; providing effective dates.

RECONSIDERATION OF AMENDMENTS

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 1** as amended was adopted this day.

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 1A** was adopted this day. **Amendment 1A** was withdrawn.

The question recurred on **Amendment 1**. **Amendment 1** was withdrawn.

On motion by Senator Dean, by two-thirds vote **CS for CS for CS for HB 599** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5001, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5001

The Honorable Mike Haridopolos, President of the Senate March 8, 2012

The Honorable Dean Cannon, Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5001, same being:

An act relating to appropriations.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.
2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

<i>s/ JD Alexander</i> Chair	<i>s/ Joe Negron</i> Vice Chair
<i>s/ Thad Altman</i>	<i>s/ Lizbeth Benacquisto</i>
<i>s/ Michael S. "Mike" Bennett</i>	<i>s/ Ellyn Setnor Bogdanoff</i>
<i>s/ Oscar Braynon II</i>	<i>s/ Larcenia J. Bullard</i>
<i>s/ Charles S. "Charlie" Dean, Sr.</i>	<i>s/ Nancy C. Detert</i>
<i>s/ Miguel Diaz de la Portilla</i>	Paula Dockery
<i>s/ Greg Evers</i>	Mike Fasano
<i>s/ Anitere Flores</i>	<i>s/ Don Gaetz</i>
<i>s/ Rene Garcia</i>	Andy Gardiner
<i>s/ Audrey Gibson</i>	<i>s/ Alan Hays</i>
<i>s/ Dennis L. Jones, D.C.</i>	<i>s/ Arthenia L. Joyner</i>
Jack Latvala	Evelyn J. Lynn
<i>s/ Gwen Margolis</i>	<i>s/ Bill Montford</i>
<i>s/ Jim Norman</i>	<i>s/ Steve Oelrich</i>
Nan H. Rich	<i>s/ Garrett Richter</i>
<i>s/ Jeremy Ring</i>	Maria Lorts Sachs
<i>s/ David Simmons</i>	<i>s/ Gary Siplin</i>

s/ Christopher L. "Chris" Smith
s/ Ronda Storms
s/ Stephen R. Wise
Eleanor Sobel
John Thrasher

Managers on the part of the Senate

<i>s/ Denise Grimsley</i> Chair	<i>s/ Janet H. Adkins</i>
<i>s/ Ben Albritton</i>	<i>s/ Larry Ahern</i>
<i>s/ Gary Aubuchon, At Large</i>	<i>s/ Frank Artiles</i>
Leonard L. Bemby	<i>s/ Dennis K. Baxley</i>
Mack Bernard	Lori Berman
Jim Boyd	<i>s/ Michael Bileca</i>
<i>s/ Jason T. Brodeur</i>	<i>s/ Jeffrey "Jeff" Brandes</i>
Dwight M. Bullard	<i>s/ Douglas Vaughn "Doug" Broxson</i>
<i>s/ Rachel V. Burgin</i>	<i>s/ Matthew H. "Mat" Caldwell</i>
Charles S. "Chuck" Chestnut IV	Gwyndolen "Gwyn" Clarke-Reed
At Large	<i>s/ Marti Coley</i>
Richard Corcoran	<i>s/ Fredrick W. "Fred" Costello</i>
<i>s/ Steve Crisafulli</i>	Janet Cruz
<i>s/ Daniel Davis</i>	<i>s/ Jose Felix Diaz</i>
Chris Dorworth, At Large	<i>s/ Brad Drake</i>
<i>s/ Eric Eisnaugle</i>	<i>s/ Erik Fresen</i>
<i>s/ James C. "Jim" Frishe, At Large</i>	<i>s/ Matt Gaetz</i>
Joseph A. "Joe" Gibbons	<i>s/ Richard "Rich" Glorioso</i>
Eduardo "Eddy" Gonzalez	<i>s/ Tom Goodson</i>
<i>s/ James W. "J.W." Grant</i>	<i>s/ Bill Hager</i>
<i>s/ Gayle B. Harrell</i>	<i>s/ Shawn Harrison</i>
<i>s/ Doug Holder, At Large</i>	<i>s/ Ed Hooper</i>
<i>s/ Mike Horner</i>	<i>s/ Matt Hudson</i>
Dorothy L. Hukill, At Large	Mia L. Jones, At Large
<i>s/ John Patrick Julien</i>	Martin David "Marty" Kiar
<i>s/ John Legg, At Large</i>	<i>s/ Ana Rivas Logan</i>
<i>s/ Carlos Lopez-Cantera, At Large</i>	<i>s/ Debbie Mayfield</i>
<i>s/ Charles McBurney</i>	<i>s/ Seth McKeel, At Large</i>
<i>s/ Larry Metz</i>	<i>s/ Peter Nehr</i>
<i>s/ Bryan Nelson</i>	<i>s/ Jeanette M. Nunez</i>
<i>s/ Jose R. Oliva</i>	<i>s/ H. Marlene O'Toole</i>
Mark S. Pafford	<i>s/ Kathleen C. Passidomo</i>
<i>s/ Jimmy Patronis</i>	<i>s/ W. Keith Perry</i>
Ray Pilon	<i>s/ Elizabeth W. Porter</i>
<i>s/ Stephen L. Precourt</i>	<i>s/ William L. "Bill" Proctor</i>
Scott Randolph	<i>s/ Lake Ray</i>
Betty Reed	Hazelle P. "Hazel" Rogers
<i>s/ Patrick Rooney, Jr.</i>	Darryl Ervin Rouson
Franklin Sands, At Large	Ron Saunders, At Large
<i>s/ Robert C. "Rob" Schenck</i>	Elaine J. Schwartz
At Large	<i>s/ Jimmie T. Smith</i>
<i>s/ William D. Snyder, At Large</i>	Darren Soto
<i>s/ Kelli Stargel</i>	<i>s/ W. Gregory "Greg" Steube</i>
Dwayne L. Taylor	Geraldine F. "Geri" Thompson
Perry E. Thurston, Jr.	<i>s/ Carlos Trujillo</i>
James W. "Jim" Waldman	Barbara Watson
<i>s/ Will W. Weatherford, At Large</i>	<i>s/ Michael B. "Mike" Weinstein</i>
Alan B. Williams	<i>s/ Trudi K. Williams</i>
<i>s/ John Wood</i>	<i>s/ Ritch Workman</i>
<i>s/ Dana D. Young</i>	

Managers on the part of the House

Conference Committee Amendment (657521)(with title amendment)—Remove everything after the enacting clause and insert: The moneys contained herein are appropriated from the named funds for Fiscal Year 2012-2013 to the State agency indicated, as the amounts to be used to pay the salaries, other operational expenditures, and fixed capital outlay of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

A bill to be entitled

An act making appropriations; providing moneys for the annual period beginning July 1, 2012, and ending June 30, 2013, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

SECTION 1 - EDUCATION ENHANCEMENT
SPECIFIC
APPROPRIATION

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

The moneys contained herein are appropriated from the named funds for Fiscal Year 2012-2013 to the state agency indicated, as the amounts to be used to pay the salaries, other operational expenditures, and fixed capital outlay of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

SECTION 1 - EDUCATION ENHANCEMENT "LOTTERY" TRUST FUND

The moneys contained herein are appropriated from the Education Enhancement "Lottery" Trust Fund to the state agencies indicated.

EDUCATION, DEPARTMENT OF

Funds provided in sections 1 and 2 of this act as Grants and Aids-Special Categories or as Grants and Aids-Aid to Local Governments may be advanced quarterly throughout the fiscal year based on projects, grants, contracts, and allocation conference documents. Of the funds provided in Specific Appropriations 3, 4, 5, 55, 56, 57 through 65, and 136, 60 percent shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

1	FIXED CAPITAL OUTLAY	
	CLASSROOMS FIRST AND 1997 SCHOOL CAPITAL	
	OUTLAY BOND PROGRAMS - OPERATING FUNDS AND	
	DEBT SERVICE	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	156,801,400

Funds in Specific Appropriation 1 are for the cash and debt service requirements of the Classrooms First and 1997 School Capital Outlay Bond programs established in chapter 97-384, Laws of Florida.

Funds in Specific Appropriation 1 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service and projects. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service and projects resulting from these transfers.

2	FIXED CAPITAL OUTLAY	
	DEBT SERVICE - CLASS SIZE REDUCTION	
	LOTTERY CAPITAL OUTLAY PROGRAM	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	154,482,900

Funds in Specific Appropriation 2 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service resulting from these transfers.

Funds in Specific Appropriation 2 are for Fiscal Year 2012-2013 debt service on all bonds authorized pursuant to section 1013.737, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds. These funds may be used to refinance any or all bond series if it is in the best interest of the state as determined by the Division of Bond Finance.

2A	FIXED CAPITAL OUTLAY	
	EDUCATIONAL FACILITIES	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	9,500,000

Funds in Specific Appropriation 2A for educational facilities are provided for debt service requirements associated with bond proceeds from the Lottery Capital Outlay and Debt Service Trust Fund included in Specific Appropriations 17 and 17A and are authorized pursuant to

SECTION 1 - EDUCATION ENHANCEMENT
SPECIFIC
APPROPRIATION

section 1013.737, Florida Statutes. Funds in Specific Appropriation 2A shall be transferred, using nonoperating budget authority, to the Lottery Capital Outlay and Debt Service Trust Fund.

TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY	
FROM TRUST FUNDS	320,784,300
TOTAL ALL FUNDS	320,784,300

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

3	SPECIAL CATEGORIES	
	GRANTS AND AIDS - FLORIDA'S BRIGHT FUTURES	
	SCHOLARSHIP PROGRAM	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	329,408,935

From the funds in Specific Appropriation 3, the Bright Futures award per credit hour or credit hour equivalent for the 2012-2013 academic year shall be as follows:

Academic Scholars	
4-Year Institutions.....	\$100
2-Year Institutions.....	\$ 61
Upper-Division Programs at Florida Colleges....	\$ 69
Career/Technical Centers.....	\$ 50

Medallion Scholars	
4-Year Institutions.....	\$ 75
2-Year Institutions.....	\$ 61
Upper-Division Programs at Florida Colleges....	\$ 51
Career/Technical Centers.....	\$ 38

Gold Seal Vocational Scholars	
Career Certificate Program.....	\$ 38
Applied Technology Diploma Program.....	\$ 38
Technical Degree Education Program.....	\$ 47

The additional stipend for Top Scholars shall be \$43 per credit hour.

4	SPECIAL CATEGORIES	
	FIRST GENERATION IN COLLEGE MATCHING GRANT	
	PROGRAM	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	5,308,663

From the funds provided in Specific Appropriation 4, \$1,327,166 shall be allocated to First Generation in College Matching Grant Programs at Florida colleges for need based financial assistance as provided in section 1009.701, Florida Statutes. If required matching funds are not raised by participating Florida colleges or state universities by December 1, 2012, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at Florida colleges or state universities that have remaining unmatched private contributions.

5	FINANCIAL ASSISTANCE PAYMENTS	
	STUDENT FINANCIAL AID	
	FROM EDUCATIONAL ENHANCEMENT TRUST	
	FUND	45,100,892

Funds in Specific Appropriation 5 are allocated in Specific Appropriation 61. These funds are provided for Florida Student Assistance Grant (FSAG) public full-time and part-time programs.

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE	
FROM TRUST FUNDS	379,818,490
TOTAL ALL FUNDS	379,818,490

PUBLIC SCHOOLS, DIVISION OF

SECTION 1 - EDUCATION ENHANCEMENT
SPECIFIC
APPROPRIATION
PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

6 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA EDUCATIONAL
FINANCE PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 122,740,767

Funds provided in Specific Appropriation 6 are allocated in Specific Appropriation 84.

7 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - CLASS SIZE REDUCTION
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 103,776,356

Funds in Specific Appropriations 7 and 85 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,321.29, for grades 4 to 8 shall be \$901.25, and for grades 9 to 12 shall be \$903.43. The class size reduction allocation shall be recalculated based on enrollment through the October 2012 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 7 and 85, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

8 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - DISTRICT LOTTERY AND
SCHOOL RECOGNITION PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 134,582,877

Funds in Specific Appropriation 8 are provided for the Florida School Recognition Program to be allocated as awards of up to \$100 per student to qualified schools pursuant to section 1008.36, Florida Statutes.

If there are funds remaining after payment to qualified schools, the balance shall be allocated to all school districts based on each district's K-12 base funding. From these funds, school districts shall allocate up to \$5 per unweighted student to be used at the discretion of the school advisory council pursuant to section 24.121(5), Florida Statutes. If funds are insufficient to provide \$5 per student, the available funds shall be prorated.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP
FROM TRUST FUNDS 361,100,000
TOTAL ALL FUNDS 361,100,000

PROGRAM: WORKFORCE EDUCATION

9 AID TO LOCAL GOVERNMENTS
WORKFORCE DEVELOPMENT
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 48,722,232

Funds in Specific Appropriation 9 are allocated in Specific Appropriation 106. These funds are provided for school district workforce education programs as defined in section 1004.02(26), Florida Statutes.

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

10 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - COMMUNITY COLLEGE
LOTTERY FUNDS
FROM EDUCATIONAL ENHANCEMENT TRUST

SECTION 1 - EDUCATION ENHANCEMENT
SPECIFIC
APPROPRIATION
FUND 180,808,060

Funds provided in Specific Appropriation 10 shall be allocated as follows:

Table listing college names and amounts: Brevard Community College (7,470,427), Broward College (12,206,453), College of Central Florida (3,391,060), Chipola College (1,881,940), Daytona State College (10,034,908), Edison State College (4,322,457), Florida State College at Jacksonville (12,673,289), Florida Keys Community College (993,702), Gulf Coast State College (3,648,003), Hillsborough Community College (8,296,094), Indian River State College (7,594,394), Florida Gateway College (2,115,297), Lake Sumter Community College (1,879,273), State College of Florida, Manatee-Sarasota (3,682,328), Miami Dade College (28,582,390), North Florida Community College (1,058,320), Northwest Florida State College (3,131,474), Palm Beach State College (8,766,622), Pasco-Hernando Community College (3,356,106), Pensacola State College (5,714,032), Polk State College (4,736,235), Saint Johns River State College (2,847,061), Saint Petersburg College (10,870,305), Santa Fe College (5,871,305), Seminole State College of Florida (6,384,608), South Florida State College (2,604,754), Tallahassee Community College (4,834,137), Valencia College (11,861,086)

UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 11 through 15 shall be expended in accordance with operating budgets which must be approved by each university's board of trustees.

11 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - EDUCATION AND GENERAL
ACTIVITIES
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 171,566,138

Funds in Specific Appropriation 11 shall be allocated as follows:

Table listing university names and amounts: University of Florida (31,516,528), Florida State University (26,415,961), Florida A&M University (9,917,968), University of South Florida (23,340,863), University of South Florida, St. Petersburg (1,092,430), University of South Florida, Sarasota/Manatee (902,661), Florida Atlantic University (13,896,935), University of West Florida (5,441,608), University of Central Florida (24,076,978), Florida International University (20,502,257), University of North Florida (8,546,931), Florida Gulf Coast University (4,809,227), New College of Florida (738,282), Florida Polytechnic University (367,509)

12 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD
AND AGRICULTURAL SCIENCE)
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND 12,533,877

13 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - UNIVERSITY OF SOUTH
FLORIDA MEDICAL CENTER

SECTION 1 - EDUCATION ENHANCEMENT
SPECIFIC
APPROPRIATION

FROM EDUCATIONAL ENHANCEMENT TRUST FUND	9,349,672
14 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM EDUCATIONAL ENHANCEMENT TRUST FUND	5,796,416
15 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL FROM EDUCATIONAL ENHANCEMENT TRUST FUND	605,115
TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM TRUST FUNDS	199,851,218
TOTAL ALL FUNDS	199,851,218
TOTAL OF SECTION 1 FROM TRUST FUNDS	1,491,084,300
TOTAL ALL FUNDS	1,491,084,300

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

The moneys contained herein are appropriated from the named funds to the Department of Education as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay.

EDUCATION, DEPARTMENT OF

Funds in Specific Appropriations 55B, 56A, 56B, 131, 132, 133, 134, 135, and 135A for medical schools may be used as certified public expenditures for matching Medical Care Trust Fund sources through the Agency for Health Care Administration for contracting with the Florida Medical Schools Quality Network.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

The Legislature hereby finds and determines that the items and sums designated in Specific Appropriations 16, 16A, 18, and 19A from the Public Education Capital Outlay and Debt Service Trust Fund constitute authorized capital outlay projects within the meaning and as required by section 9(a)(2), Article XII of the State Constitution, as amended, and any other law. In accordance therewith, the moneys in the following items are authorized to be expended for the enumerated authorized capital outlay projects.

The sum designated for each project is the maximum sum to be expended for each specified phase of the project from funds accruing under section 9(a)(2), Article XII of the State Constitution. The scope of each project shall be planned so that the amounts specified shall not be exceeded, or any excess in costs shall be funded by sources other than this appropriation. Such excess costs may be funded from the Public Education Capital Outlay and Debt Service Trust Fund only as a result of fund transfers pursuant to section 216.292 (4)(c), Florida Statutes. Each project shall be constructed on the site specified. If existing facilities and acquisition of new sites are a part of these projects, each such building and site must be certified to be free of contamination, asbestos, and other hazardous materials before the facility or site may be acquired. The provisions of section 216.301 (2), Florida Statutes, shall apply to all capital outlay funds appropriated to the Public Education Capital Outlay and Debt Service Trust Fund for the Fiscal Year 2012-2013 appropriation, and shall also apply to the funds appropriated in Specific Appropriations 16, 16A, 18, and 19A.

The Governor's Office of Policy and Budget shall establish Fixed Capital Outlay budget authority within appropriate accounts to enable expenditure of funds appropriated for the state universities, the Florida School for the Deaf and the Blind, public school districts,

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

Florida colleges, public broadcasting, and the Division of Blind Services.	
16 FIXED CAPITAL OUTLAY MAINTENANCE, REPAIR, RENOVATION, AND REMODELING FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND	67,586,594
Funds in Specific Appropriation 16 shall be allocated in accordance with section 1013.64(1), Florida Statutes, as follows:	
Florida College System.....	5,377,488
State University System.....	7,000,000
Charter Schools.....	55,209,106
Funds in Specific Appropriation 16 for charter schools shall be distributed pursuant to section 1013.62(1)(b), Florida Statutes.	

16A FIXED CAPITAL OUTLAY
SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

	4,261,693
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From the funds in Specific Appropriation 16A, up to \$4,261,693 shall be distributed to university developmental research schools and allocated in accordance with section 1002.32(9)(e), Florida Statutes. The remaining funds shall be transferred from Specific Appropriation 16A to Specific Appropriation 16 by the Executive Office of the Governor and the funds shall be allocated to charter schools in accordance with section 1013.62(1)(b), Florida Statutes.

17 FIXED CAPITAL OUTLAY
COMMUNITY COLLEGE PROJECTS
FROM LOTTERY CAPITAL OUTLAY AND
DEBT SERVICES TRUST FUND

	69,098,805
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Funds in Specific Appropriation 17 shall be allocated as follows:

BREVARD COMMUNITY COLLEGE

Gen ren/rem, infrastruct, site improvement & acquisition...	5,699,665
Public Safety Institute (spce).....	14,000,000
DAYTONA STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	1,821,938
Rem/Add Bldg 220 - Stu Svc/Clstrm/Office - Daytona.....	2,400,000
Rem/Add Bldg 314 - Thermal Storage.....	3,012,000
EDISON STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	1,102,260
Rem/Ren Collier - Bldgs 1,5,10 - Collier.....	956,481
FLORIDA STATE COLLEGE AT JACKSONVILLE	
Gen ren/rem, infrastruct, site improvement & acquisition...	985,514
FLORIDA KEYS COMMUNITY COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	800,000
Marine Propulsion Bldg-Main (ce) comp.....	773,770
GULF COAST STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	540,796
INDIAN RIVER STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	1,179,733
PALM BEACH STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	2,136,975
POLK STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	831,315
Institute for Public Safety - Winter Haven (pce).....	9,200,000
ST. PETERSBURG COLLEGE	
Bay Pines Marine Science Labs/Classrooms.....	2,500,000
SEMINOLE STATE COLLEGE OF FLORIDA	
Site/Facilities Acquisition-Alt Springs (sp).....	7,500,000
SOUTH FLORIDA STATE COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	514,838
Rem/Ren Fire Fighting - Main.....	2,644,004
TALLAHASSEE COMMUNITY COLLEGE	
New Wakulla Environmental Institute.....	4,500,000
VALENCIA COLLEGE	
Gen ren/rem, infrastruct, site improvement & acquisition...	1,807,926

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

Library & High Tech Bldg 4 - Osceola (ce) comp..... 4,191,590
17A FIXED CAPITAL OUTLAY
STATE UNIVERSITY SYSTEM PROJECTS
FROM LOTTERY CAPITAL OUTLAY AND
DEBT SERVICES TRUST FUND 30,901,195

Funds in Specific Appropriation 17A shall be allocated as follows:

UNIVERSITY OF FLORIDA
Research & Academic Center at Lake Nona..... 6,000,000
FLORIDA STATE UNIVERSITY
Earth Ocean Atmospheric Sciences Building..... 3,850,000
UNIVERSITY OF SOUTH FLORIDA
Heart Health Institute..... 6,893,118
UNIVERSITY OF CENTRAL FLORIDA
Math & Physics Bldg Renovation & Remodeling..... 3,877,895
Engineering Bldg 1 Renovation..... 3,620,723
FLORIDA GULF COAST UNIVERSITY
Innovation Hub Research..... 4,866,193
NEW COLLEGE
Utilities/Infrastructure/Capital Renewal/Roofs..... 1,793,266
18 FIXED CAPITAL OUTLAY
DEBT SERVICE
FROM CAPITAL IMPROVEMENTS FEE
TRUST FUND 27,299,800
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND 975,442,250
FROM SCHOOL DISTRICT AND COMMUNITY
COLLEGE DISTRICT CAPITAL OUTLAY
AND DEBT SERVICE TRUST FUND 105,205,350

Funds in Specific Appropriation 18 from the School District and Community College District Capital Outlay and Debt Service Trust Fund are for Fiscal Year 2012-2013 debt service on bonds authorized pursuant to the School Capital Outlay Amendment, subsection (d), section 9, Article XII of the State Constitution, and any other continuing payments necessary or incidental to the repayment of the bonds. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service appropriated for this program in Specific Appropriation 18 is insufficient due to interest rate changes, issuance timing, or other circumstances, the amount of the insufficiency is appropriated from the School District and Community College District Capital Outlay and Debt Service Trust Fund.

19 FIXED CAPITAL OUTLAY
GRANTS AND AIDS - SCHOOL DISTRICT AND
COMMUNITY COLLEGE
FROM SCHOOL DISTRICT AND COMMUNITY
COLLEGE DISTRICT CAPITAL OUTLAY
AND DEBT SERVICE TRUST FUND 28,000,000
19A FIXED CAPITAL OUTLAY
FLORIDA SCHOOL FOR THE DEAF AND BLIND -
CAPITAL PROJECTS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND 1,651,713

Funds in Specific Appropriation 19A shall be allocated as follows:

Building Maintenance..... 1,651,713
19B FIXED CAPITAL OUTLAY
LIBERTY COUNTY PUBLIC SCHOOL
FROM GENERAL REVENUE FUND 150,000
19C FIXED CAPITAL OUTLAY
CALHOUN COUNTY SCHOOL DISTRICT - CARR
ELEMENTARY AND MIDDLE SCHOOL
FROM GENERAL REVENUE FUND 300,000

20 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
GRANTS AND AIDS - NON-PUBLIC HIGHER
EDUCATION PROJECT
FROM GENERAL REVENUE FUND 8,970,000

Funds in Specific Appropriation 20 are provided for the Embry-Riddle Aerospace Research and Technology Park.

TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 9,420,000
FROM TRUST FUNDS 1,309,447,400
TOTAL ALL FUNDS 1,318,867,400

VOCATIONAL REHABILITATION

No funds appropriated in Specific Appropriations 21 through 34 shall be used to pay for leased office space specifically utilized for the Bureau of Rehabilitation and Reemployment Services. The Division of Vocational Rehabilitation shall not renew, and shall cancel leases associated with this bureau and may not backfill this space for other programs in the Division.

For funds in Specific Appropriations 21 through 34 for the Vocational Rehabilitation Program, the Department of Education is the designated state agency for purposes of compliance with the Federal Rehabilitation Act of 1973, as amended.

If the department identifies additional resources that may be used to maximize federal matching funds for the Vocational Rehabilitation Program, the department shall submit a budget amendment prior to the expenditure of the funds, in accordance with the provisions of chapter 216, Florida Statutes.

APPROVED SALARY RATE 35,045,701
21 SALARIES AND BENEFITS POSITIONS 931.00
FROM GENERAL REVENUE FUND 9,240,117
FROM ADMINISTRATIVE TRUST FUND 192,575
FROM FEDERAL REHABILITATION TRUST
FUND 35,236,865
FROM WORKERS' COMPENSATION
ADMINISTRATION TRUST FUND 137,000
22 OTHER PERSONAL SERVICES
FROM FEDERAL REHABILITATION TRUST
FUND 819,103
23 EXPENSES
FROM GENERAL REVENUE FUND 6,686
FROM FEDERAL REHABILITATION TRUST
FUND 9,871,710
FROM WORKERS' COMPENSATION
ADMINISTRATION TRUST FUND 85,800
24 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - ADULTS WITH DISABILITIES
FUNDS
FROM GENERAL REVENUE FUND 10,832,484

Funds provided in Specific Appropriation 24 shall be distributed as follows to Florida colleges and school districts for programs serving adults with disabilities. Programs that were funded in Fiscal Year 2011-2012 will be eligible for continuation funding if the program has made satisfactory progress and the application reflects effective use of resources as defined by the Department of Education. The department has the authority to redistribute any funds due to unsatisfactory progress, ineffective use of resources, or discontinued programs.

From the funds in Specific Appropriation 24, provided that satisfactory progress was made during the 2011-2012 fiscal year, \$9,117,278 is provided for school district programs and shall be allocated as follows:

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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APPROPRIATION

Alachua.....	42,500
Baker.....	137,099
Bay.....	122,532
Bradford.....	44,485
Brevard.....	302,802
Broward.....	921,413
Charlotte.....	44,182
Citrus.....	95,393
Collier.....	42,500
Columbia.....	42,500
De Soto.....	170,000
Escambia.....	170,000
Flagler.....	535,892
Gadsden.....	272,048
Gulf.....	42,500
Hardee.....	42,500
Hernando.....	63,866
Hillsborough.....	286,884
Jackson.....	1,019,247
Jefferson.....	48,536
Lake.....	42,500
Leon.....	575,512
Martin.....	206,377
Miami-Dade.....	1,125,208
Monroe.....	65,858
Orange.....	279,548
Osceola.....	42,500
Palm Beach.....	760,481
Pasco.....	42,500
Pinellas.....	374,337
Polk.....	170,000
St. Johns.....	86,000
Santa Rosa.....	42,500
Sarasota.....	437,887
Sumter.....	42,500
Suwannee.....	60,211
Taylor.....	59,528
Union.....	65,571
Wakulla.....	42,500
Washington.....	148,881

From the funds provided in Specific Appropriation 24, provided that satisfactory progress was made during the 2011-2012 fiscal year, \$876,206 is provided for Florida college programs and shall be allocated as follows:

College of Central Florida.....	42,500
Daytona State College.....	170,000
Florida State College at Jacksonville.....	170,000
Indian River State College.....	96,936
Pensacola State College.....	42,500
Saint Johns River State College.....	42,500
Santa Fe College.....	52,765
Seminole State College of Florida.....	46,505
South Florida State College.....	170,000
Tallahassee Community College.....	42,500

From the funds in Specific Appropriation 24, \$839,000 in nonrecurring General Revenue is provided for the Inclusive Transition and Employment Management Program (ITEM). The funds shall be used to provide young adults with disabilities who are between the ages of 18 and 25 with transitional skills, education, and on-the-job experience to allow them to acquire and retain permanent employment.

25 AID TO LOCAL GOVERNMENTS	
GRANTS AND AIDS - FLORIDA ENDOWMENT	
FOUNDATION FOR VOCATIONAL REHABILITATION	
FROM GENERAL REVENUE FUND	315,160
26 OPERATING CAPITAL OUTLAY	
FROM FEDERAL REHABILITATION TRUST	
FUND	480,986
27 SPECIAL CATEGORIES	

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	444,415
FROM FEDERAL REHABILITATION TRUST	
FUND	10,558,966
28 SPECIAL CATEGORIES	
INDEPENDENT LIVING SERVICES	
FROM GENERAL REVENUE FUND	1,232,004
FROM FEDERAL REHABILITATION TRUST	
FUND	4,582,359

Funds provided in Specific Appropriation 28 shall be allocated to the Centers for Independent Living and shall be distributed according to the formula in the 2005-2007 State Plan for Independent Living. From the Federal Rehabilitation Trust Fund allocation, \$3,472,193 shall be funded from Social Security reimbursements (program income) provided that the Social Security reimbursements are available.

29 SPECIAL CATEGORIES	
PURCHASED CLIENT SERVICES	
FROM GENERAL REVENUE FUND	20,861,275
FROM FEDERAL REHABILITATION TRUST	
FUND	95,254,725
30 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM FEDERAL REHABILITATION TRUST	
FUND	382,696
30A SPECIAL CATEGORIES	
TENANT BROKER COMMISSIONS	
FROM FEDERAL REHABILITATION TRUST	
FUND	97,655
31 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT	
SERVICES - HUMAN RESOURCES SERVICES	
PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	62,668
FROM FEDERAL REHABILITATION TRUST	
FUND	226,352
32 DATA PROCESSING SERVICES	
OTHER DATA PROCESSING SERVICES	
FROM GENERAL REVENUE FUND	154,316
FROM FEDERAL REHABILITATION TRUST	
FUND	515,762
33 DATA PROCESSING SERVICES	
EDUCATION TECHNOLOGY AND INFORMATION	
SERVICES	
FROM FEDERAL REHABILITATION TRUST	
FUND	317,686
34 DATA PROCESSING SERVICES	
NORTHWEST REGIONAL DATA CENTER (NWRDC)	
FROM FEDERAL REHABILITATION TRUST	
FUND	214,418

The funds provided in Specific Appropriation 34 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: VOCATIONAL REHABILITATION	
FROM GENERAL REVENUE FUND	43,149,125
FROM TRUST FUNDS	158,974,658
TOTAL POSITIONS	931.00
TOTAL ALL FUNDS	202,123,783

BLIND SERVICES, DIVISION OF	
APPROVED SALARY RATE	9,987,280

SECTION 2 - EDUCATION (ALL OTHER FUNDS)			
SPECIFIC			
APPROPRIATION			
36	SALARIES AND BENEFITS	POSITIONS	299.75
	FROM GENERAL REVENUE FUND		3,917,672
	FROM ADMINISTRATIVE TRUST FUND		349,250
	FROM FEDERAL REHABILITATION TRUST FUND		8,889,571
37	OTHER PERSONAL SERVICES		145,801
	FROM GENERAL REVENUE FUND		145,801
	FROM FEDERAL REHABILITATION TRUST FUND		290,354
	FROM GRANTS AND DONATIONS TRUST FUND		10,047
38	EXPENSES		415,191
	FROM GENERAL REVENUE FUND		415,191
	FROM ADMINISTRATIVE TRUST FUND		25,774
	FROM FEDERAL REHABILITATION TRUST FUND		2,488,307
	FROM GRANTS AND DONATIONS TRUST FUND		44,395
39	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - COMMUNITY REHABILITATION FACILITIES		
	FROM GENERAL REVENUE FUND		847,347
	FROM FEDERAL REHABILITATION TRUST FUND		4,522,207
40	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		54,294
	FROM FEDERAL REHABILITATION TRUST FUND		235,198
41	FOOD PRODUCTS		
	FROM FEDERAL REHABILITATION TRUST FUND		200,000
42	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM FEDERAL REHABILITATION TRUST FUND		100,000
43	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CLIENT SERVICES		
	FROM GENERAL REVENUE FUND		9,062,902
	FROM FEDERAL REHABILITATION TRUST FUND		16,506,496
	FROM GRANTS AND DONATIONS TRUST FUND		252,746
44	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		56,140
	FROM FEDERAL REHABILITATION TRUST FUND		425,000
46	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		8,326
	FROM FEDERAL REHABILITATION TRUST FUND		232,232
47	SPECIAL CATEGORIES		
	LIBRARY SERVICES		
	FROM GENERAL REVENUE FUND		89,735
	FROM GRANTS AND DONATIONS TRUST FUND		100,000
48	SPECIAL CATEGORIES		
	VENDING STANDS - EQUIPMENT AND SUPPLIES		
	FROM FEDERAL REHABILITATION TRUST FUND		1,500,000
	FROM GRANTS AND DONATIONS TRUST FUND		595,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS)			
SPECIFIC			
APPROPRIATION			
48A	SPECIAL CATEGORIES		
	TENANT BROKER COMMISSIONS		
	FROM FEDERAL REHABILITATION TRUST FUND		18,158
49	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		3,628
	FROM ADMINISTRATIVE TRUST FUND		2,707
	FROM FEDERAL REHABILITATION TRUST FUND		88,519
50	DATA PROCESSING SERVICES		
	OTHER DATA PROCESSING SERVICES		
	FROM FEDERAL REHABILITATION TRUST FUND		686,842
51	DATA PROCESSING SERVICES		
	EDUCATION TECHNOLOGY AND INFORMATION SERVICES		
	FROM FEDERAL REHABILITATION TRUST FUND		234,949
52	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM FEDERAL REHABILITATION TRUST FUND		580
53	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM FEDERAL REHABILITATION TRUST FUND		187,910

The funds provided in Specific Appropriation 53 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL:	BLIND SERVICES, DIVISION OF		
	FROM GENERAL REVENUE FUND		14,601,036
	FROM TRUST FUNDS		37,986,242
	TOTAL POSITIONS		299.75
	TOTAL ALL FUNDS		52,587,278

PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES

Institutions must submit an annual report to the Department of Education detailing the following metrics for Florida resident students: entrance requirements for the year; percentage of students receiving Pell Grants, Bright Futures, and other academic aid; graduation rates; job placement rates up to 120 days past graduation; and, where applicable, average grant recipients' GPA and freshmen grant recipients' test scores. The reports must be submitted by September 1, 2012 reflecting prior academic year statistics.

Prior to the disbursement of funds in Specific Appropriations 54A, 55A through 55D, 56A and 56B, each institution shall submit a proposed expenditure plan to the Department of Education pursuant to the requirements of section 1011.521, Florida Statutes.

54A	SPECIAL CATEGORIES		
	GRANTS AND AIDS - MEDICAL TRAINING AND SIMULATION LABORATORY		
	FROM GENERAL REVENUE FUND		3,077,493
55	SPECIAL CATEGORIES		
	ABLE GRANTS (ACCESS TO BETTER LEARNING AND EDUCATION)		
	FROM GENERAL REVENUE FUND		2,310,231

Funds in Specific Appropriation 55 are provided to support 2,877 students at \$803 per student and shall be administered pursuant to

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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section 1009.891, Florida Statutes. The Office of Student Financial Assistance may prorate the award and provide a lesser amount in the second term if the funds appropriated are insufficient to provide a full award to all eligible students.

- 55A SPECIAL CATEGORIES
GRANTS AND AIDS - HISTORICALLY BLACK
PRIVATE COLLEGES
FROM GENERAL REVENUE FUND 9,361,543

Funds in Specific Appropriation 55A shall be allocated as follows:

Table with 2 columns: Institution Name, Amount. Includes Bethune-Cookman University (3,460,111), Edward Waters College (2,749,526), Florida Memorial University (3,032,048), and Library Resources (119,858).

Funds provided in Specific Appropriation 55A shall only be expended for student access and retention or direct instruction purposes.

Funds in Specific Appropriation 55A for Library Resources shall be used for the purchase of books, electronic library resources, and other related library materials pursuant to section 1006.59, Florida Statutes.

- 55B SPECIAL CATEGORIES
GRANTS AND AIDS - FIRST ACCREDITED MEDICAL
SCHOOL UNIVERSITY OF MIAMI
FROM GENERAL REVENUE FUND 3,697,315

Funds in Specific Appropriation 55B shall be allocated as follows:

Table with 2 columns: Program Name, Amount. Includes PhD Program in Biomedical Science (560,199) and College of Medicine (3,137,116).

Funds provided in Specific Appropriation 55B for the University of Miami College of Medicine are to support a minimum of 500 Florida residents enrolled in the College of Medicine.

- 55C SPECIAL CATEGORIES
GRANTS AND AIDS - ACADEMIC PROGRAM
CONTRACTS
FROM GENERAL REVENUE FUND 2,040,312

Funds in Specific Appropriation 55C shall be allocated as follows:

Table with 2 columns: Institution/Program Name, Amount. Includes University of Miami - Rosenstiel Marine Science (89,574), University of Miami - BS and MFA in Motion Pictures (159,245), Florida Institute of Technology - BS Engineering and Science Education (128,759), Florida Institute of Technology - Enhanced Programs (1,000,000), Barry University - BS Nursing and MSW Social Work (73,520), Barry University - School of Podiatry (200,000), Barry University - Juvenile Justice Program (250,000), and Nova/Southeastern University - MS Speech Pathology (39,214).

Each institution shall submit enrollment information, by program, to the Department of Education prior to January 1, 2013.

- 55D SPECIAL CATEGORIES
GRANTS AND AIDS - REGIONAL DIABETES CENTER
- UNIVERSITY OF MIAMI
FROM GENERAL REVENUE FUND 244,011

- 56 SPECIAL CATEGORIES
FLORIDA RESIDENT ACCESS GRANT
FROM GENERAL REVENUE FUND 78,958,406

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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From the funds provided in Specific Appropriation 56, \$73,119,350 shall be used for tuition assistance for qualified Florida residents at 2010-2011 eligible institutions.

From the funds provided in Specific Appropriation 56, \$5,839,056 shall be used for tuition assistance for qualified Florida residents at institutions who earned eligibility after 2010-2011.

The Office of Student Financial Assistance may prorate the award in the second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students.

- 56A SPECIAL CATEGORIES
GRANTS AND AIDS - NOVA SOUTHEASTERN
UNIVERSITY - HEALTH PROGRAMS
FROM GENERAL REVENUE FUND 4,234,749

From the funds provided in Specific Appropriation 56A, \$4,150,054 is provided to support Florida residents enrolled in the Osteopathic Medicine, Optometry, Pharmacy, or Nursing programs.

- 56B SPECIAL CATEGORIES
GRANTS AND AIDS - LECOM / FLORIDA - HEALTH
PROGRAMS
FROM GENERAL REVENUE FUND 1,018,050

Funds in Specific Appropriation 56B shall be used to support Florida residents who are enrolled in the Osteopathic Medicine or Pharmacy Program at the Lake Erie College of Osteopathic Medicine/Bradenton.

- TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES
FROM GENERAL REVENUE FUND 104,942,110
TOTAL ALL FUNDS 104,942,110

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

- 57 SPECIAL CATEGORIES
PREPAID TUITION SCHOLARSHIPS
FROM GENERAL REVENUE FUND 7,000,000

- 58 SPECIAL CATEGORIES
GRANTS AND AIDS - MINORITY TEACHER
SCHOLARSHIP PROGRAM
FROM GENERAL REVENUE FUND 885,468

- 60 FINANCIAL ASSISTANCE PAYMENTS
MARY MCLEOD BETHUNE SCHOLARSHIP
FROM GENERAL REVENUE FUND 160,837
FROM STATE STUDENT FINANCIAL
ASSISTANCE TRUST FUND 160,837

- 61 FINANCIAL ASSISTANCE PAYMENTS
STUDENT FINANCIAL AID
FROM GENERAL REVENUE FUND 86,206,955
FROM STUDENT LOAN OPERATING TRUST
FUND 3,250,000

From the funds in Specific Appropriations 5 and 61 \$134,557,847 is provided pursuant to the following guidelines:

Florida Student Assistance Grant - Public Full & Part Time.. 104,703,724

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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Table with 2 columns: Description and Amount. Items include Florida Student Assistance Grant - Private (12,941,343), Florida Student Assistance Grant - Postsecondary (9,281,150), Florida Student Assistance Grant - Career Education (3,105,801), Children/Spouses of Deceased/Disabled Veterans (2,895,907), Florida Work Experience (1,569,922), and Rosewood Family Scholarships (60,000).

From the funds provided in Specific Appropriations 5 and 61, the maximum grant to any student from the Florida Public, Private, Career Education, and Postsecondary Assistance Grant Programs shall be \$2,534.

Institutions that received state funds in Fiscal Year 2011-2012 for student scholarships or grants administered by the Office of Student Financial Assistance shall report federal loan information to the Department of Education (DOE) prior to September 1, 2012, in a format prescribed by DOE. This information shall include, by institution, the total federal loan amounts disbursed and total number of students who received federal loans.

Table with 2 columns: Description and Amount. Includes items 62 (Financial Assistance Payments - Jose Marti Scholarship Challenge Grant) and 63 (Financial Assistance Payments - Transfer to the Florida Education Fund). Totals are provided for both programs.

PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

Table with 2 columns: Description and Amount. Includes items 64 (Special Categories - Grant and Aids - College Access Challenge Grant Program), 65 (Financial Assistance Payments - Student Financial Aid), 66 (Financial Assistance Payments - Transfer Default Fees to the Student Loan Guaranty Reserve Trust Fund), and a total for the program.

EARLY LEARNING

PREKINDERGARTEN EDUCATION

Table with 2 columns: Description and Amount. Item 68: Special Categories - Grants and Aids - Early Learning Standards and Accountability (4,458,892).

From the funds in Specific Appropriation 68, \$4,266,892 is provided to implement the Florida Voluntary Prekindergarten Assessment developed by the Department of Education in collaboration with the Florida Center for Reading Research to be used to conduct pre- and post-assessments as required in section 1002.67, Florida Statutes.

PROGRAM: EARLY LEARNING SERVICES

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From the funds in Specific Appropriations 69 through 83A, any expenditure from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are released by the Department of Children and Family Services, each provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the Social Security Act. Funds may not be released for services to any clients except those so identified and certified.

The agency head or a designee shall certify that controls are in place to ensure that such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

Table with 2 columns: Description and Amount. Includes items 69 (Salaries and Benefits - Positions), 70 (Other Personal Services), 71 (Expenses), 72 (Aid to Local Governments - Grants and Aids - Projects, Contracts and Grants), 73 (Operating Capital Outlay), 74 (Special Categories - Grants and Aids - Contracted Services), and 75 (Special Categories - Grants and Aids - School Readiness Services). Totals are provided for several items.

Funds in Specific Appropriation 75 require a match from local sources for working poor eligible participants of six percent on child care slots. In-kind match is allowable provided there is not a reduction in the number of slots or level of services from the provision of in-kind match. The Office of Early Learning may adopt a policy to grant a waiver of the six percent match requirement to a rural county that demonstrates a significant hardship in meeting the match requirement. Progress towards meeting this requirement shall be monitored by the Office of Early Learning, and shall be considered satisfactorily attained if the six percent requirement is met on a statewide basis.

From the Child Care and Development Block Grant Trust Fund in Specific Appropriation 75, \$3,000,000 shall be used to enhance the quality of

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

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child care through the Teacher Education and Compensation Helps Program (T.E.A.C.H.).

From the funds in Specific Appropriation 75 in the Welfare Transition Trust Fund, \$1,400,000 is provided for the Home Instruction Program for Pre-School Youngsters (HIPPY).

From the funds in Specific Appropriation 75, \$15,000,000 shall be used for the Child Care Executive Partnership Program, as defined in section 411.0102, Florida Statutes, as match to expand the provision of services to low income families at or below 200 percent of the federal poverty level. Funds for this program shall be used to match funds for statewide contracts.

Funds in Specific Appropriation 75 shall be allocated to the early learning coalitions as provided in House Bill 5103 based on funding formula recommendations made by the Office of Early Learning to the School Readiness Allocation Conference for review and approval. If the conference principals are unable to agree on the recommended formula and allocations for the 2012-2013 fiscal year, the 2012-2013 allocations shall be calculated in the same manner as the 2011-2012 allocations.

In the event that two or more coalitions merge, the Office of Early Learning shall reallocate funds to the new coalition based on an estimated student reassignment and the adopted funding methodology so that total funds remain the same. Any reallocation shall be reviewed and verified by the principals of the School Readiness Allocation Conference.

From the funds in Specific Appropriation 75, the Office of Early Learning shall have the ability to reallocate funds for school readiness services as funds are available or in the instance that a coalition does not have eligible children on its waiting list and has met its expenditure cap pursuant to section 411.01, Florida Statutes.

76	SPECIAL CATEGORIES		
	GRANTS AND AIDS - DATA SYSTEMS FOR SCHOOL READINESS		
	FROM GENERAL REVENUE FUND	240,595	
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		868,403

77	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	6,433	
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		7,123

78	SPECIAL CATEGORIES		
	GRANTS AND AIDS - VOLUNTARY PREKINDERGARTEN PROGRAM		
	FROM GENERAL REVENUE FUND	413,312,552	

Funds in Specific Appropriation 78 are provided for the Voluntary Prekindergarten Education Program as provided in sections 1002.51 through 1002.79, Florida Statutes, and shall be initially allocated to Early Learning Coalitions as indicated below. Pursuant to the provisions of section 1002.71(3)(a), Florida Statutes, for Fiscal Year 2012-2013, the base student allocation per full-time equivalent student for the school year program shall be \$2,383 and the base student allocation for the summer program shall be \$2,026. The allocation includes 4.0 percent in addition to the base student allocation to fund administrative and other program costs of the Early Learning Coalitions related to the Voluntary Prekindergarten Education Program.

The funds in Specific Appropriation 78 shall be allocated as follows:

Alachua.....	4,542,938
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson...	5,076,698
Brevard.....	12,092,597
Broward.....	41,165,776
Charlotte, DeSoto, Highlands, Hardee.....	5,615,006
Clay, Nassau, Baker, Bradford.....	7,103,082

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Columbia, Hamilton, Lafayette, Union, Suwannee.....	2,796,655
Dade, Monroe.....	60,517,033
Dixie, Gilchrist, Levy, Citrus, Sumter.....	4,700,439
Duval.....	25,449,784
Escambia.....	5,818,032
Hendry, Glades, Collier, Lee.....	21,246,370
Hillsborough.....	29,388,750
Lake.....	5,803,367
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor.	7,617,778
Manatee.....	7,770,586
Marion.....	5,661,704
Martin, Okeechobee, Indian River.....	5,654,510
Okaloosa, Walton.....	5,408,827
Orange.....	30,595,262
Osceola.....	7,420,351
Palm Beach.....	29,477,984
Pasco, Hernando.....	12,815,618
Pinellas.....	16,181,370
Polk.....	11,987,811
Putnam, St. Johns.....	5,996,336
St. Lucie.....	6,733,994
Santa Rosa.....	2,447,364
Sarasota.....	5,520,871
Seminole.....	10,027,385
Volusia, Flagler.....	10,678,274

In the event that two or more coalitions merge, the Office of Early Learning shall reallocate funds to the new coalition based on an estimated student reassignment and using the PTE, the base student allocation for the appropriate program, and the administrative factor of the funding formula in such a manner that total funds remain the same. Any reallocation shall be reviewed and verified by the principals of the Early Learning Programs Estimating Conference.

79	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	15,853	
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		7,879

80	SPECIAL CATEGORIES		
	STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		51,075

81	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		1,181,868

82	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		179,462

82A	QUALIFIED EXPENDITURE CATEGORY		
	EARLY LEARNING INFO SYSTEM DEVELOPMENT (ELIS)		
	FROM GENERAL REVENUE FUND	971,918	
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		4,910,865

83	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		10,085

83A	DATA PROCESSING SERVICES		
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NORTHWEST REGIONAL DATA CENTER (NWRDC)
FROM GENERAL REVENUE FUND 50,116

The funds provided in Specific Appropriation 83A shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: PROGRAM: EARLY LEARNING SERVICES
FROM GENERAL REVENUE FUND 560,350,444
FROM TRUST FUNDS 452,960,231
TOTAL POSITIONS 97.00
TOTAL ALL FUNDS 1,013,310,675

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

84 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA EDUCATIONAL
FINANCE PROGRAM
FROM GENERAL REVENUE FUND 6,178,222,800
FROM STATE SCHOOL TRUST FUND 133,938,902

Funds provided in Specific Appropriations 6 and 84 shall be allocated using a base student allocation of \$3,582.98 for the FEFP.

Funds provided in Specific Appropriations 6 and 84 for the supplemental allocation for juvenile justice education programs shall be allocated pursuant to the formula provided in section 1011.62(10), Florida Statutes. The allocation factor shall be \$902.96.

From the funds provided in Specific Appropriations 6 and 84, juvenile justice education programs shall receive funds as provided in section 1003.52(12), Florida Statutes.

The district cost differential (DCD) for each district shall be calculated pursuant to the provisions of section 1011.62(2), Florida Statutes.

From the funds provided in Specific Appropriations 6 and 84, \$35,754,378 is provided for the Sparsity Supplement as defined in section 1011.62(7), Florida Statutes, for school districts of 20,000 and fewer FTE in the 2012-2013 fiscal year.

Total Required Local Effort for Fiscal Year 2012-2013 shall be \$6,722,802,030. The total amount shall include adjustments made for the calculation required in section 1011.62(4)(a) through (c), Florida Statutes.

The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of section 1011.71(1) and (3), Florida Statutes, by district school boards in Fiscal Year 2012-2013 shall be:

1. 0.748 mills

If any school district levies the full 0.748 mill levy and it generates an amount of funds per unweighted FTE that is less than the state average amount per unweighted FTE, the school district shall receive from the funds provided in Specific Appropriations 6 and 84, a discretionary millage compression supplement that, when added to the funds generated by the district's 0.748 mill levy, shall be equal to the state average as provided in section 1011.62(5), Florida Statutes.

If any school district chooses to levy an amount not less than 0.498 mill and less than 0.748 mill, a compression supplement shall be calculated on a levy of 0.498. If a 0.498 mill levy generates an amount of funds per unweighted FTE that is less than the state average amount per unweighted FTE for 0.498 mill, the school district shall receive

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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from the funds provided in Specific Appropriations 6 and 84, a discretionary millage compression supplement that, when added to the funds generated by a 0.498 mill levy, would be equal to the state average as provided in section 1011.62(5), Florida Statutes.

2. In addition, if any school district levies by super majority vote for the 2012-2013 fiscal year, an additional voted 0.25 mill to meet critical operating needs pursuant to section 1011.71(3)(b), Florida Statutes, and the 0.25 mill generates an amount of funds per unweighted FTE that is less than the state average amount per unweighted FTE, the school district shall receive from the funds provided in Specific Appropriations 6 and 84, a discretionary millage compression supplement that, when added to the funds generated by the district's 0.25 mill levy, shall be equal to the state average as provided in section 1011.62(5), Florida Statutes.

Funds provided in Specific Appropriations 6 and 84 are based upon program cost factors for Fiscal Year 2012-2013 as follows:

- 1. Basic Programs
A. K-3 Basic.....1.117
B. 4-8 Basic.....1.000
C. 9-12 Basic.....1.020
2. Programs for Exceptional Students
A. Support Level 4.....3.524
B. Support Level 5.....5.044
3. English for Speakers of Other Languages1.167
4. Programs for Grades 9-12 Career Education.....0.999

From the funds in Specific Appropriations 6 and 84, \$947,950,732 is provided to school districts as an Exceptional Student Education (ESE) Guaranteed Allocation as authorized by law to provide educational programs and services for exceptional students. Funds provided for gifted educational programs and services must primarily be focused on advanced mathematics and science curriculum and enrichment. The ESE Guaranteed Allocation funds are provided in addition to the funds for each exceptional student in the per FTE student calculation. Each district's ESE Guaranteed Allocation for the 2012-2013 appropriation shall not be recalculated during the school year. School districts that provided educational services in 2011-2012 for exceptional students who are residents of other districts shall not discontinue providing such services without the prior approval of the Department of Education. Expenditure requirements for the ESE Guaranteed Allocation shall be as prescribed in section 1010.20(3), Florida Statutes, for programs for exceptional students.

From the funds provided in Specific Appropriations 6 and 84, the value of 43.35 weighted FTE students is provided to supplement the funding for severely handicapped students served in ESE programs 254 and 255 when a school district has less than 10,000 FTE student enrollment and less than 3 FTE eligible students per program. The Commissioner of Education shall allocate the value of the supplemental FTE based on documented evidence of the difference in the cost of the service and the amount of funds received in the district's FEFP allocations for the students being served. The supplemental value shall not exceed 3 FTE.

A student in cooperative education or other types of programs incorporating on-the-job training shall not be counted for more than twenty-five (25) hours per week of membership in all programs when calculating full-time student membership, as provided in section 1011.61, Florida Statutes, for funding pursuant to section 1011.62, Florida Statutes.

The Declining Enrollment Supplement shall be calculated based on 25 percent of the decline between the prior year and current year unweighted FTE students.

From the funds in Specific Appropriations 6 and 84, \$64,456,019 is provided for Safe Schools activities and shall be allocated as follows: \$62,660 shall be distributed to each district, and the remaining balance shall be allocated as follows: two-thirds based on the latest official

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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Florida Crime Index provided by the Department of Law Enforcement and one-third based on each district's share of the state's total unweighted student enrollment. Safe Schools activities include: (1) after school programs for middle school students; (2) middle and high school programs for correction of specific discipline problems; (3) other improvements to enhance the learning environment, including implementation of conflict resolution strategies; (4) behavior driven intervention programs that include anger and aggression management strategies; (5) alternative school programs for adjudicated youth that may include a web-based virtual system that results in mastery and certification, competency or credentials in the following inter-related counseling disciplines necessary for success in education and the work environment, including adjustment, educational, employment and optimal mental health areas that will include, but are not limited to, anger and impulse control, depression and anxiety, self-esteem, respect for authority, personal behavior, goal setting, time and stress management, social and workplace adjustment, substance use and abuse, workplace soft skills, communication skills, work ethic, the importance of timeliness, attendance and the self-marketing skills for future educational and/or employment opportunities; (6) suicide prevention programs; (7) bullying prevention and intervention; and (8) school resource officers. Each district shall determine, based on a review of its existing programs and priorities, how much of its total allocation to use for each authorized Safe Schools activity. The Department of Education shall monitor compliance with reporting procedures contained in section 1006.147, Florida Statutes. If a district does not comply with these procedures, the district's funds from the Safe Schools allocation shall be withheld and reallocated to the other school districts. Each school district shall report to the Department of Education the amount of funds expended for each of the eight activities.

From the funds in Specific Appropriations 6 and 84, \$636,958,373 is for Supplemental Academic Instruction to be provided throughout the school year pursuant to section 1011.62 (1)(f), Florida Statutes. From these funds, at least \$15,000,000, together with funds provided in the district's research-based reading instruction allocation and other available funds, shall be used by districts with one or more of the 100 lowest performing elementary schools based on the state reading assessment to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 100 schools.

The Department of Education shall provide guidance to school districts for documentation of the expenditures for the additional hour of instruction to ensure that all local, state, and federal funds are maximized for the total instructional program and that the funds used for the additional hour of instruction in these 100 schools do not supplant federal funds. School districts shall submit a report to the Department of Education in a format prepared by the department that includes summary information, including funding sources, expenditures and student outcomes for each of the participating schools that shall be submitted to the Speaker of the House, President of the Senate, and Governor by September 30, 2013. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds in Specific Appropriations 6 and 84, \$130,000,000 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction. The amount of \$115,000 shall be allocated to each district and the remaining balance shall be allocated based on each district's proportion of the total K-12 base funding. From these funds, at least \$15,000,000 shall be used to provide an additional hour of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in the 100 lowest performing elementary schools based on the state reading assessment pursuant to sections 1008.22(3) and 1011.62(9), Florida Statutes. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 reading assessment

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scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 100 schools. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds provided in Specific Appropriations 6 and 84, \$211,665,913 is provided for Instructional Materials including \$11,667,795 for Library Media Materials and \$3,189,197 for the purchase of science lab materials and supplies. The growth allocation per FTE shall be \$290.81 for the 2012-2013 fiscal year. School districts shall pay for instructional materials used for the instruction of public high school students who are earning credit toward high school graduation under the dual enrollment program as provided in section 1011.62(1)(i), Florida Statutes.

From funds provided in Specific Appropriations 6 and 84, \$420,264,335 is provided for Student Transportation as provided in section 1011.68, Florida Statutes.

From funds provided in Specific Appropriations 6 and 84, \$31,895,373 is provided for the Teachers Lead Program and shall be given to teachers pursuant to section 1012.71, Florida Statutes. The allocation shall not be recalculated during the school year.

Funds provided in Specific Appropriations 6 and 84 for the virtual education contribution shall be allocated pursuant to the formula provided in section 1011.62(11), Florida Statutes. The contribution shall be based on \$5,200 per FTE.

Districts may charge a fee for grades K-12 voluntary, non-credit summer school enrollment in basic program courses. The amount of any student's fee shall be based on the student's ability to pay and the student's financial need as determined by district school board policy.

From the funds in Specific Appropriations 6 and 84, school districts may execute an appropriate contract for full-time virtual instruction through K-8 virtual schools that received funds from Specific Appropriation 93 of chapter 2008-152, Laws of Florida. School districts may expend funds in the amount of \$5,200 per student for each student who was enrolled and served during the 2011-2012 fiscal year and who is re-enrolled and eligible to be served during the 2012-2013 fiscal year. Each of the K-8 virtual schools shall provide to the Department of Education the name and address of each student who was enrolled and served during the 2011-2012 fiscal year and who is re-enrolled and is eligible to be served during the 2012-2013 fiscal year. The department shall verify the eligibility of the students, assist with placement of each student in a school district virtual instruction program regardless of the student's district of residence, and assist the school district with executing an appropriate contract with an approved K-8 virtual school for payment for virtual instruction for each student. The maximum number of students to be funded pursuant to this provision is the number being served in 2011-2012.

85	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - CLASS SIZE REDUCTION	
	FROM GENERAL REVENUE FUND	2,793,851,023
	FROM STATE SCHOOL TRUST FUND	86,161,098

Funds in Specific Appropriations 7 and 85 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,321.29, for grades 4 to 8 shall be \$901.25, and for grades 9 to 12 shall be \$903.43. The class size reduction allocation shall be recalculated based on enrollment through the October 2012 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 7 and 85, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

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FROM GENERAL REVENUE FUND	8,972,073,823	
FROM TRUST FUNDS		220,100,000
TOTAL ALL FUNDS		9,192,173,823

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

Of the funds provided for regional education consortium programs and school district matching grants in Specific Appropriations 87, 89, 91A, and 102, 60 percent shall be released to the Department of Education at the beginning of the first quarter and the balance at the beginning of the third quarter. The Department of Education shall disburse the funds to eligible entities within 30 days of release.

Funds provided in Specific Appropriations 87 through 94, excluding 89A and 90, shall only be used to serve Florida students.

87 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - INSTRUCTIONAL MATERIALS

FROM GENERAL REVENUE FUND	1,060,000
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Funds provided in Specific Appropriation 87 shall be allocated as follows:

Learning Through Listening.....	760,000
Panhandle Area Educational Consortium (PAEC)	
Distance Learning Teacher Training.....	300,000

87A SPECIAL CATEGORIES
GRANTS AND AIDS - GRANTS TO PUBLIC SCHOOLS
FOR READING PROGRAMS

FROM GENERAL REVENUE FUND	1,000,000
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From the funds in Specific Appropriation 87A, \$750,000 is provided to the Panhandle Area Educational Consortium (PAEC) for non-phonemic reading instruction for students scoring Level 1 or Level 2 in Reading on the Florida Comprehensive Assessment Test (FCAT) and \$250,000 is provided for Tune in to Reading.

87B SPECIAL CATEGORIES
GRANTS AND AIDS - ASSISTANCE TO LOW
PERFORMING SCHOOLS

FROM GENERAL REVENUE FUND	3,500,000
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Funds in Specific Appropriation 87B may be used to contract for the operation of the Florida Partnership for Minority and Underrepresented Student Achievement and to achieve the partnership's mission as provided in section 1007.35, Florida Statutes.

87C SPECIAL CATEGORIES
GRANTS AND AIDS - MENTORING/STUDENT
ASSISTANCE INITIATIVES

FROM GENERAL REVENUE FUND	14,353,873
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Funds provided in Specific Appropriation 87C shall be allocated as follows:

Best Buddies.....	650,000
Take Stock in Children.....	4,800,000
Big Brothers Big Sisters.....	2,530,248
The Florida Alliance of Boys and Girls Clubs.....	1,638,450
YMCA State Alliance.....	764,972
Teen Trendsetters.....	200,000
Southwest Florida Destination Graduation Program.....	3,250,000
AVID Highlands County.....	520,203

87D SPECIAL CATEGORIES
GRANTS AND AIDS - COLLEGE REACH OUT
PROGRAM

FROM GENERAL REVENUE FUND	1,000,000
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88 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND
LEARNING RESOURCES CENTERS

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FROM GENERAL REVENUE FUND	1,982,626
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Funds provided in Specific Appropriation 88 shall be allocated to the Multidisciplinary Educational Services Centers as follows:

University of Florida.....	396,525
University of Miami.....	396,525
Florida State University.....	396,525
University of South Florida.....	396,525
University of Florida Health Science Center at Jacksonville.	396,526

Each center shall provide a report to the Department of Education by September 1, 2012, for the 2011-2012 fiscal year that shall include the following: 1) the number of children served, 2) the number of parents served, 3) the number of persons participating in in-service education activities, 4) the number of districts served, and 5) specific services provided.

88A SPECIAL CATEGORIES
GRANTS AND AIDS - NEW WORLD SCHOOL OF THE
ARTS

FROM GENERAL REVENUE FUND	400,000
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89 SPECIAL CATEGORIES
GRANTS AND AIDS - SCHOOL DISTRICT MATCHING
GRANTS PROGRAM

FROM GENERAL REVENUE FUND	2,307,146
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Funds in Specific Appropriation 89 are provided as challenge grants to public school district education foundations for programs that serve low-performing students, technical career education, literacy initiatives, Science, Technology, Engineering, Math (STEM) Education initiatives, increased teacher quality and/or increased graduation rates. The amount of each grant shall be equal to the private contribution made to a qualifying public school district education foundation. In-kind contributions shall not be considered for matching purposes. Administrative costs for the program shall not exceed five percent.

Before any funds provided in Specific Appropriation 89 may be disbursed to any public school district education foundation, the public school district foundation must certify to the Commissioner of Education that the private cash has actually been received by the public school education foundation seeking matching funds. The Consortium of Florida Education Foundations shall be the fiscal agent for this program.

89A SPECIAL CATEGORIES
TEACHER AND SCHOOL ADMINISTRATOR DEATH
BENEFITS

FROM GENERAL REVENUE FUND	18,000
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90 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND	578,868
FROM FEDERAL GRANTS TRUST FUND	38,099
FROM GRANTS AND DONATIONS TRUST FUND	9,521

91 SPECIAL CATEGORIES
GRANTS AND AIDS - AUTISM PROGRAM

FROM GENERAL REVENUE FUND	5,472,967
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Funds provided in Specific Appropriation 91 shall be allocated as follows:

University of South Florida/Florida Mental Health Institute.	959,893
University of Florida (College of Medicine).....	665,642
University of Central Florida.....	822,012
University of Miami (Department of Pediatrics) including \$216,392 for activities in Broward County through Nova Southeastern University.....	1,040,409
Florida Atlantic University.....	520,579
University of Florida (Jacksonville).....	693,670
Florida State University (College of Medicine).....	770,762

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Autism Centers shall provide appropriate nutritional information to parents of children served through funds provided in Specific Appropriation 91. Summaries of outcomes for the prior fiscal year shall be submitted to the Department of Education by September 1, 2012.

Table with 2 columns: Description and Amount. Includes 91A SPECIAL CATEGORIES (GRANTS AND AIDS - REGIONAL EDUCATION CONSORTIUM SERVICES) and 92 SPECIAL CATEGORIES (TEACHER PROFESSIONAL DEVELOPMENT).

Funds provided from General Revenue in Specific Appropriation 92 shall be allocated as follows:

Table with 2 columns: Description and Amount. Lists allocations for Florida Association of District School Superintendents Training, Principal of the Year, Teacher of the Year, School Related Personnel of the Year, and National Center for Sports Safety.

Table with 2 columns: Description and Amount. Includes 92A SPECIAL CATEGORIES (GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL ENHANCEMENTS).

Funds in Specific Appropriation 92A shall be allocated as follows:

Table with 2 columns: Description and Amount. Lists various educational programs and their funding amounts, such as State Science Fair, Academic Tourney, and Integrated Technology Pilot Project.

Funds provided in Specific Appropriation 92A for the Learning for Life program are eligible to be used in any public school.

Funds provided in Specific Appropriation 92A for the Governor's School for Space Science and Technology are provided for a contract between the Department of Education and the Florida Institute of Technology to establish the school in or near the Kennedy Space Center for Florida students in grades 9 - 12.

Funds provided in Specific Appropriation 92A, for the STEM Middle School in Valparaiso are for the establishment of a magnet middle school for grades 5 - 8 focused on intensive and gifted studies in science, technology, engineering and math courses and skills.

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SPECIFIC
APPROPRIATION

Funds provided in Specific Appropriation 92A, for the Integrated Technology Pilot Project shall be used to implement the program in up to eight schools, including small rural schools, middle schools, high schools, and higher education institutions. The project is designed to establish a baseline ratio that reflects the efficiencies of technology designed to improved academic achievement.

Table with 2 columns: Description and Amount. Includes 93 SPECIAL CATEGORIES (GRANTS AND AIDS - EXCEPTIONAL EDUCATION).

Funds in Specific Appropriation 93, shall include, but not be limited to, allocations for the FDLRS Associate Centers and the Florida Instructional Materials Center for the Visually Impaired.

Table with 2 columns: Description and Amount. Includes 94 SPECIAL CATEGORIES (FLORIDA SCHOOL FOR THE DEAF AND THE BLIND).

From the funds in Specific Appropriation 94, the school shall contract for health, medical, pharmaceutical and dental screening services for students. The school shall develop a collaborative service agreement for medical services and shall maximize the recovery of all legally available funds from Medicaid and private insurance coverage.

Table with 2 columns: Description and Amount. Includes 95 SPECIAL CATEGORIES (TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES).

Table with 2 columns: Description and Amount. Includes TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP and TOTAL ALL FUNDS.

PROGRAM: FEDERAL GRANTS K/12 PROGRAM

Table with 2 columns: Description and Amount. Includes 96 AID TO LOCAL GOVERNMENTS (GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS).

Table with 2 columns: Description and Amount. Includes 97 AID TO LOCAL GOVERNMENTS (GRANTS AND AIDS - FEDERAL GRANTS AND AIDS).

Table with 2 columns: Description and Amount. Includes 98 SPECIAL CATEGORIES (DOMESTIC SECURITY).

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

99	SPECIAL CATEGORIES		
	GRANTS AND AIDS - STRATEGIC EDUCATION		
	INITIATIVES		
	FROM FEDERAL GRANTS TRUST FUND . . .	212,741,302	
100	SPECIAL CATEGORIES		
	GRANTS AND AIDS - PARTNERSHIP FOR		
	ASSESSMENT OF READINESS FOR COLLEGES AND		
	CAREERS		
	FROM FEDERAL GRANTS TRUST FUND . . .	64,410,773	
TOTAL: PROGRAM: FEDERAL GRANTS K/12 PROGRAM			
	FROM TRUST FUNDS	1,799,274,221	
	TOTAL ALL FUNDS	1,799,274,221	

PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES

101	SPECIAL CATEGORIES		
	CAPITOL TECHNICAL CENTER		
	FROM GENERAL REVENUE FUND	1,149,624	
102	SPECIAL CATEGORIES		
	GRANTS AND AIDS - INSTRUCTIONAL TECHNOLOGY		
	FROM GENERAL REVENUE FUND	386,477	

From funds in Specific Appropriation 102, \$336,477 is provided to the Panhandle Area Educational Consortium (PAEC) for Response to Intervention (K-12) behavioral interventions, tracking, management and web-based counseling for students in Tier 1 and Tier 2 and students who have had five or more disciplinary/behavioral referrals (universal screening) and \$50,000 is provided to the Broward Education Communication Network for educational programming.

103	SPECIAL CATEGORIES		
	GRANTS AND AIDS - PUBLIC BROADCASTING		
	FROM GENERAL REVENUE FUND	6,641,871	

The funds provided in Specific Appropriation 103 shall be allocated as follows:

Statewide Governmental and Cultural Affairs Programming.....	497,522
Florida Channel Closed Captioning.....	340,862
Florida Channel Year Round Coverage.....	1,806,676
Public Television Stations.....	3,996,811

From the funds provided in Specific Appropriation 103, "Governmental Affairs for Public Television" shall be produced by the same contractor selected by the Legislature to produce "The Florida Channel."

Funds provided in Specific Appropriation 103 for Public Television Stations shall be allocated in the amount of \$307,447 for each public television station as recommended by the Commissioner of Education.

Prior to July 31, 2012, the Department of Education shall establish research and reporting criteria to measure the learning gains, as defined in section 1008.34 (3) (b), Florida Statutes, of students with school-day contact with public broadcasting educational material. Each public broadcasting station and district school superintendent shall cooperate with the Florida Department of Education in providing a report by June 30, 2013, to the Chair of the House of Representatives PreK-12 Appropriations Subcommittee, the chair of the Senate Budget Subcommittee on Education PreK-12 Appropriations, and the Executive Office of the Governor comparing student learning gains for those receiving instruction using such educational materials to similarly situated students who do not receive such instruction. The data shall be aggregated by subgroup appropriately so as to maintain privacy of individuals and shall include usage rates by district, school, grade level by month, and subject area.

TOTAL: PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES			
	FROM GENERAL REVENUE FUND	8,177,972	

TOTAL ALL FUNDS	8,177,972
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SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

PROGRAM: WORKFORCE EDUCATION

104	AID TO LOCAL GOVERNMENTS		
	PERFORMANCE BASED INCENTIVES		
	FROM GENERAL REVENUE FUND	4,986,825	

The funds provided in Specific Appropriation 104 shall be allocated as follows:

Alachua.....	7,295
Baker.....	3,474
Bay.....	43,064
Bradford.....	15,762
Brevard.....	56,131
Broward.....	733,551
Calhoun.....	1,076
Charlotte.....	43,330
Citrus.....	55,197
Clay.....	17,433
Collier.....	115,834
Columbia.....	8,032
Miami-Dade.....	931,355
DeSoto.....	11,253
Dixie.....	821
Escambia.....	75,721
Flagler.....	32,678
Franklin.....	374
Gadsden.....	4,625
Glades.....	98
Gulf.....	1,975
Hamilton.....	1,022
Hardee.....	2,877
Hendry.....	5,047
Hernando.....	12,237
Hillsborough.....	455,597
Indian River.....	26,017
Jackson.....	2,661
Jefferson.....	200
Lafayette.....	397
Lake.....	87,777
Lee.....	180,694
Leon.....	86,966
Liberty.....	2,186
Madison.....	2,613
Manatee.....	145,157
Marion.....	98,927
Martin.....	14,669
Monroe.....	8,903
Nassau.....	8,600
Okaloosa.....	27,598
Orange.....	436,855
Osceola.....	98,923
Palm Beach.....	162,569
Pasco.....	51,237
Pinellas.....	418,827
Polk.....	166,817
Putnam.....	4,103
Saint Johns.....	75,533
Santa Rosa.....	22,479
Sarasota.....	108,121
Sumter.....	2,505
Suwannee.....	22,448
Taylor.....	15,905
Union.....	2,410
Wakulla.....	4,678
Walton.....	6,854
Washington.....	57,337

Funds provided in Specific Appropriation 104 for the Putnam County School District shall be transferred by the Department of Education to St. Johns River State College, contingent upon agreement between the district school board and the college to transfer adult general education programs from the district to the college by July 1, 2012.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

105 AID TO LOCAL GOVERNMENTS
 GRANTS AND AIDS - ADULT BASIC EDUCATION
 FEDERAL FLOW-THROUGH FUNDS
 FROM FEDERAL GRANTS TRUST FUND . . . 41,552,472

106 AID TO LOCAL GOVERNMENTS
 WORKFORCE DEVELOPMENT
 FROM GENERAL REVENUE FUND 320,766,142

From the funds in Specific Appropriation 9 from the Educational Enhancement Trust Fund and Specific Appropriation 106 from the General Revenue Fund, \$369,488,374 is provided for school district workforce education programs as defined in section 1004.02(26), Florida Statutes, and is allocated as follows:

Alachua.....	1,026,578
Baker.....	171,512
Bay.....	2,984,064
Bradford.....	1,005,156
Brevard.....	3,255,150
Broward.....	70,837,058
Calhoun.....	133,328
Charlotte.....	2,572,245
Citrus.....	2,711,980
Clay.....	868,772
Collier.....	7,660,617
Columbia.....	265,278
Miami-Dade.....	81,016,722
DeSoto.....	767,412
Dixie.....	64,476
Escambia.....	4,778,222
Flagler.....	2,164,945
Franklin.....	56,631
Gadsden.....	817,089
Glades.....	49,860
Gulf.....	141,731
Hamilton.....	70,732
Hardee.....	263,040
Hendry.....	375,351
Hernando.....	366,658
Hillsborough.....	29,978,057
Indian River.....	1,207,303
Jackson.....	416,198
Jefferson.....	145,551
Lafayette.....	54,496
Lake.....	4,160,625
Lee.....	9,883,681
Leon.....	5,790,765
Liberty.....	118,917
Madison.....	60,936
Manatee.....	8,621,911
Marion.....	3,558,263
Martin.....	1,914,019
Monroe.....	711,711
Nassau.....	366,523
Okaloosa.....	2,027,531
Orange.....	31,275,872
Osceola.....	5,914,419
Palm Beach.....	18,633,199
Pasco.....	2,351,739
Pinellas.....	25,095,633
Polk.....	9,862,470
Putnam.....	443,886
Saint Johns.....	5,296,219
Santa Rosa.....	1,506,958
Sarasota.....	9,307,279
Sumter.....	219,285
Suwannee.....	882,821
Taylor.....	1,410,340
Union.....	131,154
Wakulla.....	220,734
Walton.....	297,304
Washington.....	3,154,294
Washington Special.....	43,674

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

Funds provided in Specific Appropriation 106 for the Putnam County School District shall be transferred by the Department of Education to St. Johns River State College, contingent upon agreement between the district school board and the college to transfer adult general education programs from the district to the college by July 1, 2012.

Tuition and fee rates are established for the 2012-2013 fiscal year as follows:

For programs leading to a career certificate or an applied technology diploma, the standard tuition shall be \$2.33 per contact hour for residents. For nonresidents, the out-of-state fee shall be \$6.99 per contact hour in addition to the standard tuition of \$2.33 per contact hour.

For adult general education programs, a block tuition shall be assessed in the amount of \$45 per half year or \$30 per term for residents. For nonresidents, the out-of-state fee shall be \$135 per half year or \$90 per term, in addition to the standard tuition.

Funds collected from standard tuition and out-of-state fees shall be used to support school district workforce education programs as defined in section 1004.02(26), Florida Statutes, shall not be used to support K-12 programs or district K-12 administrative indirect costs.

The funds provided in Specific Appropriations 9, 104, and 106 shall not be used to support K-12 programs or district K-12 administrative indirect costs. A school district shall not assess district level indirect costs against a workforce program in excess of the required level authorized in section 1010.21, Florida Statutes. The Auditor General shall verify compliance with this requirement during scheduled audits of these institutions.

Consistent with section 1009.22(3)(d), Florida Statutes, if the tuition and out-of-state fee increases provided herein become law, the statutory increase for inflation shall not be made.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, school districts may grant fee waivers for programs funded through Workforce Development Education appropriations for up to 8 percent of the fee revenues that would otherwise be collected.

From the funds provided in Specific Appropriations 9 and 106, each school district shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts.

District superintendents shall certify that workforce education enrollment and performance data used for funding allocations to districts is accurate and complete in accordance with reporting timelines established by the Department of Education. Upon certification, the district data shall be considered final for purposes of use in state funding formulas. After the final certification, the Department of Education may request a supplemental file in the event that a district has reported a higher level of enrollment or performance than was actually achieved by the district.

107 AID TO LOCAL GOVERNMENTS
 GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS
 FROM FEDERAL GRANTS TRUST FUND . . . 72,144,852

TOTAL: PROGRAM: WORKFORCE EDUCATION
 FROM GENERAL REVENUE FUND 325,752,967
 FROM TRUST FUNDS 113,697,324

TOTAL ALL FUNDS 439,450,291

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

108 AID TO LOCAL GOVERNMENTS

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

GRANTS AND AIDS - COMMUNITY COLLEGES

PROGRAM FUND

FROM GENERAL REVENUE FUND 870,982,214

Funds provided in Specific Appropriation 108 are provided for operating funds, including performance incentives and approved baccalaureate programs, and shall be allocated as follows:

Table listing college names and amounts: Brevard Community College (35,986,277), Broward College (58,800,493), College of Central Florida (16,335,292), Chipola College (9,065,614), Daytona State College (48,339,804), Edison State College (20,821,986), Florida State College at Jacksonville (61,049,319), Florida Keys Community College (4,786,825), Gulf Coast State College (17,573,032), Hillsborough Community College (39,963,651), Indian River State College (36,583,446), Florida Gateway College (10,189,732), Lake Sumter Community College (9,052,770), State College of Florida, Manatee-Sarasota (17,738,379), Miami Dade College (137,686,097), North Florida Community College (5,098,101), Northwest Florida State College (15,084,829), Palm Beach State College (42,230,263), Pasco-Hernando Community College (16,166,918), Pensacola State College (27,525,432), Polk State College (22,815,227), Saint Johns River State College (13,714,759), Saint Petersburg College (52,364,048), Santa Fe College (28,283,042), Seminole State College of Florida (30,755,707), South Florida State College (12,547,531), Tallahassee Community College (23,286,834), Valencia College (57,136,806)

Beginning with the Fall 2012 semester, tuition and fee rates are established for the 2012-2013 fiscal year as follows:

For advanced and professional, postsecondary vocational, college preparatory, and educator preparation institute programs, standard tuition shall be \$71.98 per credit hour for residents. For non-residents, the out-of-state fee shall be \$215.94 per credit hour in addition to the standard tuition of \$71.98 per credit hour.

For baccalaureate degree programs, the standard tuition shall be \$91.79 per credit hour for residents.

Prior to the disbursement of funds in Specific Appropriations 10 and 108, colleges shall submit an operating budget for the expenditure of these funds as provided in section 1011.30, Florida Statutes. The operating budget shall clearly identify planned expenditures for baccalaureate programs and shall include the sources of funds.

For programs leading to a career certificate or an applied technology diploma, the standard tuition shall be \$2.33 per contact hour for residents. For nonresidents, the out-of-state fee shall be \$6.99 per contact hour in addition to the standard tuition of \$2.33 per contact hour.

For adult general education programs, a block tuition shall be assessed in the amount of \$45 per half year or \$30 per term for residents. For nonresidents, the out-of-state fee shall be \$135 per half year or \$90 per term, in addition to the standard tuition.

Consistent with sections 1009.22(3)(d) and 1009.23(3)(c), Florida Statutes, if the tuition and out-of-state fee increases provided herein become law, the statutory increase for inflation shall not be made.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, Florida colleges may grant fee waivers for programs funded through Workforce Development Education appropriations for up to 8 percent of the fee revenues that would otherwise be collected.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC

APPROPRIATION

From the funds in Specific Appropriations 10 and 108, each Florida college shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the Florida colleges.

Each Florida college board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the Florida college by more than 10 percent during the 2012-2013 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Education.

109 SPECIAL CATEGORIES
COMMISSION ON COMMUNITY SERVICE
FROM GENERAL REVENUE FUND 433,182

110A SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA VIRTUAL CAMPUS
FROM GENERAL REVENUE FUND 10,963,647

Funds provided in Specific Appropriation 110A shall be distributed to the Florida Virtual Campus in the same manner as funds are distributed to the Florida College System institutions as provided in section 1011.81(1), Florida Statutes.

From the funds provided in Specific Appropriation 110A for the Florida Virtual Campus, administrative costs shall not exceed five percent.

From the funds provided in Specific Appropriation 110A, \$1,357,746 shall be released at the beginning of the first quarter and \$2,311,839 at the beginning of the second quarter in addition to the normal quarterly releases. The additional release is provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

110B SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO
PUBLIC AND PRIVATE PARTNERSHIPS
FROM GENERAL REVENUE FUND 3,000,000

From the funds in Specific Appropriation 110B, \$2,250,000 shall be awarded to eligible public colleges and public universities with partnership articulation agreements to provide 2+2 baccalaureate degree programs at a college during the 2012-2013 academic year. Funding shall be based on the eligible full-time equivalent enrollment in each 2+2 baccalaureate partnership program offered at a college during the 2012-2013 academic year. The participating college and the participating partner university shall receive equal proportions of the per student incentive award. Colleges shall submit applications to the Department of Education requesting funds for eligible programs by April 15, 2013. The Department shall distribute the funds to the eligible colleges and partner universities by June 1, 2013.

From the funds in Specific Appropriation 110B, \$750,000 shall be awarded as incentive grants to eligible public colleges and public universities to establish new partnership articulation agreements to create 2+2 baccalaureate degree programs at a college during the 2012-2013 and 2013-2014 academic years. The Department of Education shall establish application procedures, guidelines, accountability measures, and timelines for implementation of the new programs and advise all approved applicants accordingly. Funds must be used to support new students and new programs and not to supplant current funding or students.

TOTAL: PROGRAM: FLORIDA COLLEGES
FROM GENERAL REVENUE FUND 885,379,043

TOTAL ALL FUNDS 885,379,043

STATE BOARD OF EDUCATION

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

Funds provided in Specific Appropriations 111 through 126 for the Working Capital Trust Fund shall be cost-recovered from funds used to pay data processing services provided in accordance with section 216.272, Florida Statutes.

From the funds provided in Specific Appropriations 111 through 126, the Commissioner of Education shall prepare and provide to the chair of the Senate Budget Committee, the chair of the House Appropriations Committee, and the Executive Office of the Governor on or before October 1, 2012, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2012-2013 fiscal year and the data on which the rate(s) was established; the estimated amount of funds the approved rate(s) will generate; the proposed expenditure plan for the amount generated; and the June 30, 2012, balance of all unexpended federal indirect cost funds.

From the funds provided in Specific Appropriations 124, 125, and 126, the Department of Education shall pay for data center services based on the actual direct and indirect costs to the Department of Education. These funds shall not be used to subsidize another entity's costs.

From the funds provided in Specific Appropriations 111 through 126, the Department of Education shall revise the "Financial and Program Cost Accounting and Reporting for Public Schools" manual prepared as required by section 1010.20 (1), Florida Statutes, to require district cost reporting in a manner that will allow the Commissioner of Education to compute future program cost factors based solely on expenditures from revenue generated based on weighted enrollment, the base student allocation, and the district cost differential.

From the funds provided in Specific Appropriations 111 through 126, the Department of Education shall prepare and provide a report on the costs associated with the matrix of services for students reported and served with funds from the ESE Guaranteed Allocation. A copy of the report shall be provided to the chair of the Senate Budget Subcommittee on Education PreK-12 Appropriations, the chair of the House PreK-12 Appropriations Subcommittee, and the Executive Office of the Governor on or before December 31, 2012.

Funds provided in Specific Appropriations 111 through 126 shall be used by the Department of Education to support the K-12 Public School Facility Task Force as authorized in House Bill 5101.

Funds provided in Specific Appropriations 111 through 126 shall be used by the Department of Education to support the Digital Instructional Materials Work Group as authorized in House Bill 5101.

From the funds provided in Specific Appropriations 96 through 100 and 111 through 126, the Department of Education shall allocate \$485,000 for the maintenance of the FCAT Explorer program with the current provider until the new standards tutorial is implemented.

Table with columns for item number, description, and amount. Includes rows for APPROVED SALARY RATE, 111 SALARIES AND BENEFITS, and 112 OTHER PERSONAL SERVICES.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

Table with columns for description and amount. Includes rows for FROM ADMINISTRATIVE TRUST FUND, FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND, FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION, FROM FEDERAL GRANTS TRUST FUND, FROM INSTITUTIONAL ASSESSMENT TRUST FUND, FROM STUDENT LOAN OPERATING TRUST FUND, FROM OPERATING TRUST FUND, and FROM WORKING CAPITAL TRUST FUND.

Table with columns for item number, description, and amount. Includes row 113 EXPENSES with sub-items like FROM GENERAL REVENUE FUND, FROM ADMINISTRATIVE TRUST FUND, FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND, FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION, FROM FEDERAL GRANTS TRUST FUND, FROM GRANTS AND DONATIONS TRUST FUND, FROM INSTITUTIONAL ASSESSMENT TRUST FUND, FROM STUDENT LOAN OPERATING TRUST FUND, FROM OPERATING TRUST FUND, FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND, and FROM WORKING CAPITAL TRUST FUND.

Table with columns for item number, description, and amount. Includes row 114 OPERATING CAPITAL OUTLAY with sub-items like FROM GENERAL REVENUE FUND, FROM ADMINISTRATIVE TRUST FUND, FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND, FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION, FROM FEDERAL GRANTS TRUST FUND, FROM INSTITUTIONAL ASSESSMENT TRUST FUND, FROM STUDENT LOAN OPERATING TRUST FUND, and FROM WORKING CAPITAL TRUST FUND.

Table with columns for item number, description, and amount. Includes row 115 SPECIAL CATEGORIES ASSESSMENT AND EVALUATION with sub-items like FROM GENERAL REVENUE FUND, FROM ADMINISTRATIVE TRUST FUND, FROM FEDERAL GRANTS TRUST FUND, FROM STUDENT LOAN OPERATING TRUST FUND, FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND, and FROM WORKING CAPITAL TRUST FUND.

Table with columns for item number, description, and amount. Includes row 116 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS with sub-item FROM GENERAL REVENUE FUND.

Table with columns for item number, description, and amount. Includes row 117 SPECIAL CATEGORIES CONTRACTED SERVICES with sub-items like FROM GENERAL REVENUE FUND, FROM ADMINISTRATIVE TRUST FUND, FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND, FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION, FROM ADMINISTRATIVE TRUST FUND, and FROM FEDERAL GRANTS TRUST FUND.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
SPECIFIC	
APPROPRIATION	
FROM GRANTS AND DONATIONS TRUST FUND	50,000
FROM INSTITUTIONAL ASSESSMENT TRUST FUND	204,134
FROM STUDENT LOAN OPERATING TRUST FUND	10,955,478
FROM OPERATING TRUST FUND	264,193
FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND	2,000
FROM WORKING CAPITAL TRUST FUND	149,249
118 SPECIAL CATEGORIES	
GRANTS AND AIDS - CHOICES PRODUCT SALES	
FROM EDUCATIONAL MEDIA AND TECHNOLOGY TRUST FUND	153,426
120 SPECIAL CATEGORIES	
EDUCATIONAL FACILITIES RESEARCH AND DEVELOPMENT PROJECTS	
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	200,000
121 SPECIAL CATEGORIES	
STUDENT FINANCIAL ASSISTANCE MANAGEMENT INFORMATION SYSTEM	
FROM STUDENT LOAN OPERATING TRUST FUND	259,845
122 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	153,038
FROM ADMINISTRATIVE TRUST FUND	68,536
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND	45,169
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	18,694
FROM FEDERAL GRANTS TRUST FUND	125,676
FROM INSTITUTIONAL ASSESSMENT TRUST FUND	9,195
FROM STUDENT LOAN OPERATING TRUST FUND	110,026
FROM OPERATING TRUST FUND	4,750
FROM WORKING CAPITAL TRUST FUND	40,804
123 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	148,993
FROM ADMINISTRATIVE TRUST FUND	26,209
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND	21,768
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	14,337
FROM FEDERAL GRANTS TRUST FUND	90,206
FROM INSTITUTIONAL ASSESSMENT TRUST FUND	6,308
FROM STUDENT LOAN OPERATING TRUST FUND	54,067
FROM OPERATING TRUST FUND	3,536
FROM WORKING CAPITAL TRUST FUND	32,492
124 DATA PROCESSING SERVICES	
EDUCATION TECHNOLOGY AND INFORMATION SERVICES	
FROM GENERAL REVENUE FUND	1,945,828
FROM ADMINISTRATIVE TRUST FUND	1,359,971
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND	741,882
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION	

SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
SPECIFIC	
APPROPRIATION	
ADMINISTRATIVE TRUST FUND	415,540
FROM FEDERAL GRANTS TRUST FUND	1,683,640
FROM INSTITUTIONAL ASSESSMENT TRUST FUND	140,952
FROM STUDENT LOAN OPERATING TRUST FUND	2,665,071
FROM OPERATING TRUST FUND	75,515
FROM WORKING CAPITAL TRUST FUND	747,495
125 DATA PROCESSING SERVICES	
SOUTHWOOD SHARED RESOURCE CENTER	
FROM GENERAL REVENUE FUND	137,869
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	10,546
FROM FEDERAL GRANTS TRUST FUND	19,271
FROM STUDENT LOAN OPERATING TRUST FUND	128,360
FROM WORKING CAPITAL TRUST FUND	91,359
126 DATA PROCESSING SERVICES	
NORTHWEST REGIONAL DATA CENTER (NWRDC)	
FROM GENERAL REVENUE FUND	1,292,515
FROM ADMINISTRATIVE TRUST FUND	91,757
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND	962
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	2,136
FROM FEDERAL GRANTS TRUST FUND	49,641
FROM STUDENT LOAN OPERATING TRUST FUND	806,283
FROM WORKING CAPITAL TRUST FUND	1,675,487
The funds provided in Specific Appropriation 126 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.	
TOTAL: STATE BOARD OF EDUCATION	
FROM GENERAL REVENUE FUND	68,366,395
FROM TRUST FUNDS	130,619,886
TOTAL POSITIONS	1,028.50
TOTAL ALL FUNDS	198,986,281

UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 11 through 15 and 129 through 135A are provided as grants and aids to support the operation of state universities. Funds provided to each university are contingent upon that university following the provisions of chapters 1000 through 1013, Florida Statutes, which relate to state universities. Any withholding of funds pursuant to this provision shall be subject to the approval of the Legislative Budget Commission.

128 AID TO LOCAL GOVERNMENTS	
GRANTS AND AIDS - MOFFITT CANCER CENTER AND RESEARCH INSTITUTE	
FROM GENERAL REVENUE FUND	10,576,930

Funds in Specific Appropriation 128 may be transferred to the Agency for Healthcare Administration and used as state matching funds for Moffitt's participation in the Low Income Pool or to buy back the Medicaid inpatient and outpatient trend adjustments applied to the H. Lee Moffitt Cancer Center and Research Institute and other Medicaid reductions to its rates up to the actual Medicaid inpatient and outpatient costs. In the event that enhanced Medicaid funding is not implemented by the Agency for Health Care Administration, these funds shall remain appropriated to the H. Lee Moffitt Cancer Center and Research Institute to continue the original purpose of providing research and education related to cancer.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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Table with 2 columns: Description and Amount. Includes '129 AID TO LOCAL GOVERNMENTS' and sub-items like 'GRANTS AND AIDS - EDUCATION AND GENERAL ACTIVITIES'.

The funds provided in Specific Appropriations 129 through 135A from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2012-2013 fiscal year to the named universities to expend tuition and fees that are collected during the 2012-2013 fiscal year and carried forward from the prior fiscal year and that are appropriated into local accounts pursuant to section 1011.4106, Florida Statutes.

General Revenue funds provided in Specific Appropriations 129 through 135A to each of the named universities are contingent upon each university complying with the tuition and fee policies established in the proviso language attached to Specific Appropriation 129, and with the tuition and fee policies for state universities included in Part II of chapter 1009, Florida Statutes.

Funds in Specific Appropriations 11 through 15 and 129 through 135A shall be expended in accordance with operating budgets that must be approved by each university's board of trustees.

Funds in Specific Appropriation 129 from the General Revenue Fund shall be allocated as follows:

Table listing university names and their corresponding amounts for Specific Appropriation 129 from the General Revenue Fund.

Funds in Specific Appropriation 129 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

Table listing university names and their corresponding amounts for Specific Appropriation 129 from the Education and General Student and Other Fees Trust Fund.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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Beginning with the Fall 2012 semester, undergraduate tuition is established at \$103.32 per credit hour for the 2012-2013 fiscal year.

Tuition for graduate and professional programs and out-of-state fees for all programs shall be established pursuant to section 1009.24, Florida Statutes. No state university may receive General Revenue funding associated with the enrollment of out-of-state students.

Each university board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the university by more than 10 percent during the 2012-2013 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Board of Governors.

Pursuant to section 1011.90, Florida Statutes, the development of these appropriations was based on the planned enrollment for each university as submitted by the Board of Governors on February 10, 2012.

From the General Revenue Fund allocation for the Florida Polytechnic University, if the documented costs associated with allowing students enrolled in the University of South Florida Polytechnic to complete their degrees at the University of South Florida exceeds the funding provided in Senate Bill 1994 for such purpose, the Florida Polytechnic University shall enter into a memorandum of agreement to provide additional funds for these educational services.

Funds in Specific Appropriation 129 from the Phosphate Research Trust Fund are provided for the Florida Polytechnic University.

Table with 2 columns: Description and Amount. Includes items 130 through 135A, such as '130 AID TO LOCAL GOVERNMENTS' and '135A AID TO LOCAL GOVERNMENTS'.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

Table with 2 columns: Description and Amount. Includes 'AND OTHER FEES TRUST FUND' (4,196,880) and '136 AID TO LOCAL GOVERNMENTS' (7,140,378).

A minimum of 75 percent of the funds provided in Specific Appropriation 136 shall be allocated for need-based financial aid.

Funds in Specific Appropriation 136 shall be allocated as follows:

Table listing university allocations for Section 2, 136. Includes University of Florida (1,737,381), Florida State University (1,467,667), Florida A&M University (624,417), etc.

Table for Section 2, 137 and 138. 137: AID TO LOCAL GOVERNMENTS (2,739,184). 138: SPECIAL CATEGORIES (20,173,496).

From the funds provided in Specific Appropriation 139A, \$2,500,000 shall be provided to the University of West Florida for purposes of administering the Degree Completion Pilot Project...

From the funds provided in Specific Appropriation 139A for the Florida Virtual Campus, administrative costs shall not exceed five percent.

From the funds provided in Specific Appropriation 139A, \$402,357 shall be released at the beginning of the first quarter and \$3,024,151 at the beginning of the second quarter...

TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES. FROM GENERAL REVENUE FUND (1,509,161,064), FROM TRUST FUNDS (1,729,448,283), TOTAL ALL FUNDS (3,238,609,347).

BOARD OF GOVERNORS

APPROVED SALARY RATE 3,910,391

Table for Board of Governors Section 2, 140. SALARIES AND BENEFITS (52.00), FROM GENERAL REVENUE FUND (4,282,130), FROM TRUST FUNDS (656,358).

From the funds provided in Specific Appropriation 140, the state funded portion of salaries for each employee of the Board of Governors shall not exceed \$200,000.

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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Table for Section 2, 141-146. 141: OTHER PERSONAL SERVICES (49,373). 142: EXPENSES (548,977). 143: OPERATING CAPITAL OUTLAY (11,782). 144: SPECIAL CATEGORIES (405,567). 145: SPECIAL CATEGORIES (18,432). 146: DATA PROCESSING SERVICES (25,177).

The funds provided in Specific Appropriation 146 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: BOARD OF GOVERNORS. FROM GENERAL REVENUE FUND (5,341,438), FROM TRUST FUNDS (979,512), TOTAL POSITIONS (52.00), TOTAL ALL FUNDS (6,320,950).

TOTAL OF SECTION 2

Table for Total of Section 2. FROM GENERAL REVENUE FUND (12,689,501,891), FROM TRUST FUNDS (6,105,848,415), TOTAL POSITIONS (2,408.25), TOTAL ALL FUNDS (18,795,350,306).

TOTAL: EDUCATION, DEPARTMENT OF (SECTIONS 1 AND 2)

Table for Total Education, Department of. EDUCATION/EARLY LEARNING (564,809,336), EDUCATION/PUBLIC SCHOOLS (9,388,029,584), EDUCATION/COMM COLLEGES (885,379,043).

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

SPECIFIC APPROPRIATION

FROM TRUST FUNDS		180,808,060	
EDUCATION/UNIVERSITIES			
FROM GENERAL REVENUE FUND	1,509,161,064		
FROM TRUST FUNDS		1,929,299,501	
EDUCATION/OTHER			
FROM GENERAL REVENUE FUND	342,122,864		
FROM TRUST FUNDS		2,349,631,958	
EDUCATION RECAP			
FROM GENERAL REVENUE FUND	12,689,501,891		
FROM TRUST FUNDS		7,596,932,715	
TOTAL POSITIONS	2,408.25		
TOTAL ALL FUNDS		20,286,434,606	
TOTAL APPROVED SALARY RATE	104,380,279		

SECTION 3 - HUMAN SERVICES

SPECIFIC APPROPRIATION

158 DATA PROCESSING SERVICES			
SOUTHWOOD SHARED RESOURCE CENTER			
FROM ADMINISTRATIVE TRUST FUND . . .			13,297
159 DATA PROCESSING SERVICES			
NORTHWOOD SHARED RESOURCE CENTER			
FROM ADMINISTRATIVE TRUST FUND . . .			842,091
159A DATA PROCESSING SERVICES			
NORTHWEST REGIONAL DATA CENTER (NWRDC)			
FROM ADMINISTRATIVE TRUST FUND . . .			50,116

The funds provided in Specific Appropriation 159A shall not be utilized for any costs related to the potential expansion of the floor space operated and managed by the Northwest Regional Data Center.

SECTION 3 - HUMAN SERVICES

The moneys contained herein are appropriated from the named funds to the Agency for Health Care Administration, Agency for Persons with Disabilities, Department of Children and Family Services, Department of Elder Affairs, Department of Health, and the Department of Veterans' Affairs as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

TOTAL: PROGRAM: ADMINISTRATION AND SUPPORT

FROM GENERAL REVENUE FUND	3,473,302		
FROM TRUST FUNDS			21,205,483
TOTAL POSITIONS	249.00		
TOTAL ALL FUNDS			24,678,785

AGENCY FOR HEALTH CARE ADMINISTRATION

PROGRAM: ADMINISTRATION AND SUPPORT

APPROVED SALARY RATE	11,962,640		
147 SALARIES AND BENEFITS POSITIONS	249.00		
FROM GENERAL REVENUE FUND	2,740,069		
FROM ADMINISTRATIVE TRUST FUND . . .		12,545,695	
148 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	79,599		
FROM ADMINISTRATIVE TRUST FUND . . .		459,842	
149 EXPENSES			
FROM GENERAL REVENUE FUND	150,680		
FROM ADMINISTRATIVE TRUST FUND . . .		2,803,857	
150 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	180,923		
FROM ADMINISTRATIVE TRUST FUND . . .		514,701	
151 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	230,010		
FROM ADMINISTRATIVE TRUST FUND . . .		2,669,860	
152 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	50,418		
FROM ADMINISTRATIVE TRUST FUND . . .		391,983	
153 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	18,346		
FROM ADMINISTRATIVE TRUST FUND . . .		193,114	
154 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND	23,257		
FROM ADMINISTRATIVE TRUST FUND . . .		73,162	
157 DATA PROCESSING SERVICES			
TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES			
FROM ADMINISTRATIVE TRUST FUND . . .		647,765	

PROGRAM: HEALTH CARE SERVICES

CHILDREN'S SPECIAL HEALTH CARE

Funds in Specific Appropriations 161 through 166 are provided to operate the Florida KidCare Program. The Executive Office of the Governor may authorize transfer of these resources between programs or agencies pursuant to chapter 216, Florida Statutes, based on projections from the Social Services Estimating Conference.

The agency is authorized to seek any necessary state plan amendment to implement additional Title XXI administrative claiming for school health services.

161 SPECIAL CATEGORIES			
GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION			
FROM GENERAL REVENUE FUND	17,274,237		
FROM TOBACCO SETTLEMENT TRUST FUND .			65,154,585
FROM MEDICAL CARE TRUST FUND			195,559,313

Funds in Specific Appropriations 161 and 164 are provided to contract with the Florida Healthy Kids Corporation to provide comprehensive health insurance coverage, including dental services, to Title XXI children eligible under the Florida KidCare Program and pursuant to section 624.91, Florida Statutes. The corporation shall use local funds to serve non-Title XXI children that are eligible for the program pursuant to section 624.91(3)(b), Florida Statutes. The corporation shall return unspent local funds collected in Fiscal Year 2011-2012 to provide premium assistance for non-Title XXI eligible children based on a formula developed by the corporation.

From the funds in Specific Appropriation 161, \$2,500,000 in recurring general revenue funds, \$2,500,000 in nonrecurring general revenue funds, \$6,020,790 in recurring medical care trust funds and \$6,020,791 in nonrecurring medical care trust funds are provided to increase Florida Healthy Kids Corporation's rates to maintain medical loss ratios at 85 percent for Fiscal Year 2012-2013.

162 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	1,029,792		
FROM TOBACCO SETTLEMENT TRUST FUND .			704,548
FROM GRANTS AND DONATIONS TRUST FUND			644,901
FROM MEDICAL CARE TRUST FUND			4,105,681
163 SPECIAL CATEGORIES			

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	GRANTS AND AIDS - CONTRACTED SERVICES -		
	FLORIDA HEALTHY KIDS ADMINISTRATION		
	FROM GENERAL REVENUE FUND	2,222,530	
	FROM TOBACCO SETTLEMENT TRUST FUND		3,946,147
	FROM MEDICAL CARE TRUST FUND		14,607,415
164	SPECIAL CATEGORIES		
	GRANTS AND AIDS - FLORIDA HEALTHY KIDS		
	CORPORATION DENTAL SERVICES		
	FROM GENERAL REVENUE FUND	9,390,637	
	FROM MEDICAL CARE TRUST FUND		22,237,007
	Funds in Specific Appropriation 164 are provided for Florida Healthy Kids dental services to be paid a monthly premium of no more than \$12.59 per member per month.		
165	SPECIAL CATEGORIES		
	MEDIKIDS		
	FROM GENERAL REVENUE FUND	3,421,713	
	FROM TOBACCO SETTLEMENT TRUST FUND		9,571,957
	FROM GRANTS AND DONATIONS TRUST FUND		16,634,097
	FROM MEDICAL CARE TRUST FUND		30,771,078
166	SPECIAL CATEGORIES		
	CHILDREN'S MEDICAL SERVICES NETWORK		
	FROM GENERAL REVENUE FUND	25,783,682	
	FROM TOBACCO SETTLEMENT TRUST FUND		15,619,174
	FROM GRANTS AND DONATIONS TRUST FUND		2,456,907
	FROM MEDICAL CARE TRUST FUND		98,025,155
TOTAL:	CHILDREN'S SPECIAL HEALTH CARE		
	FROM GENERAL REVENUE FUND	59,122,591	
	FROM TRUST FUNDS		480,037,965
	TOTAL ALL FUNDS		539,160,556

EXECUTIVE DIRECTION AND SUPPORT SERVICES

From the funds in Specific Appropriations 167 through 179, any requests pursuant to chapter 216, Florida Statutes, by the Agency for Health Care Administration to increase budget authority to expand existing programs using increased federal reimbursement through Low Income Pool (LIP) provisions and exemptions to hospital Medicaid rate ceilings shall be contingent upon the availability of state match from existing state funds or local sources that do not increase the current requirement for state general revenue or tobacco settlement funds. The agency is authorized to seek federal Medicaid waivers as necessary to implement this provision.

From the funds in Specific Appropriations 167 through 179, the agency is authorized to contract on a contingency fee basis for post-audit claims analyses to identify and recover overpayments for the Medicaid program. The state may pay the contractor a rate based on recoveries.

APPROVED SALARY RATE 31,536,877

167	SALARIES AND BENEFITS	POSITIONS	747.00	
	FROM GENERAL REVENUE FUND		2,617,254	
	FROM MEDICAL CARE TRUST FUND			38,935,269
168	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	1,774,139		
	FROM MEDICAL CARE TRUST FUND			23,694,586
169	EXPENSES			
	FROM GENERAL REVENUE FUND	906,891		
	FROM MEDICAL CARE TRUST FUND			6,740,806
170	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND	45,391		
	FROM MEDICAL CARE TRUST FUND			221,266

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
170A	LUMP SUM		
	INTERNATIONAL CLASSIFICATION OF DISEASE-10TH REVISION PROJECT		
	FROM MEDICAL CARE TRUST FUND		8,523,257
171	SPECIAL CATEGORIES		
	PHARMACEUTICAL EXPENSE ASSISTANCE		
	FROM GENERAL REVENUE FUND		50,000
172	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
	FROM GENERAL REVENUE FUND		50,616
	FROM MEDICAL CARE TRUST FUND		50,616
173	SPECIAL CATEGORIES		
	CONTRACT NURSING HOME AUDIT PROGRAM		
	FROM GENERAL REVENUE FUND	827,653	
	FROM MEDICAL CARE TRUST FUND		1,129,095
174	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	19,244,519	
	FROM GRANTS AND DONATIONS TRUST FUND		1,070,535
	FROM MEDICAL CARE TRUST FUND		48,190,842

From the funds in Specific Appropriation 174, \$350,000 in nonrecurring general revenue funds and \$350,000 in nonrecurring medical care trust funds shall be used by the Agency for Health Care Administration to contract with an independent, third party consulting firm with experience in planning public sector enterprise projects that do not perform system implementations, project management, or provide technology integration services to complete a feasibility study for developing an Internet-based system for eligibility determination for Medicaid and the Children's Health Insurance Program (CHIP) established in HB 5301 or similar legislation, and that complies with all applicable state and federal laws including the standards and conditions of the U.S. Department of Health and Human Services/Centers for Medicare and Medicaid Services (CMS) final rule published in the April 19, 2011, Vol. 76, No. 75 of the Federal Register.

The feasibility study shall include an analysis of two options for implementation of the Medicaid and CHIP eligibility determination system: (1) remediation and enhancement of the state's legacy eligibility determination system known as the Automated Community Connection to Economic Self-Sufficiency Florida or ACCESS Florida, and (2) development of a new system that would support the Medicaid and CHIP eligibility determination and enrollment services. The analysis of both options must include, but not be limited to, a cost benefit analysis and a project risk assessment.

The completed feasibility study, along with the Agency for Health Care Administration's recommendation for remediating the current system or developing a new system based on the results of the feasibility study, must be submitted for consideration and approval by the Legislative Budget Commission no later than December 1, 2012.

From the funds in Specific Appropriation 174, \$1,248,805 in recurring general revenue funds, \$862,397 in nonrecurring general revenue funds, \$1,248,805 in recurring medical care trust funds, and \$862,397 in nonrecurring medical care trust funds are provided to expand the home health agency monitoring pilot project in Miami-Dade County on a statewide basis and to expand the comprehensive care management pilot project for home health services statewide and to include private duty nursing and personal care services.

From the funds in Specific Appropriations 174 and 175, \$775,000 in nonrecurring general revenue funds and \$1,325,000 in nonrecurring medical care trust funds are for the development of Florida Diagnostic Related Groups (DRG) for hospital inpatient services under Medicaid.

From the funds in Specific Appropriation 174, the Agency for Health Care Administration, pursuant to Paragraph 69 of the Special Terms and

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Conditions for the Florida Medicaid Reform Section 1115 Demonstration waiver, as approved by the federal Centers for Medicare and Medicaid Services on December 15, 2011, shall develop a cost reimbursement methodology to utilize certified public expenditures as a funding mechanism for the Medicaid program, including a detailed explanation of the process by which the state would identify those costs eligible under the Medicaid program for purposes of certifying the public expenditures. The methodology must adhere to all requirements of state law and federal regulations or waiver authority. The agency, through a competitive procurement under chapter 287, Florida Statutes, may engage a consultant to develop the methodology. The agency shall submit a report containing the methodology and the policy implications of implementing the methodology no later than January 31, 2013, to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

From the funds in Specific Appropriation 174, \$750,000 in nonrecurring general revenue funds and \$750,000 in nonrecurring medical care trust funds are provided to the Agency for Health Care Administration to competitively procure a private consultant to assess Florida's Medicaid Management Information System (MMIS) as a result of the transition to Statewide Medicaid Managed Care. The consultant shall provide a comprehensive environmental scan of the MMIS program operations on a national basis to include program costs for design, development and implementation (DDI) and operations and assess the adequacy of existing decision support/data analytics. Not later than 8 months after contract award, the consultant shall submit to the agency, a Design Solution Strategy Report with recommendations for a -best in class- model for Florida's MMIS. The report shall include but not be limited to options for innovative redesign or modification of the MMIS, recommendations for enhanced data analytics, projected cost savings and expenditures over a five year period and assessment of federal and state regulatory and operational requirements.

174A SPECIAL CATEGORIES		
GRANTS AND AIDS - CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	1,000,000	
FROM MEDICAL CARE TRUST FUND		3,000,000

From the funds in Specific Appropriation 174A, \$3,000,000 from the Medical Care Trust Fund shall be used by the agency to contract with the Florida Medical Schools Quality Network created under section 409.975(2), Florida Statutes for services, which may include but not be limited to, identification and evaluation of quality indicators, clinical outcome measures and network adequacy.

From the funds in Specific Appropriation 174A, \$1,000,000 in nonrecurring general revenue funds is provided for a pilot project that serves nursing home eligible Medicaid elders in a structured family caregiving model which will include full-time live-in credentialed caregivers. This may include family members, a professional support team, including registered nurses, a care manager, and a web-based care management system. The pilot shall enroll a minimum of sixty consumers. The agency shall report the quality outcomes and cost savings to the President of the Senate and the Speaker of the House of Representatives by January 1, 2013.

175 SPECIAL CATEGORIES		
MEDICAID FISCAL CONTRACT		
FROM GENERAL REVENUE FUND	20,233,293	
FROM MEDICAL CARE TRUST FUND		52,606,560
FROM REFUGEE ASSISTANCE TRUST FUND		118,705

176 SPECIAL CATEGORIES		
MEDICAID PEER REVIEW		
FROM GENERAL REVENUE FUND	1,093,903	
FROM MEDICAL CARE TRUST FUND		4,403,348

177 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	400,133	
FROM MEDICAL CARE TRUST FUND		667,694

178 SPECIAL CATEGORIES

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LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	26,165	
FROM MEDICAL CARE TRUST FUND		180,781

179 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	92,698	
FROM MEDICAL CARE TRUST FUND		176,843

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
FROM GENERAL REVENUE FUND	48,362,655	
FROM TRUST FUNDS		189,710,203

TOTAL POSITIONS	747.00	
TOTAL ALL FUNDS		238,072,858

MEDICAID SERVICES TO INDIVIDUALS

From the funds in Specific Appropriations 180 through 218, the Agency for Health Care Administration shall contract with a single Provider Service Network to function as a managing entity for the MediPass program in counties with fewer than two managed care plans as provided in section 409.9122(19), Florida Statutes. The contractor shall be paid a monthly administrative fee and the agency shall adjust the final payment to the Provider Service Network as determined by the reconciliation process provided in section 409.912(4)(d)1, Florida Statutes, to ensure that the fee paid is less than any savings.

180 SPECIAL CATEGORIES		
ADULT VISION AND HEARING SERVICES		
FROM GENERAL REVENUE FUND	7,617,533	
FROM MEDICAL CARE TRUST FUND		10,403,603
FROM REFUGEE ASSISTANCE TRUST FUND		316,543

181 SPECIAL CATEGORIES		
CASE MANAGEMENT		
FROM GENERAL REVENUE FUND	43,759,419	
FROM MEDICAL CARE TRUST FUND		60,828,751
FROM REFUGEE ASSISTANCE TRUST FUND		28,629

From the funds in Specific Appropriation 181, \$1,064,585 from the Medical Care Trust Fund is provided for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs under the Department of Health. This funding is contingent upon the availability of state matching funds in the Department of Health in Specific Appropriation 554.

182 SPECIAL CATEGORIES		
THERAPEUTIC SERVICES FOR CHILDREN		
FROM GENERAL REVENUE FUND	31,130,034	
FROM MEDICAL CARE TRUST FUND		42,515,657
FROM REFUGEE ASSISTANCE TRUST FUND		896

183 SPECIAL CATEGORIES		
COMMUNITY MENTAL HEALTH SERVICES		
FROM GENERAL REVENUE FUND	25,924,806	
FROM MEDICAL CARE TRUST FUND		43,046,453

From the funds in Specific Appropriation 183, the agency is authorized to amend the Medicaid State Plan to include the following specialized substance abuse services: community based substance abuse intervention services and comprehensive community support services for substance abuse.

From the funds in Specific Appropriation 183, the agency is authorized to work with the Department of Children and Family Services and Florida county governments to develop a local match program to fund these Medicaid specialized substance abuse services using local county funds. The public funds required to match the Medicaid funds for these specialized substance abuse services are limited to those funds that are local public tax revenues and are made available to the state for this purpose. As required by Medicaid policy, participating counties shall

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make these services available to any qualified Florida Medicaid beneficiary regardless of county of residence. Payment for these services is contingent upon the local matching funds being provided by participating counties.

From the funds in Specific Appropriation 183, \$4,731,488 from the Medical Care Trust Fund is provided for Medicaid specialized mental health services. The agency is authorized to seek any necessary state plan amendment or federal waiver required to include mental health services for juveniles in the evidence based redirection program at the Department of Juvenile Justice. The agency is authorized to work with the department to develop a match program to fund Medicaid specialized mental health services using existing funding within the Department of Juvenile Justice. Payment for these services is contingent upon the availability of state matching funds in the Department of Juvenile Justice in Specific Appropriation 1209.

184	SPECIAL CATEGORIES		
	ADULT DENTAL SERVICES		
	FROM GENERAL REVENUE FUND	13,913,359	
	FROM MEDICAL CARE TRUST FUND		19,002,088
	FROM REFUGEE ASSISTANCE TRUST FUND		285,283

185	SPECIAL CATEGORIES		
	DEVELOPMENTAL EVALUATION AND INTERVENTION/ PART C		
	FROM MEDICAL CARE TRUST FUND		8,782,789

Funds in Specific Appropriation 185 are contingent on the availability of state match being provided in Specific Appropriation 559.

186	SPECIAL CATEGORIES		
	EARLY AND PERIODIC SCREENING OF CHILDREN		
	FROM GENERAL REVENUE FUND	115,504,341	
	FROM MEDICAL CARE TRUST FUND		157,790,533
	FROM REFUGEE ASSISTANCE TRUST FUND		241,517

From the funds in Specific Appropriation 186, the agency is authorized to provide Medicaid children enrolled in the Medicaid Prepaid Dental Health Program in Miami-Dade County with a choice of at least three licensed managed care dental providers, who shall have experience in providing dental care to Medicaid or Title XXI enrollees, and who meet all standards and requirements of the agency.

187	SPECIAL CATEGORIES		
	GRANTS AND AIDS - RURAL HOSPITAL FINANCIAL ASSISTANCE PROGRAM		
	FROM GENERAL REVENUE FUND	1,220,185	
	FROM GRANTS AND DONATIONS TRUST FUND		5,387,555
	FROM MEDICAL CARE TRUST FUND		7,423,026

Funds in Specific Appropriation 187 are provided for a federally matched Rural Hospital Disproportionate Share program and a state funded Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.

From the funds in Specific Appropriation 187, the calculations of the Medicaid Supplemental Hospital Funding Programs for Medicaid Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

188	SPECIAL CATEGORIES		
	FAMILY PLANNING		
	FROM GENERAL REVENUE FUND	2,333,512	
	FROM MEDICAL CARE TRUST FUND		21,001,609
	FROM REFUGEE ASSISTANCE TRUST FUND		41,435

From the funds in Specific Appropriation 188, the Agency for Health Care Administration is authorized to increase reimbursement up to \$1,850 for a hysteroscopic physician office-based procedure based upon a review

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of patient cost information that supports the increase.

189	SPECIAL CATEGORIES		
	GRANTS AND AIDS - SHANDS TEACHING HOSPITAL		
	FROM GENERAL REVENUE FUND		9,673,569

The funds in Specific Appropriation 189, shall be primarily designated for transfer to the Agency for Health Care Administration's Grants and Donations Trust Fund for use in the Medicaid or Low Income Pool programs. Of these funds, up to \$3,820,670 may be used in the Low Income Pool program or as funding to buy back the Medicaid inpatient and outpatient trend adjustments applied to Shands Healthcare Systems' individual hospital rates and other Medicaid reductions to their rates up to the actual Medicaid inpatient and outpatient costs. The transfer of the funds from the Low Income Pool program is contingent upon another local government or healthcare taxing district providing an equivalent amount of funds to be used in the Low Income Pool program. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, remaining funds may be used secondarily for payments to Shands Teaching Hospital to continue the original purpose of providing health care services to indigent patients through Shands Healthcare System.

190	SPECIAL CATEGORIES		
	HEALTHY START SERVICES		
	FROM MEDICAL CARE TRUST FUND		23,641,947

191	SPECIAL CATEGORIES		
	HOME HEALTH SERVICES		
	FROM GENERAL REVENUE FUND	79,140,167	
	FROM MEDICAL CARE TRUST FUND		108,105,988
	FROM REFUGEE ASSISTANCE TRUST FUND		131,917

From the funds in Specific Appropriation 191, the agency may implement accreditation requirements for durable medical equipment and consumable medical supply providers.

Funds in Specific Appropriations 191, 205, and 211 reflect a reduction of \$6,054,414 from the General Revenue Fund, \$8,268,852 from the Medical Care Trust Fund, and \$459 from the Refugee Assistance Trust Fund as a result of expanding the scope of the home health agency monitoring pilot project and the comprehensive care management pilot project to include additional services and statewide coverage, effective October 1, 2012.

Funds in Specific Appropriations 191 and 208 reflect a reduction of \$472,443 from the General Revenue Fund, \$645,354 from the Medical Care Trust Fund, and \$1,063 from the Refugee Assistance Trust Fund as a result of limiting home health visits for non-pregnant adults to three visits per day, effective August 1, 2012.

From the funds in Specific Appropriation 191, the Agency for Health Care Administration shall not procure a statewide-single source provider for a disposable incontinence medical supply program. To provide choice for beneficiaries, maximize program efficiencies, and cost savings within the Medicaid program, medical supplies shall continue to be provided by state enrolled medical equipment companies. In addition, pursuant to sections 409.961 through 409.985, Florida Statutes, no language may be introduced to limit the ability of Medicaid managed care plans to provide incontinence medical supplies during the term of the contracts for these services including any extensions. The agency shall seek any federal Medicaid waiver necessary to implement this provision.

192	SPECIAL CATEGORIES		
	HOSPICE SERVICES		
	FROM GENERAL REVENUE FUND	77,769,399	
	FROM HEALTH CARE TRUST FUND		42,000,000
	FROM GRANTS AND DONATIONS TRUST FUND		16,179,701
	FROM MEDICAL CARE TRUST FUND		185,671,671

Funds in Specific Appropriation 192 reflect a reduction of \$1,217,162 from the General Revenue Fund and \$1,662,332 from the Medical Care Trust Fund as a result of adjusting nursing home rates.

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From the funds in Specific Appropriation 192, \$16,179,701 from the Grants and Donations Trust Fund and \$22,097,330 from the Medical Care Trust Fund are provided to buy back hospice rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but no higher than, the amounts available under the budgeted authority in this line. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

193 SPECIAL CATEGORIES

HOSPITAL INPATIENT SERVICES	
FROM GENERAL REVENUE FUND	554,254,270
FROM GRANTS AND DONATIONS TRUST FUND	586,006,813
FROM MEDICAL CARE TRUST FUND	2,159,511,448
FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND	395,610,000
FROM REFUGEE ASSISTANCE TRUST FUND	4,028,044

Funds in Specific Appropriations 193 and 208 reflect a reduction of \$718,194 from the General Revenue Fund, \$416,522 from Grants and Donations Trust Fund, \$1,594,172 from the Medical Care Trust Fund, and \$3,055 from the Refugee Assistance Trust Fund as a result of eliminating payments for preventable hospital errors, effective July 1, 2012.

From the funds in Specific Appropriation 193, \$61,382,891 from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to fund services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit limits on services, prior authorization of services, and selective provider enrollment. The program must also include monitoring and quality assurance, as well as discharge planning and continuing stay reviews, of all children admitted to the program. The funding is contingent upon the availability of state matching funds in the Department of Children and Family Services in Specific Appropriations 330 and 354.

Funds in Specific Appropriation 193 reflect a reduction of \$65,926,407 from the General Revenue Fund, \$38,596,178 from the Grants and Donations Trust Fund, \$142,783,450 from the Medical Care Trust Fund, and \$275,428 from the Refugee Assistance Trust Fund as a result of modifying the reimbursement for inpatient hospital rates. The agency shall implement a recurring methodology in the Title XIX Inpatient Hospital Reimbursement Plan to achieve this reduction. In establishing rates through the normal process, prior to including this reduction, if the unit cost is equal to or less than the unit cost used in establishing the budget, then no additional reduction in rates is necessary. In establishing rates through the normal process, prior to including this reduction, if the unit cost is greater than the unit cost used in establishing the budget, then rates shall be reduced by an amount required to achieve this reduction, but shall not be reduced below the unit cost used in establishing the budget. Hospitals that are licensed as a children's specialty hospital and whose Medicaid days plus charity care days divided by total adjusted patient days equals or exceeds 30 percent, and rural hospitals as defined in section 395.602, Florida Statutes, are excluded from this reduction.

From the funds in Specific Appropriation 193, \$16,343,579 in nonrecurring general revenue funds, \$35,398,617 in nonrecurring medical care trust funds, \$9,571,853 in nonrecurring grants and donations trust funds, and \$68,310 in nonrecurring refugee assistance trust funds are provided to partially restore the reduction in inpatient hospital reimbursement rates.

From the funds in Specific Appropriation 193, the calculations of the Medicaid Supplemental Hospital Funding Programs for Medicaid Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

Funds in Specific Appropriation 193, are contingent upon the state share being provided through grants and donations from state, county or

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other governmental funds. In the event the state share provided through grants and donations is not available to fund the removal of inpatient ceilings for hospitals, the Agency for Health Care Administration shall submit a revised hospital reimbursement plan to the Legislative Budget Commission for approval.

From the funds in Specific Appropriation 193, the Agency for Health Care Administration may establish a global fee for bone marrow transplants and the global fee payment shall be paid to approved bone marrow transplant providers that provide bone marrow transplants to Medicaid beneficiaries.

From the funds in Specific Appropriations 193 and 207, \$2,808,024 from the Grants and Donations Trust Fund and \$3,835,042 from the Medical Care Trust Fund are provided to make Medicaid payments for multi-visceral transplant and intestine transplants in Florida. The agency shall establish a reasonable global fee for these transplant procedures and the payments shall be used to pay approved multi-visceral transplant and intestine transplant facilities a global fee for providing transplant services to Medicaid beneficiaries. Payment of the global fee is contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds. The agency is authorized to seek any federal waiver or state plan amendment necessary to implement this provision.

From the funds in Specific Appropriation 193, \$132,552,622 from the Grants and Donations Trust Fund and \$181,032,952 from the Medical Care Trust Fund are provided for public hospitals, including any leased public hospital determined to be covered under the state's sovereign immunity; teaching hospitals, as defined in s. 408.07 or s. 395.805, Florida Statutes, which have 70 or more full-time equivalent resident physicians; hospitals that have graduate medical education positions that do not otherwise qualify; and designated trauma hospitals to buy back the Medicaid inpatient trend adjustment applied to their individual hospital rates and other Medicaid reductions to their inpatient rates up to actual Medicaid inpatient cost. The payments under this proviso are contingent on the state share being provided through grants and donations from state, county, or other governmental funds. This section of proviso does not include the buy back of the Medicaid inpatient trend adjustment applied to the individual state mental health hospitals.

From the funds in Specific Appropriation 193, \$60,125,879 from the Grants and Donations Trust Fund and \$82,116,560 from the Medical Care Trust Fund are provided for hospitals to buy back the Medicaid inpatient trend adjustment applied to their individual hospital rates and other Medicaid reductions to their inpatient rates up to actual Medicaid inpatient cost. The payments under this proviso are contingent on the state share being provided through grants and donations from state, county, or other governmental funds. The agency shall not include the funds described in this paragraph for the buy back of reductions to inpatient hospital rates in the calculation of capitation rates for Health Maintenance Organizations unless the nonfederal share is provided through grants and donations from state, county or other governmental funds. This section of proviso does not include the buy back of the Medicaid inpatient trend adjustment applied to the individual state mental health hospitals.

From the funds in Specific Appropriation 193, \$110,017,908 from the Grants and Donations Trust Fund and \$150,256,300 from the Medical Care Trust Fund are provided for hospitals to allow for exemptions from inpatient reimbursement limitations for any hospital that has local funds available for intergovernmental transfers. The payments under this proviso are contingent upon the state share being provided through grants and donations from state, county, or other governmental funds. The agency shall not include the funds described in this paragraph for the buy back of exemptions to inpatient hospital rates in the calculation of capitation rates for Health Maintenance Organizations unless the nonfederal share is provided through grants and donations from state, county or other governmental funds.

From the funds in Specific Appropriation 193, \$167,702 in nonrecurring general revenue funds and \$229,037 in nonrecurring medical care trust funds are provided to buy back the Fiscal Year 2011-2012 inpatient Medicaid Trend Adjustment for Putnam Community Medical Center.

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From the funds in Specific Appropriations 193 and 198, the Agency for Health Care Administration shall implement a process to reconcile the difference between the amount of intergovernmental transfers used by or on behalf of individual hospitals' buy back of their Medicaid inpatient and outpatient trend adjustments or exemptions from reimbursement limitations for 2011-2012 state fiscal year and an estimate of the actual annualized benefit derived based on actual days and units of service provided.

Any hospital that was exempt from the inpatient reimbursement ceiling in the prior state fiscal year, due to their charity care and Medicaid days as a percentage to total adjusted hospital days equaling or exceeding 11 percent, but no longer meets the 11 percent threshold, because of updated audited DSH data, shall remain exempt from the inpatient reimbursement ceilings for a period of two years.

In calculating the current reductions, the Agency shall use budgeted Medicaid hospital days in calculating hospital reimbursement rates under the Title XIX Hospital Inpatient Reimbursement Plan.

From the funds in Specific Appropriation 193, \$847,936 in nonrecurring funds from the General Revenue Fund and \$1,158,064 in nonrecurring from the Medical Care Trust Fund are provided to allow for exemptions from inpatient reimbursement ceilings for any hospital that is classified as a sole community hospital under 42 C.F.R. section 412.92 but is not classified as a rural hospital under section 395.602, Florida Statutes.

Table with 3 columns: Item description, Amount, and Total. Includes 194 SPECIAL CATEGORIES, REGULAR DISPROPORTIONATE SHARE, and sub-items like FROM GENERAL REVENUE FUND, FROM GRANTS AND DONATIONS TRUST FUND, and FROM MEDICAL CARE TRUST FUND.

Funds in Specific Appropriation 194 shall be used for a Disproportionate Share Hospital Program as provided in sections 409.911, 409.9113, and 409.9119, Florida Statutes, and are contingent on the state share being provided through grants and donations from state, county, or other government entities.

From the funds in Specific Appropriation 194, the calculations of the Medicaid Supplemental Hospital Funding Programs for Medicaid Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003.

Table with 3 columns: Item description, Amount, and Total. Includes 195 SPECIAL CATEGORIES, LOW INCOME POOL, and sub-items like FROM GENERAL REVENUE FUND, FROM GRANTS AND DONATIONS TRUST FUND, and FROM MEDICAL CARE TRUST FUND.

From the funds in Specific Appropriation 195, the calculations of the Medicaid Supplemental Hospital Funding Programs for Medicaid Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003.

From the funds in Specific Appropriation 195, the agency is authorized to transfer a hospital's low-income pool payments between the various low-income programs listed in this specific appropriation if it is required to obtain approval of the low-income pool payment methodology from the Centers for Medicare and Medicaid Services.

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unchanged.

From the funds in Specific Appropriation 195, in the event that the amount of approved nonfederal share of matching funds is not provided by local governmental entities, the agency may re-allocate low-income pool funds between programs described within this specific appropriation as necessary to ensure sufficient nonfederal matching funds.

From the funds in Specific Appropriation 195, the agency may make low-income pool Medicaid payments to hospitals in an accelerated manner that is more frequent than on a quarterly basis subject to the availability of state, local and federal funds.

Funds provided in Specific Appropriation 195, are contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds. In the event the nonfederal share provided through grants and donations is not available to fund the Medicaid low-income payments for eligible Medicaid providers, known as provider access systems, the agency shall submit a revised low-income pool plan to the Legislative Budget Commission for approval.

Table with 3 columns: Item description, Amount, and Total. Includes 196 SPECIAL CATEGORIES, FREESTANDING DIALYSIS CENTERS, and sub-items like FROM GENERAL REVENUE FUND and FROM MEDICAL CARE TRUST FUND.

Funds in Specific Appropriation 196 are for the inclusion of freestanding dialysis clinics in the Medicaid program. The agency shall limit payment to \$100.00 per visit for each dialysis treatment. Freestanding dialysis facilities may obtain, administer and submit claims directly to the Medicaid program for End-Stage Renal Disease pharmaceuticals subject to coverage and limitations policy.

From the funds in Specific Appropriation 196, the Agency for Health Care Administration shall work with dialysis providers, managed care organizations, and physicians to ensure that all Medicaid patients with End Stage Renal Disease (ESRD) are educated and assessed by their physician and dialysis provider to determine their suitability for peritoneal dialysis (PD) as a modality choice.

Table with 3 columns: Item description, Amount, and Total. Includes 197 SPECIAL CATEGORIES, HOSPITAL INSURANCE BENEFITS, and sub-items like FROM GENERAL REVENUE FUND and FROM MEDICAL CARE TRUST FUND.

Table with 3 columns: Item description, Amount, and Total. Includes 198 SPECIAL CATEGORIES, HOSPITAL OUTPATIENT SERVICES, and sub-items like FROM GENERAL REVENUE FUND, FROM GRANTS AND DONATIONS TRUST FUND, FROM MEDICAL CARE TRUST FUND, FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND, and FROM REFUGEE ASSISTANCE TRUST FUND.

Funds in Specific Appropriations 198 and 208 reflect a reduction of \$19,629,652 from the General Revenue Fund, \$26,977,339 from the Medical

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Care Trust Fund, and \$107,913 from the Refugee Assistance Trust Fund as a result of limiting emergency room visits to 6 visits per fiscal year for a non-pregnant recipient 21 years of age or older, effective August 1, 2012.

From the funds in Specific Appropriation 198, the calculations of the Medicaid Supplemental Hospital Funding Programs for Medicaid Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

Funds in Specific Appropriation 198 reflect a reduction of \$16,358,050 from the General Revenue Fund, \$11,173,488 from the Grants and Donations Trust Fund, \$37,660,899 from the Medical Care Trust Fund, and \$96,046 from the Refugee Assistance Trust Fund as a result of implementing a reduction in outpatient hospital reimbursement rates. The agency shall implement a recurring methodology in the Title XIX Outpatient Hospital Reimbursement Plan to achieve this reduction. In establishing rates through the normal process, prior to including this reduction, if the unit cost is equal to or less than the unit cost used in establishing the budget, then no additional reduction in rates is necessary. In establishing rates through the normal process, prior to including this reduction, if the unit cost is greater than the unit cost used in establishing the budget, then rates shall be reduced by an amount required to achieve this reduction, but shall not be reduced below the unit cost used in establishing the budget. Hospitals that are licensed as a children's specialty hospital and whose Medicaid days plus charity care days divided by total adjusted patient days equals or exceeds 30 percent, and rural hospitals as defined in section 395.602, Florida Statutes, are excluded from this reduction.

From the funds in Specific Appropriation 198, \$4,070,090 in nonrecurring general revenue funds, \$9,345,050 in nonrecurring medical care trust funds, \$2,771,025 in nonrecurring grants and donations trust funds, and \$23,833 in nonrecurring refugee assistance trust funds are provided to partially restore the reduction in outpatient hospital reimbursement rates.

Funds provided for the elimination of hospital outpatient ceilings in Specific Appropriation 198 are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. The agency shall submit a revised hospital outpatient reimbursement plan to the Legislative Budget Commission for approval if the state share is not available to fund the removal of hospital outpatient ceilings or if the Centers for Medicare and Medicaid Services does not approve amendments to the Medicaid Hospital Outpatient Reimbursement Plan to eliminate the reimbursement ceilings for certain hospitals.

From the funds in Specific Appropriation 198, \$27,279,957 from the Grants and Donations Trust Fund and \$37,257,438 from the Medical Care Trust Fund are appropriated so that the agency may amend its current facility fees and physician services to allow for payments to hospitals providing primary care to low-income individuals and participating in the Primary Care Disproportionate Share Hospital (DSH) program in Fiscal Year 2003-2004 provided such hospital implements an emergency room diversion program so that non-emergent patients are triaged to lesser acute settings; or a public hospital assumed the fiscal and operating responsibilities for one or more primary care centers previously operated by the Florida Department of Health or the local county government. Any payments made to qualifying hospitals because of this change shall be contingent on the state share being provided through grants and donations from counties, local governments, public entities, or taxing districts, and federal matching funds. This provision shall be contingent upon federal approval of a state plan amendment.

From the funds in Specific Appropriation 198, \$7,182,339 from the Grants and Donations Trust Fund and \$9,809,237 from the Medical Care Trust Fund program are provided to increase the outpatient cap for adults from \$1,000 to \$1,500 per year.

From the funds in Specific Appropriation 198, \$31,341,960 from the Grants and Donations Trust Fund and \$42,805,095 from the Medical Care

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Trust Fund are provided for public hospitals, including any leased public hospital found to have sovereign immunity, teaching hospitals as defined in section 408.07 (45) or 395.805, Florida Statutes, which have seventy or more full-time equivalent resident physicians, hospitals with graduate medical education positions that do not otherwise qualify, and designated trauma hospitals to buy back the Medicaid outpatient trend adjustment applied to their individual hospital rates and other Medicaid reductions to their outpatient rates up to actual Medicaid outpatient cost. The payments under this proviso are contingent on the state share being provided through grants and donations from state, county or other governmental funds. This section of proviso does not include the buy back of the Medicaid outpatient trend adjustment applied to the individual state mental health hospitals.

From the funds in Specific Appropriation 198, \$14,216,715 from the Grants and Donations Trust Fund and \$19,416,394 from the Medical Care Trust Fund are provided for hospitals to buy back the Medicaid outpatient trend adjustment applied to their individual hospital rates and other Medicaid reductions to their outpatient rates up to actual Medicaid outpatient cost. The payments under this proviso are contingent on the state share being provided through grants and donations from state, county, or other governmental funds. The agency shall not include the funds described in this paragraph for the buy back of reductions to outpatient hospital rates in the calculation of capitation rates for Health Maintenance Organizations unless the nonfederal share is provided through grants and donations from state, county or other governmental funds. This section of proviso does not include the buy back of the Medicaid outpatient trend adjustment applied to the individual state mental health hospitals.

From the funds in Specific Appropriation 198, \$19,089,002 from the Grants and Donations Trust Fund and \$26,070,690 from the Medical Care Trust Fund are provided for hospitals to allow for exemptions from outpatient reimbursement limitations for any hospital that has local funds available for intergovernmental transfers. The payments under this proviso are contingent upon the state share being provided through grants and donations from state, county, or other governmental funds. The agency shall not include the funds described in this paragraph for the buy back of exemptions to outpatient hospital rates in the calculation of capitation rates for Health Maintenance Organizations unless the nonfederal share is provided through grants and donations

from state, county or other governmental funds. This section of proviso does not include the buy back of the Medicaid inpatient trend adjustment applied to the individual state mental health hospitals.

From the funds in Specific Appropriation 198, \$121,482 in nonrecurring general revenue funds and \$165,914 in nonrecurring medical care trust funds are provided to buy back the Fiscal Year 2011-2012 outpatient Medicaid Trend Adjustment for Putnam Community Medical Center.

From the funds in Specific Appropriation 198, \$589,244 in nonrecurring general revenue funds and \$804,756 in nonrecurring medical care trust funds are provided to allow for exemptions from outpatient reimbursement ceilings for any hospital that is classified as a sole community hospital under 42 C.F.R. section 412.92 but is not classified as a rural hospital under section 395.602, Florida Statutes. The Medicaid Supplemental Hospital Funding Programs for Medicaid, Low Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2012-2013 fiscal year shall not be affected by this proviso.

199	SPECIAL CATEGORIES		
	RESPIRATORY THERAPY SERVICES		
	FROM GENERAL REVENUE FUND	8,519,392	
	FROM MEDICAL CARE TRUST FUND		11,638,934
200	SPECIAL CATEGORIES		
	NURSE PRACTITIONER SERVICES		
	FROM GENERAL REVENUE FUND	3,044,620	
	FROM MEDICAL CARE TRUST FUND		4,158,180

Funds in Specific Appropriations 200, 204, 207, and 208 reflect a reduction of \$1,266,530 from the General Revenue Fund, \$1,989,512 from

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the Medical Care Trust Fund, and \$10,565 from the Refugee Assistance Trust Fund as a result of limiting general physician visits to two visits per month for non-pregnant adults, effective August 1, 2012.

Table with 3 columns: Item Number, Description, and Amount. Includes items 201 and 202 with sub-items like 'BIRTHING CENTER SERVICES' and 'OTHER LAB AND X-RAY SERVICES'.

From the funds in Specific Appropriation 202, the agency shall continue a program to assess HIV drug resistance for cost-effective management of anti-retroviral drug therapy.

Table with 3 columns: Item Number, Description, and Amount. Includes items 203 and 204 with sub-items like 'PATIENT TRANSPORTATION' and 'PHYSICIAN ASSISTANT SERVICES'.

Table with 3 columns: Item Number, Description, and Amount. Includes item 205 with sub-items like 'PERSONAL CARE SERVICES'.

From the funds in Specific Appropriation 205, the Agency for Health Care Administration shall direct a beneficiary who is medically able to attend a prescribed pediatric extended care facility and whose needs can be met by such center, to a prescribed pediatric extended care facility for patient care within a reasonable distance from the pick-up or drop-off location for the child.

Table with 3 columns: Item Number, Description, and Amount. Includes item 206 with sub-items like 'PHYSICAL REHABILITATION THERAPY'.

Table with 3 columns: Item Number, Description, and Amount. Includes item 207 with sub-items like 'PHYSICIAN SERVICES'.

From the funds in Specific Appropriation 207, the agency is authorized to continue the physician lock-in program for recipients who participate in the pharmacy lock-in program.

From the funds in Specific Appropriation 207, \$676,320 from the General Revenue Fund and \$923,680 from the Medical Care Trust Fund are provided to make Medicaid payments for vagus nerve stimulation devices, outside of the hospital inpatient per diem, for beneficiaries diagnosed with epilepsy, effective July 1, 2012.

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From the funds in Specific Appropriation 207, \$120,000,000 from the Medical Care Trust Fund is provided for special Medicaid payments for services provided by doctors of medicine and osteopathy employed by or under contract with a medical school in Florida.

From the funds in Specific Appropriation 207, the Agency for Health Care Administration shall seek federal approval to implement a supplemental payment program for medical school faculty who provide services to Medicaid beneficiaries enrolled in capitated managed care plans so that such payments may be made directly to physicians employed by or under contract with the state's medical schools for costs associated with graduate medical education or their teaching mission.

Table with 3 columns: Item Number, Description, and Amount. Includes item 208 with sub-items like 'PREPAID HEALTH PLANS'.

Funds in Specific Appropriation 208 include reductions of \$38,942,471 from the General Revenue Fund, \$52,711,201 from the Medical Care Trust Fund, and \$363,851 from the Refugee Assistance Trust Fund to Health Maintenance Organization and Provider Service Network capitation payments as a result of reducing the reimbursement of inpatient and outpatient hospital rates, effective September 1, 2012.

From the funds in Specific Appropriation 208, \$9,586,331 in nonrecurring general revenue funds, \$13,086,811 in nonrecurring medical care trust funds, and \$90,209 in nonrecurring refugee assistance trust funds is provided to partially restore the reduction to Health Maintenance Organization and Provider Service Network capitation payments as a result of reducing the reimbursement of inpatient and outpatient hospital rates, effective September 1, 2012.

From the funds in Specific Appropriation 208, and pursuant to section 409.912(14), Florida Statutes, as amended by House Bill 5003, the Agency for Health Care Administration is authorized to provide a Medicaid Prepaid Dental Health Program in Miami-Dade County.

Table with 3 columns: Item Number, Description, and Amount. Includes item 209 with sub-items like 'PRESCRIBED MEDICINE/DRUGS'.

From the funds in Specific Appropriation 209, the agency shall establish a pilot program that will contract with a specialty pharmacy, based in Florida, to manage the procurement and distribution of pharmaceutical products for Medipass and fee-for-service Medicaid patients diagnosed with central precocious puberty (CPP) by September 30, 2012.

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therapeutic class. Physicians and nurses licensed in Florida will not be responsible for procuring such products unless agreed to by the agency and the contracted pharmacy. The agency will report its findings from the pilot program to the President of the Senate and the Speaker of the House of Representatives by February 1, 2013, and shall include input from diagnosing and treating physicians involved in the pilot program.

210	SPECIAL CATEGORIES		
	MEDICARE PART D PAYMENT		
	FROM GENERAL REVENUE FUND	491,317,257	
211	SPECIAL CATEGORIES		
	PRIVATE DUTY NURSING SERVICES		
	FROM GENERAL REVENUE FUND	72,563,289	
	FROM MEDICAL CARE TRUST FUND		99,102,880
212	SPECIAL CATEGORIES		
	RURAL HEALTH SERVICES		
	FROM GENERAL REVENUE FUND	53,071,723	
	FROM MEDICAL CARE TRUST FUND		72,487,793
	FROM REFUGEE ASSISTANCE TRUST FUND		118,091

From the funds in Specific Appropriation 212, Federally Qualified Health Centers will be reimbursed an encounter rate per visit up to a maximum of one each, medical, dental, and behavioral health per day. Centers that provide dental and behavioral health services in addition to primary health care, shall make all reasonable efforts to accommodate the medical needs of their clients within one day.

213	SPECIAL CATEGORIES		
	SPEECH THERAPY SERVICES		
	FROM GENERAL REVENUE FUND	22,911,934	
	FROM MEDICAL CARE TRUST FUND		31,293,749
	FROM REFUGEE ASSISTANCE TRUST FUND		2,444
214	SPECIAL CATEGORIES		
	MEDIPASS SERVICES		
	FROM GENERAL REVENUE FUND	9,425,885	
	FROM MEDICAL CARE TRUST FUND		12,875,069
	FROM REFUGEE ASSISTANCE TRUST FUND		50,464
215	SPECIAL CATEGORIES		
	SUPPLEMENTAL MEDICAL INSURANCE		
	FROM GENERAL REVENUE FUND	543,095,225	
	FROM MEDICAL CARE TRUST FUND		728,897,645
216	SPECIAL CATEGORIES		
	OCCUPATIONAL THERAPY SERVICES		
	FROM GENERAL REVENUE FUND	14,629,011	
	FROM MEDICAL CARE TRUST FUND		19,980,408
217	SPECIAL CATEGORIES		
	CLINIC SERVICES		
	FROM GENERAL REVENUE FUND	43,301,674	
	FROM GRANTS AND DONATIONS TRUST FUND		11,664,925
	FROM MEDICAL CARE TRUST FUND		75,070,306
	FROM REFUGEE ASSISTANCE TRUST FUND		693,889

From the funds in Specific Appropriation 217, \$11,664,925 from the Grants and Donations Trust Fund and \$15,931,302 from the Medical Care Trust Fund are provided to buy back clinic services rate adjustments, effective on or after July 1, 2008, and are contingent on the nonfederal share being provided through grants and donations from state, county or other governmental funds. Authority is granted to buy back rate reductions up to, but not higher than the amounts available under the authority appropriated in this line. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

218	SPECIAL CATEGORIES		
	MEDICAID SCHOOL REFINANCING		

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FROM MEDICAL CARE TRUST FUND	97,569,420
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From the funds in Specific Appropriation 218, the Agency for Health Care Administration is authorized to seek a Medicaid state plan amendment to allow a Medicaid cost settlement program to maximize federal Medicaid funds through Medicaid claiming for school districts.

TOTAL: MEDICAID SERVICES TO INDIVIDUALS	
FROM GENERAL REVENUE FUND	4,376,852,446
FROM TRUST FUNDS	12,075,384,919
TOTAL ALL FUNDS	16,452,237,365

MEDICAID LONG TERM CARE

219	SPECIAL CATEGORIES		
	ASSISTIVE CARE SERVICES		
	FROM MEDICAL CARE TRUST FUND		26,179,861

Funds in Specific Appropriation 219 are provided to implement Medicaid coverage for Assistive Care Services and are contingent on the availability of state match being provided in Specific Appropriation 388.

220	SPECIAL CATEGORIES		
	HOME AND COMMUNITY BASED SERVICES		
	FROM GENERAL REVENUE FUND	9,696,434	
	FROM MEDICAL CARE TRUST FUND		1,072,639,449

Funds in Specific Appropriations 220 and 228 for the Developmental Services Waiver, the Aged and Disabled Waiver, the Project AIDS Care Waiver, and the Nursing Home Diversion Waiver may be used for reimbursement for services provided through agencies licensed pursuant to section 400.506, Florida Statutes.

From the funds in Specific Appropriation 220, the Agency for Health Care Administration, in cooperation with the Department of Children and Family Services (DCF), is authorized to seek federal approval to amend the Assisted Living for the Elderly (ALE) Waiver to allow for enrollment of those between the ages of 18 and 59 in addition to the currently eligible enrollees. The Department of Children and Family Services is authorized to use funds in Specific Appropriation 325 to serve adults with disabilities ages 18 to 59 under the Assisted Living for the Elderly (ALE) Waiver.

221	SPECIAL CATEGORIES		
	ASSISTED LIVING FACILITY WAIVER		
	FROM MEDICAL CARE TRUST FUND		37,257,303

222	SPECIAL CATEGORIES		
	INTERMEDIATE CARE FACILITIES/MENTALLY RETARDED - SUNLAND CENTER		
	FROM MEDICAL CARE TRUST FUND		90,647,711

From the funds in Specific Appropriations 222 and 223, the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, is authorized to transfer funds, in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 251 for the Developmental Disabilities Home and Community based waiver, Tier 1 through 3; Family Supported Living Waiver (Tier 4); and the Developmental Disabilities Individual Budget Waiver. Priority for the use of these funds will be given to the planning and services areas with the greatest potential for transition success.

223	SPECIAL CATEGORIES		
	INTERMEDIATE CARE FACILITIES/ DEVELOPMENTALLY DISABLED COMMUNITY		
	FROM GENERAL REVENUE FUND	93,070,381	
	FROM GRANTS AND DONATIONS TRUST FUND		14,192,659
	FROM MEDICAL CARE TRUST FUND		146,493,858

From the funds in Specific Appropriation 223, \$14,192,659 from the Grants and Donations Trust Fund and \$19,383,539 from the Medical Care

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Trust Fund are provided to buy back intermediate care facilities for the developmentally disabled rate reductions, effective on or after October 1, 2008 and are contingent on the nonfederal share being provided through intermediate care facilities for the developmentally disabled quality assessments.

The recurring methodology to be utilized by the agency to establish rates taking into consideration the cuts imposed on or after October 1, 2008, shall be to compare the average unit appropriation with actual average unit cost as follows: 1) the average unit appropriation shall be determined by dividing the total appropriation in Specific Appropriation 223 by the total bed days for the past fiscal year;

Table with 2 columns: Description and Amount. Includes rows for 'SPECIAL CATEGORIES NURSING HOME CARE' and sub-items like 'FROM GENERAL REVENUE FUND', 'FROM HEALTH CARE TRUST FUND', 'FROM GRANTS AND DONATIONS TRUST FUND', and 'FROM MEDICAL CARE TRUST FUND'.

From the funds in Specific Appropriation 224, \$4,650,621 from the Grants and Donations Trust Fund and \$6,351,558 from the Medical Care Trust Fund are provided for the purpose of maximizing federal revenues through the continuation of the Special Medicaid Payment Program for governmentally funded nursing homes.

Funds in Specific Appropriation 224 reflect a reduction of \$14,862,379 from the General Revenue Fund and \$20,298,205 from the Medical Care Trust Fund as a result of modifying the reimbursement for nursing home rates.

From the funds in Specific Appropriation 224, the Agency for Health Care Administration, in consultation with the Department of Elder Affairs, the Department of Health, and the Department of Children and Families, is authorized to transfer funds, in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 325 Home and Community Based Services Waiver, Specific Appropriation 410 Home and Community Based Services Waiver, Specific Appropriation 411 Assisted Living Facility Waiver, Specific Appropriation 417 Capitated Nursing Home Diversion Waiver, and Specific Appropriation 582 Brain and Spinal Cord Home and Community Based Services Waiver to transition the greatest number of appropriate eligible beneficiaries from skilled nursing facilities to community-based alternatives in order to maximize the reduction in Medicaid nursing home occupancy.

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of these funds will be given to the planning and service areas with the greatest potential for transition success.

From the funds in Specific Appropriation 224, \$395,447,659 from the Grants and Donations Trust Fund and \$540,080,278 from the Medical Care Trust Fund are provided to buy back nursing facility rate reductions, effective on or after January 1, 2008, and are contingent on the non federal share being provided through nursing home quality assessments.

From the funds in Specific Appropriation 224, the Agency for Health Care Administration, in coordination with the Department of Children and Families and the Office of Insurance Regulation, shall establish a technical advisory workgroup by August 1, 2012, to examine methods to allow an insured under a life insurance policy or the contract holder of an annuity, to convert the policy or annuity to a long term care benefit.

Table with 2 columns: Description and Amount. Includes rows for 'SPECIAL CATEGORIES STATE MENTAL HEALTH HOSPITAL PROGRAM', 'SPECIAL CATEGORIES MENTAL HEALTH HOSPITAL DISPROPORTIONATE SHARE', 'SPECIAL CATEGORIES T.B. HOSPITAL DISPROPORTIONATE SHARE', 'SPECIAL CATEGORIES CAPITATED NURSING HOME DIVERSION WAIVER', 'SPECIAL CATEGORIES PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)', and 'TOTAL: MEDICAID LONG TERM CARE'.

PROGRAM: HEALTH CARE REGULATION

HEALTH CARE REGULATION

Table with 2 columns: Description and Amount. Includes rows for 'APPROVED SALARY RATE', 'SALARIES AND BENEFITS POSITIONS', 'OTHER PERSONAL SERVICES', and 'EXPENSES'.

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APPROPRIATION	
FROM HEALTH CARE TRUST FUND	8,038,817
233 OPERATING CAPITAL OUTLAY	
FROM HEALTH CARE TRUST FUND	87,054
234 SPECIAL CATEGORIES	
TRANSFER TO DIVISION OF ADMINISTRATIVE	
HEARINGS	
FROM HEALTH CARE TRUST FUND	324,316
235 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM HEALTH CARE TRUST FUND	6,411,469
FROM QUALITY OF LONG-TERM CARE	
FACILITY IMPROVEMENT TRUST FUND . .	1,000,000
236 SPECIAL CATEGORIES	
EMERGENCY ALTERNATIVE PLACEMENT	
FROM HEALTH CARE TRUST FUND	806,629
237 SPECIAL CATEGORIES	
MEDICAID SURVEILLANCE	
FROM HEALTH CARE TRUST FUND	111,820
238 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM HEALTH CARE TRUST FUND	818,529
239 SPECIAL CATEGORIES	
LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM HEALTH CARE TRUST FUND	140,269
240 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT	
SERVICES - HUMAN RESOURCES SERVICES	
PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	783
FROM HEALTH CARE TRUST FUND	233,207
241 SPECIAL CATEGORIES	
STATE OPERATIONS - AMERICAN RECOVERY AND	
REINVESTMENT ACT OF 2009	
FROM HEALTH CARE TRUST FUND	1,217,889
242 SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES -	
AMERICAN RECOVERY AND REINVESTMENT ACT OF	
2009	
FROM HEALTH CARE TRUST FUND	247,445,972
From the funds in Specific Appropriation 242, \$234,977,140 in nonrecurring administrative trust funds are provided for incentive payments to eligible Medicaid providers and hospitals for the adoption and meaningful use of certified electronic health records technology. Of these funds, \$176,232,855 shall be held in reserve. The agency is directed to submit a budget amendment in accordance with the provisions of chapter 216, Florida Statutes, requesting quarterly release of these funds based upon quarterly releases from the Centers for Medicare and Medicaid Services.	
TOTAL: HEALTH CARE REGULATION	
FROM GENERAL REVENUE FUND	130,526
FROM TRUST FUNDS	304,302,448
TOTAL POSITIONS	659.00
TOTAL ALL FUNDS	304,432,974
TOTAL: AGENCY FOR HEALTH CARE ADMINISTRATION	
FROM GENERAL REVENUE FUND	5,076,278,216
FROM TRUST FUNDS	17,211,536,646
TOTAL POSITIONS	1,655.00
TOTAL ALL FUNDS	22,287,814,862
TOTAL APPROVED SALARY RATE	71,890,757

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APPROPRIATION	
AGENCY FOR PERSONS WITH DISABILITIES	
PROGRAM: SERVICES TO PERSONS WITH DISABILITIES	
HOME AND COMMUNITY SERVICES	
APPROVED SALARY RATE	9,715,998
243 SALARIES AND BENEFITS POSITIONS	280.50
FROM GENERAL REVENUE FUND	6,941,642
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	5,477,104
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	150,829
244 OTHER PERSONAL SERVICES	
FROM GENERAL REVENUE FUND	1,748,739
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	1,771,141
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	422,396
245 EXPENSES	
FROM GENERAL REVENUE FUND	907,982
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	1,113,286
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	193,061
246 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND	9,060
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	26,334
247 SPECIAL CATEGORIES	
GRANT AND AID INDIVIDUAL AND FAMILY	
SUPPORTS	
FROM GENERAL REVENUE FUND	2,580,000
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	13,856,771
Funds in Specific Appropriation 247 expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.	
248 SPECIAL CATEGORIES	
ROOM AND BOARD PAYMENTS FOR	
DEVELOPMENTALLY DISABLED	
FROM GENERAL REVENUE FUND	3,490,328
249 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	84,698
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	22,515
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	32,018
250 SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	6,394,944
From the funds in Specific Appropriation 250, \$500,000 in recurring funds from the General Revenue Fund is provided for the Special Olympics Healthy Athletes program.	
From the funds in Specific Appropriation 250, the following are funded using nonrecurring funds from the General Revenue Fund:	
Loveland Center, Inc. in Sarasota County.....	1,000,000
Quest Kids.....	650,000
ARC of Martin County.....	35,000
ARC of Florida.....	2,000,000

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Table with 2 columns: Description and Amount. Rows include Brevard Achievement Center (1,000,000), Dan Marino Project (500,000), Scott Center for Autism at the Florida Institute of Technology (121,668), and SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES WAIVER (468,735,534).

Funds from Specific Appropriation 251 shall not be used for administrative costs.

Funds in Specific Appropriation 251 for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

From the funds in Specific Appropriation 251, the Agency for Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total Medicaid Waiver program expenditures for the fiscal year along with any corrective action plans necessary to align program expenditures with annual appropriations in accordance with sections 393.0661 (7) and (8), Florida Statutes.

From the funds in Specific Appropriation 251, the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, is authorized to develop a plan to implement a transition program to transfer the greatest number of appropriated eligible beneficiaries from ICF/DD facilities to community based alternatives. Priority for the use of these funds will be given to the planning and services areas with the greatest potential for transition.

Table with 2 columns: Description and Amount. Rows include SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE (227,831), SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT (62,001), SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT (43,809), and QUALIFIED EXPENDITURE CATEGORY HOME AND COMMUNITY BASED SERVICES WAIVER RESTRUCTURING (37,591,983).

From the funds in Specific Appropriation 254, the recurring sum of \$27,524,911 from the General Revenue Fund and \$37,591,983 from the Operations and Maintenance Trust Fund is provided for the Home and Community Based Services Waiver. Prior to the release of these funds, the agency must submit a distribution plan for approval by the Legislative Budget Commission, pursuant to the provisions of chapter 216, Florida Statutes. The distribution plan must document the need for the amount of funds requested.

Summary table for Section 3 - Human Services. Rows include TOTAL: HOME AND COMMUNITY SERVICES (529,436,781), TOTAL POSITIONS (280.50), and TOTAL ALL FUNDS (922,617,840).

Table with 2 columns: Description and Amount. Row: PROGRAM MANAGEMENT AND COMPLIANCE APPROVED SALARY RATE (15,527,926).

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Table with 3 columns: Description, Amount, and Position. Rows include SALARIES AND BENEFITS POSITIONS (322.00), OTHER PERSONAL SERVICES (137,931), EXPENSES (1,314,145), OPERATING CAPITAL OUTLAY (23,974), SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS (79,594), SPECIAL CATEGORIES CONTRACTED SERVICES (238,939), SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES (899,797), SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES (3,874), SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE (373,224), SPECIAL CATEGORIES HOME AND COMMUNITY SERVICES ADMINISTRATION (2,608,143), SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT (72,276), and DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER (302,438).

Table with 2 columns: Description and Amount. Row: DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER (302,438).

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APPROPRIATION			
268	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		118,233
269	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	79,022	
	FROM ADMINISTRATIVE TRUST FUND		78,504
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		21,129
269A	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		88,324

The funds provided in Specific Appropriation 269A, shall not be utilized for any costs related to the potential expansion of the floor space operated and managed by the Northwest Regional Data Center.

TOTAL:	PROGRAM MANAGEMENT AND COMPLIANCE		
	FROM GENERAL REVENUE FUND	16,949,719	
	FROM TRUST FUNDS		16,747,639
	TOTAL POSITIONS	322.00	
	TOTAL ALL FUNDS		33,697,358

DEVELOPMENTAL DISABILITIES PUBLIC FACILITIES			
	APPROVED SALARY RATE	73,653,980	
271	SALARIES AND BENEFITS	POSITIONS 2,305.50	
	FROM GENERAL REVENUE FUND	49,169,650	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		42,905,116
272	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	885,756	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		947,450
273	EXPENSES		
	FROM GENERAL REVENUE FUND	3,171,111	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		3,111,717
274	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	166,241	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		94,779
275	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND	1,121,302	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		1,242,546
276	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,093,594	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		857,584
277	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES		
	FROM GENERAL REVENUE FUND	2,002,634	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		3,013,776
278	SPECIAL CATEGORIES		
	PRESCRIBED MEDICINE/DRUGS		
	FROM GENERAL REVENUE FUND	1,145,923	

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APPROPRIATION			
279	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		3,219,777
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		2,159,805
280	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND		18,751
281	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		497,472
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		462,467
282	FIXED CAPITAL OUTLAY		
	AGENCY FOR PERSONS WITH DISABILITIES FIXED CAPITAL OUTLAY NEEDS FOR CENTRALLY MANAGED FACILITIES		
	FROM GENERAL REVENUE FUND		500,000

From the funds in Specific Appropriation 282, \$500,000 from nonrecurring general revenue funds is provided for William J. (Billy Joe) Rish Recreational Park.

TOTAL:	DEVELOPMENTAL DISABILITIES PUBLIC FACILITIES		
	FROM GENERAL REVENUE FUND	62,992,211	
	FROM TRUST FUNDS		54,795,240
	TOTAL POSITIONS	2,305.50	
	TOTAL ALL FUNDS		117,787,451
TOTAL:	AGENCY FOR PERSONS WITH DISABILITIES		
	FROM GENERAL REVENUE FUND	473,122,989	
	FROM TRUST FUNDS		600,979,660
	TOTAL POSITIONS	2,908.00	
	TOTAL ALL FUNDS		1,074,102,649
	TOTAL APPROVED SALARY RATE	98,897,904	

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF ADMINISTRATION			
PROGRAM: EXECUTIVE LEADERSHIP			
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE	32,128,326	
283	SALARIES AND BENEFITS	POSITIONS 630.50	
	FROM GENERAL REVENUE FUND	18,024,311	
	FROM ADMINISTRATIVE TRUST FUND		21,050,156
	FROM FEDERAL GRANTS TRUST FUND		1,132,308
	FROM WELFARE TRANSITION TRUST FUND		382,775
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		262,386
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		17,291
284	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	355,408	
	FROM ADMINISTRATIVE TRUST FUND		50,784
	FROM FEDERAL GRANTS TRUST FUND		28,261
	FROM WELFARE TRANSITION TRUST FUND		154
285	EXPENSES		
	FROM GENERAL REVENUE FUND	4,467,905	
	FROM ADMINISTRATIVE TRUST FUND		860,814
	FROM FEDERAL GRANTS TRUST FUND		206,541
	FROM WELFARE TRANSITION TRUST FUND		56,423

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FROM OPERATIONS AND MAINTENANCE TRUST FUND	110,942	
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	3,726	
286 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	27,616	
FROM ADMINISTRATIVE TRUST FUND	106,950	
287 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM ADMINISTRATIVE TRUST FUND	20,000	
288 SPECIAL CATEGORIES		
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
FROM GENERAL REVENUE FUND	261,602	
289 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	548,670	
FROM ADMINISTRATIVE TRUST FUND	311,178	
FROM FEDERAL GRANTS TRUST FUND	10,323	
FROM WELFARE TRANSITION TRUST FUND	3,341	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	535,040	
290 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	851,819	
FROM ADMINISTRATIVE TRUST FUND	126,277	
291 SPECIAL CATEGORIES		
STATE INSTITUTIONAL CLAIMS		
FROM GENERAL REVENUE FUND	40,498	
292 SPECIAL CATEGORIES		
DEFERRED-PAYMENT COMMODITY CONTRACTS		
FROM GENERAL REVENUE FUND	6,520	
FROM ADMINISTRATIVE TRUST FUND	2,272	
293 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	157,010	
FROM ADMINISTRATIVE TRUST FUND	54,877	
FROM FEDERAL GRANTS TRUST FUND	4,252	
FROM WELFARE TRANSITION TRUST FUND	309	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	405	
294 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	3,724,631	
FROM FEDERAL GRANTS TRUST FUND	668,899	
295 QUALIFIED EXPENDITURE CATEGORY		
FLORIDA'S PUBLIC ASSISTANCE ELIGIBILITY SYSTEM		
FROM FEDERAL GRANTS TRUST FUND	30,293,595	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	3,365,955	

From the funds in Specific Appropriation 295, \$3,365,955 from nonrecurring operation and maintenance trust funds and \$30,293,595 from nonrecurring the Federal Grants Trust Funds are contingent upon HB 5301 or similar legislation relating to the development and implementation of an eligibility determination system for Medicaid and the Children's Health Insurance Program (CHIP), becoming law. The Department of Children and Family Services shall submit budget amendments requesting quarterly release of these funds based on the recommendation approved by the Legislative Budget Commission in Specific Appropriation 174, pursuant to Chapter 216, Florida Statutes. Requests for release of funds

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shall include detailed operational work and spending plans.

296 QUALIFIED EXPENDITURE CATEGORY		
CHILD DEPENDENCY SYSTEM REDESIGN		
FROM FEDERAL GRANTS TRUST FUND		2,540,000
FROM WELFARE TRANSITION TRUST FUND		6,000,000
FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,960,000
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		1,950,000
From the funds in Specific Appropriation 296, \$2,540,000 nonrecurring from the Federal Grants Trust Funds and \$1,960,000 nonrecurring from the Operations and Maintenance Trust Funds shall be used by the Department of Children and Family Services to fund programming changes to the Florida Safe Families Network (FSFN) system. The programming changes include the requirements identified in the January 2011 compliance assessment completed by the U.S. Department of Health & Human Services Administration for Children and Families as not currently being in the FSFN system and needed in order to comply with all federal Statewide Automated Child Welfare Information systems (SACWIS) requirements. The department is authorized to submit budget amendments requesting quarterly release of based on the recommendation approved by the Legislative Budget Commission pursuant to Chapter 216, Florida Statutes. Request for release of funds shall include detailed operational work plan and spending plan.		
From the funds in Specific Appropriation 296, the nonrecurring sum of \$1,950,000 from Social Services Block Grant Trust Fund and \$6,000,000 from Welfare Transition Trust Fund shall be used by the department to fund enhancements to the Florida Safe Families Network (FSFN). The department is authorized to submit budget amendments requesting quarterly release of funds based on the recommendation approved by the Legislative Budget Commission pursuant to the provisions of Chapter 216, Florida Statutes. Requests for release of funds shall include detailed operational work and spending plans.		
298 DATA PROCESSING SERVICES		
CHILDREN AND FAMILIES DATA CENTER		
FROM GENERAL REVENUE FUND	14,656,169	
FROM ADMINISTRATIVE TRUST FUND		6,533,019
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND		19,176
FROM FEDERAL GRANTS TRUST FUND		8,363,143
FROM WELFARE TRANSITION TRUST FUND		324,416
FROM OPERATIONS AND MAINTENANCE TRUST FUND		120,251
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		171,100
299 DATA PROCESSING SERVICES		
SOUTHWOOD SHARED RESOURCE CENTER		
FROM GENERAL REVENUE FUND	6,972	
FROM FEDERAL GRANTS TRUST FUND		29,266
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		12,586
300 DATA PROCESSING SERVICES		
NORTHWOOD SHARED RESOURCE CENTER		
FROM GENERAL REVENUE FUND	8,922,532	
FROM ADMINISTRATIVE TRUST FUND		1,329,218
FROM FEDERAL GRANTS TRUST FUND		7,935,363
FROM WELFARE TRANSITION TRUST FUND		4,964
FROM OPERATIONS AND MAINTENANCE TRUST FUND		2,412,682
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		4,967
From the funds in Specific Appropriation 300, the Department of Children and Family Services and the Northwood Shared Resource Center (NSRC) shall submit a report providing options and recommendations for reducing the data center service costs of the FLORIDA System. The NSRC and department shall base their report on the results of the feasibility study approved by the Legislative Budget Commission in accordance with		

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Specific Appropriation 174.

The report shall be submitted to the Executive Office of the Governor, the chair of the Senate Budget Committee, the chair of the House Appropriations Committee by January 15, 2013.

300A DATA PROCESSING SERVICES		
NORTHWEST REGIONAL DATA CENTER (NWRDC)		
FROM GENERAL REVENUE FUND	50,197	

The funds provided in Specific Appropriation 300A, shall not be utilized for any costs related to the potential expansion of the floor space operated and managed by the Northwest Regional Data Center.

302 DATA PROCESSING SERVICES		
NORTHWOOD SHARED RESOURCE CENTER (NSRC)		
DEPRECIATION FEDERAL SHARE BILLINGS		
FROM FEDERAL GRANTS TRUST FUND . . .	363,236	

303 PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS		
RELIEF/JORGE AND DEBBIE GARCIA-BENGOCHEA		
FROM FEDERAL GRANTS TRUST FUND . . .	950,000	

304 PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS		
RELIEF - MARISSA AMORA		
FROM ADMINISTRATIVE TRUST FUND . . .	1,700,000	

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
FROM GENERAL REVENUE FUND	52,101,860	
FROM TRUST FUNDS		102,389,621
TOTAL POSITIONS	630.50	
TOTAL ALL FUNDS		154,491,481

PROGRAM: SUPPORT SERVICES

INFORMATION TECHNOLOGY

APPROVED SALARY RATE 14,415,884

306 SALARIES AND BENEFITS POSITIONS	277.00	
FROM WORKING CAPITAL TRUST FUND . .		18,612,887

307 OTHER PERSONAL SERVICES		
FROM WORKING CAPITAL TRUST FUND . .		463,333

308 EXPENSES		
FROM WORKING CAPITAL TRUST FUND . .		4,794,218

309 OPERATING CAPITAL OUTLAY		
FROM WORKING CAPITAL TRUST FUND . .		48,898

310 SPECIAL CATEGORIES		
COMPUTER RELATED EXPENSES		
FROM WORKING CAPITAL TRUST FUND . .	9,666,635	

311 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM WORKING CAPITAL TRUST FUND . .	67,009	

312 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM WORKING CAPITAL TRUST FUND . .		20,291

313 QUALIFIED EXPENDITURE CATEGORY		
FLORIDA'S PUBLIC ASSISTANCE ELIGIBILITY SYSTEM		
FROM WORKING CAPITAL TRUST FUND . .	32,525,565	

From the funds in Specific Appropriation 313, \$32,525,565 from nonrecurring working capital trust funds is contingent upon House Bill 5301 or similar legislation relating to the development and implementation of an eligibility determination system for Medicaid and the Children's Health Insurance Program (CHIP), becoming law. The

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Department of Children and Family Services shall submit budget amendments requesting quarterly release of these funds based on the recommendation approved by the Legislative Budget Commission in Specific Appropriation 174. Requests for release of funds shall include detailed operational work and spending plans.

314 QUALIFIED EXPENDITURE CATEGORY		
CHILD DEPENDENCY SYSTEM REDESIGN		
FROM WORKING CAPITAL TRUST FUND . .		12,450,000

From the funds in Specific Appropriation 314, the nonrecurring sum of \$4,500,000 from the Working Capital Trust Fund shall be used by the Department of Children and Family Services to fund programming changes to the Florida Safe Families Network (FSFN) system. The programming changes include the requirements identified in the January 2011 compliance assessment completed by the U.S. Department of Health & Human Services Administration for Children and Families as not currently being in the FSFN system and needed in order to comply with all federal Statewide Automated Child Welfare Information systems (SACWIS) requirements. The department may submit budget amendments requesting quarterly release of these funds upon submission of a detailed operational work plan and spending plan.

From the funds in Specific Appropriation 314, the nonrecurring sum of \$7,950,000 from the Working Capital Trust Funds shall be used by the department to fund enhancements to the Florida Safe Families Network (FSFN). The department is authorized to submit budget amendments requesting quarterly release of funds based on the recommendation approved by the Legislative Budget Commission pursuant to the provisions of Chapter 216, Florida Statutes. Requests for release of funds shall include detailed operational work and spending plans.

TOTAL: INFORMATION TECHNOLOGY		
FROM TRUST FUNDS		78,648,836
TOTAL POSITIONS	277.00	
TOTAL ALL FUNDS		78,648,836

SERVICES

PROGRAM: FAMILY SAFETY PROGRAM

FAMILY SAFETY AND PRESERVATION SERVICES

APPROVED SALARY RATE 129,872,356

316 SALARIES AND BENEFITS POSITIONS	3,193.50	
FROM GENERAL REVENUE FUND		61,354,128
FROM DOMESTIC VIOLENCE TRUST FUND .		14,468
FROM FEDERAL GRANTS TRUST FUND . . .		26,504,796
FROM WELFARE TRANSITION TRUST FUND .		66,051,405
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		23,525,132

317 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	1,061,295	
FROM FEDERAL GRANTS TRUST FUND . . .		2,006,497
FROM GRANTS AND DONATIONS TRUST FUND		31,290
FROM WELFARE TRANSITION TRUST FUND .		2,782,090
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		1,214,055

318 EXPENSES		
FROM GENERAL REVENUE FUND	12,164,910	
FROM CHILD WELFARE TRAINING TRUST FUND		8,394
FROM DOMESTIC VIOLENCE TRUST FUND .		11,645
FROM FEDERAL GRANTS TRUST FUND . . .		4,831,399
FROM WELFARE TRANSITION TRUST FUND .		10,963,286
FROM OPERATIONS AND MAINTENANCE TRUST FUND		49,944
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		3,835,121

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From the funds in Specific Appropriation 318, the nonrecurring sum of \$750,000 from the General Revenue Fund is provided for the Child Welfare Case Management Staff Overtime Settlement.

Table with 3 columns: Item number, Description, Amount. Includes 319 OPERATING CAPITAL OUTLAY with sub-items like FROM GENERAL REVENUE FUND, FROM FEDERAL GRANTS TRUST FUND, etc.

Table with 3 columns: Item number, Description, Amount. Includes 320 SPECIAL CATEGORIES HOME CARE FOR DISABLED ADULTS FROM GENERAL REVENUE FUND 2,219,860

Table with 3 columns: Item number, Description, Amount. Includes 321 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE FOR DISABLED ADULTS FROM GENERAL REVENUE FUND 2,041,955

Table with 3 columns: Item number, Description, Amount. Includes 322 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,572,447 and other sub-items.

From the funds in Specific Appropriation 322, the sum of \$100,000 from the General Revenue Fund is provided for the Myron Rolle Wellness and Leadership Academy.

From the Funds in Specific Appropriation 322, the sum of \$1,497,091 from the General Revenue Fund of which \$500,000 is recurring and shall be provided to Lauren's Kids for awareness and education programs for the prevention of childhood sexual abuse.

From the funds in Specific Appropriation 322, the recurring sum of \$600,000 from the General Revenue Fund and the nonrecurring sum of \$900,000 from the General Revenue Fund is provided to the Florida Council Against Sexual Violence to fund certified rape crisis centers.

Table with 3 columns: Item number, Description, Amount. Includes 323 SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO SHERIFFS FOR PROTECTIVE INVESTIGATIONS FROM GENERAL REVENUE FUND 20,654,666

The funds in Specific Appropriation 323 shall be used by the Department of Children and Family Services to award grants to the sheriffs of Manatee, Pasco, Pinellas, Broward, Hillsborough, and Seminole counties to conduct child protective investigations as mandated in section 39.3065, Florida Statutes. The funds shall be allocated as follows:

Table with 2 columns: Sheriff Name, Amount. Lists Manatee County Sheriff (3,410,532), Pasco County Sheriff (4,591,619), Pinellas County Sheriff (10,040,024), Broward County Sheriff (12,565,620), Hillsborough County Sheriff (12,054,683), Seminole County Sheriff (3,323,114).

From the funds in Specific Appropriation 323, the nonrecurring sum of

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\$1,000,000 from the General Revenue Fund is provided for the Pasco County Sheriff's Office.

Table with 3 columns: Item number, Description, Amount. Includes 324 SPECIAL CATEGORIES GRANTS AND AIDS - DOMESTIC VIOLENCE PROGRAM FROM GENERAL REVENUE FUND 5,164,596

From the funds in Specific Appropriation 324, \$5,164,596 in recurring general revenue funds, \$6,965,397 from the Domestic Violence Trust Fund, \$10,395,627 from the Federal Grants Trust Fund and \$7,750,000 from the Welfare Transition Trust Fund shall be provided to the Florida Coalition Against Domestic Violence for the delivery and management of services of the state's domestic violence program including implementation of statutory directives contained in Chapter 39, Florida Statutes, and administration of all state and federal contracts and grants designed under this appropriation.

From the funds provided in Specific Appropriation 324, \$266,663 from the Federal Grants Trust Funds, Violence Against Women Act STOP Formula Grant will be provided to the Florida Council Against Sexual Violence for the provision of training and technical assistance to certified rape crisis programs and allied professions.

Table with 3 columns: Item number, Description, Amount. Includes 325 SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND 20,828,176

Table with 3 columns: Item number, Description, Amount. Includes 326 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD ABUSE PREVENTION AND INTERVENTION FROM GENERAL REVENUE FUND 9,618,126

Table with 3 columns: Item number, Description, Amount. Includes 327 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND 6,293,386

Table with 3 columns: Item number, Description, Amount. Includes 328 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 7,773,469

Table with 3 columns: Item number, Description, Amount. Includes 329 SPECIAL CATEGORIES TEMPORARY EMERGENCY SHELTER SERVICES FROM GENERAL REVENUE FUND 203,527

Table with 3 columns: Item number, Description, Amount. Includes 330 SPECIAL CATEGORIES GRANTS AND AIDS - FAMILY FOSTER CARE FROM GENERAL REVENUE FUND 4,000,000

From the funds in Specific Appropriation 330, the department shall transfer \$4,000,000 from the General Revenue Fund to the Agency for

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Health Care Administration to provide Medicaid coverage for children in the Statewide Inpatient Psychiatric Program (SIPP) and Residential Group Care beds.

331	SPECIAL CATEGORIES		
	GRANTS AND AIDS - RESIDENTIAL GROUP CARE		
	FROM GENERAL REVENUE FUND	92,339	
	FROM TOBACCO SETTLEMENT TRUST FUND		1,395,177
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		115,836
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		803,893
332	SPECIAL CATEGORIES		
	GRANTS AND AIDS - EMERGENCY SHELTER CARE		
	FROM GENERAL REVENUE FUND	3,690	
	FROM TOBACCO SETTLEMENT TRUST FUND		150,009
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		126,065
333	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM GENERAL REVENUE FUND	5,477	
	FROM FEDERAL GRANTS TRUST FUND		3,610
	FROM WELFARE TRANSITION TRUST FUND		1,242
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		2,415
334	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	319,231	
	FROM CHILD WELFARE TRAINING TRUST FUND		2
	FROM TOBACCO SETTLEMENT TRUST FUND		6,375
	FROM FEDERAL GRANTS TRUST FUND		196,288
	FROM WELFARE TRANSITION TRUST FUND		248,364
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		144,015
335	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	3,130	
	FROM FEDERAL GRANTS TRUST FUND		1,068
	FROM WELFARE TRANSITION TRUST FUND		10,536
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		3,474
336	SPECIAL CATEGORIES		
	GRANTS AND AIDS - COMMUNITY BASED CARE FUNDS FOR PROVIDERS OF CHILD WELFARE SERVICES		
	FROM GENERAL REVENUE FUND	244,252,998	
	FROM ADMINISTRATIVE TRUST FUND		1,706,743
	FROM CHILD WELFARE TRAINING TRUST FUND		2,531,893
	FROM TOBACCO SETTLEMENT TRUST FUND		116,374,401
	FROM FEDERAL GRANTS TRUST FUND		279,260,345
	FROM GRANTS AND DONATIONS TRUST FUND		400,000
	FROM WELFARE TRANSITION TRUST FUND		67,506,554
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		8,979,209
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		41,078,586

From the funds in Specific Appropriation 336, the sum of \$2,500,000 in nonrecurring funds from the General Revenue Fund is provided to the Community Based Care of Central Florida.

From the funds in Specific Appropriation 336, the nonrecurring sum of \$4,665,811 from the General Revenue Fund for Fiscal Year 2012-13 shall be allocated to the following community-based care agencies to minimize

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the impacts of the community based care equity model under Section 409.16713, Florida Statutes:

Big Bend CBC.....	44,172
Saint Johns Board of County Commissioners.....	20,209
Kids Central.....	497,091
Heartland for Children.....	273,342
Community-Based Care of Brevard.....	463,687
CBC of Central Florida (Seminole).....	147,922
United for Families.....	14,596
Hillsborough Kids.....	375,872
ChildNet.....	1,083,634
Our Kids.....	1,745,286
TOTAL: FAMILY SAFETY AND PRESERVATION SERVICES	
FROM GENERAL REVENUE FUND	403,649,863
FROM TRUST FUNDS	782,315,558
TOTAL POSITIONS	3,193.50
TOTAL ALL FUNDS	1,185,965,421
PROGRAM: MENTAL HEALTH PROGRAM	
MENTAL HEALTH SERVICES	
APPROVED SALARY RATE	264,795,793
337 SALARIES AND BENEFITS POSITIONS	3,114.00
FROM GENERAL REVENUE FUND	90,596,752
FROM ADMINISTRATIVE TRUST FUND	9,522
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	224,688
FROM FEDERAL GRANTS TRUST FUND	49,891,357
FROM OPERATIONS AND MAINTENANCE TRUST FUND	5,761,131
338 OTHER PERSONAL SERVICES	
FROM GENERAL REVENUE FUND	1,376,493
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	16,000
FROM FEDERAL GRANTS TRUST FUND	521,400
FROM WELFARE TRANSITION TRUST FUND	116,979
339 EXPENSES	
FROM GENERAL REVENUE FUND	13,058,106
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	456,525
FROM FEDERAL GRANTS TRUST FUND	917,543
FROM WELFARE TRANSITION TRUST FUND	67,213
FROM OPERATIONS AND MAINTENANCE TRUST FUND	415,059
340 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND	387,630
FROM FEDERAL GRANTS TRUST FUND	377,471
341 FOOD PRODUCTS	
FROM GENERAL REVENUE FUND	3,386,854
342 LUMP SUM	
SEXUALLY VIOLENT PREDATOR PROGRAM	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	1,722,356

From the funds in Specific Appropriation 342, the nonrecurring sum of \$1,722,356 from the Operations and Maintenance Trust Fund is provided for operational costs for the Florida Civil Commitment Center (FCCC). Prior to the release of these funds, the Department of Children and Family Services shall submit a distribution plan for the FCCC. The release of these funds is subject to the consultation provisions of chapter 216, Florida Statutes.

343 SPECIAL CATEGORIES
GRANTS AND AIDS - PUBLIC SAFETY, MENTAL

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HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHING GRANT PROGRAM FROM GENERAL REVENUE FUND 3,250,000

From the funds in Specific Appropriation 343, the nonrecurring sum of \$3,000,000 from the General Revenue Fund is provided for the Public Safety, Mental Health, and Substance Abuse Local Matching Grant Program.

From the funds provided in Specific Appropriation 343, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided to the Bob Janes Triage Center.

344 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND 24,964,979 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 8,211,470 FROM FEDERAL GRANTS TRUST FUND 12,710,120 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND 1,125,000

345 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND 179,744,871 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 17,969,402 FROM TOBACCO SETTLEMENT TRUST FUND 206,775 FROM FEDERAL GRANTS TRUST FUND 14,002,365 FROM WELFARE TRANSITION TRUST FUND 7,357,585 FROM OPERATIONS AND MAINTENANCE TRUST FUND 445,370

From the funds in Specific Appropriation 345, \$1,596,282 from the General Revenue Fund is provided for the Miami-Dade Forensic Alternative Center.

From the funds in Specific Appropriation 345, \$680,000 from nonrecurring general revenue funds are provided for a Florida Assertive Community Treatment (F.A.C.T.) team in Bay County.

From the funds in Specific Appropriation 345, \$706,640 from the General Revenue Fund is provided to contract with a not-for-profit mental health facility in the Second Judicial Circuit that is currently under contract with the department and has the capacity for placement of 16 forensic Residential Level 1 beds requiring placement within a chapter 394 or 395, Florida Statutes, licensed facility as an alternative to more costly institutional placement.

From the funds in Specific Appropriation 345, \$883,300 from the General Revenue Fund is provided to contract with a not-for-profit facility in the Thirteenth Judicial Circuit currently under contract with the department and has the capacity for placement of 20 Residential Level 1 beds as an alternative to more costly institutional placement. The funds shall only be utilized for operating expenses with building and capital expenditures excluded.

From the funds in Specific Appropriation 345, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided to Camillus House.

From the funds in Specific Appropriation 345, the nonrecurring sum of \$455,000 from the General Revenue Fund is provided to the Citrus Health Network.

From the funds in Specific Appropriation 345, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to New Horizons Community Mental Health Center.

From the Funds in Specific Appropriation 345, the sum of \$350,000 from the General Revenue Fund to Seminole Behavioral Health.

From the funds in Specific Appropriation 345, \$250,000 is provided from the General Revenue Fund for the Pinellas Receiving Facility.

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From the funds in Specific Appropriation 345, the nonrecurring sum of \$1,500,000 from the General Revenue Fund is provided to Baptist Health Care Lakeview Center for graduate and undergraduate training in rural and underserved areas.

346 SPECIAL CATEGORIES GRANTS AND AIDS - BAKER ACT SERVICES FROM GENERAL REVENUE FUND 63,483,949

From the funds in Specific Appropriation 346, \$400,000 from the General Revenue Fund is provided for the department to contract with a not-for-profit facility in the Thirteenth Judicial Circuit (Central Region of the State) currently under contract with the department to fund four additional crisis stabilization unit beds to serve the mentally ill in Hillsborough County.

The department shall develop a plan to modify the method of expending funds for crisis stabilization services to establish per diem reimbursement for covered services provided to qualified patients. The department's recommended method shall be budget neutral and shall allow use of available funds to reimburse a variety of providers, including public receiving facilities, community mental health programs, licensed acute care hospitals, or other approved facilities. The plan shall be submitted to the Legislature no later than January 1, 2013 and shall identify steps necessary to transition to the new payment system.

From the funds in Specific Appropriation 346, the nonrecurring sum of \$750,000 from the General Revenue Fund is provided to Manatee Children's Crisis Stabilization Unit.

347 SPECIAL CATEGORIES GRANTS AND AIDS - OUTPATIENT BAKER ACT PILOT PROGRAM FROM GENERAL REVENUE FUND 500,000

348 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 6,561,931 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 190,879 FROM FEDERAL GRANTS TRUST FUND 1,286,598 FROM WELFARE TRANSITION TRUST FUND 2,000

From the funds in Specific Appropriation 348, the sum of \$900,000 from the General Revenue Fund is provided to the Beaver Street Enterprise Center.

349 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 31,479,083 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 34,349 FROM FEDERAL GRANTS TRUST FUND 4,654,446 FROM WELFARE TRANSITION TRUST FUND 86,286

From the funds in Specific Appropriation 349, the department may pay the contracted provider of operations at the Florida Civil Commitment Center (FCCC) a fixed-price unit rate of \$55.00 per bed day based on the midnight census to cover housing costs provided by the DeSoto County Sheriff. Eligible payments are for residents of FCCC that are in the DeSoto County Sheriff's custody after being arrested and charged for having committed a crime at the FCCC facility.

350 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND 96,271,715 FROM FEDERAL GRANTS TRUST FUND 13,467,628

From the funds provided in Specific Appropriation 350, \$7,907,251 from the General Revenue Fund is provided to outsource housekeeping and environmental functions at the Florida State Hospital.

From the funds provided in Specific Appropriation 350, \$461,385 from

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the General Revenue Fund is provided to outsource housekeeping functions at the Northeast Florida State Hospital, effective January 1, 2013.

From the funds in Specific Appropriation 350, \$500,000 in nonrecurring general revenue funds are provided for New Horizons of the Treasure Coast.

351 SPECIAL CATEGORIES
PURCHASE OF THERAPEUTIC SERVICES FOR CHILDREN
FROM GENERAL REVENUE FUND 8,911,958

352 SPECIAL CATEGORIES
GRANTS AND AIDS - INDIGENT PSYCHIATRIC MEDICATION PROGRAM
FROM GENERAL REVENUE FUND 7,280,276

From the funds in Specific Appropriation 352, \$500,000 from the General Revenue Fund is provided for medication assisted treatment.

353 SPECIAL CATEGORIES
PRESCRIBED MEDICINE/DRUGS
FROM GENERAL REVENUE FUND 8,633,889
FROM FEDERAL GRANTS TRUST FUND 1,900,961
FROM OPERATIONS AND MAINTENANCE TRUST FUND 876,992

354 SPECIAL CATEGORIES
GRANTS AND AIDS - PURCHASED RESIDENTIAL TREATMENT SERVICES FOR EMOTIONALLY DISTURBED CHILDREN AND YOUTH
FROM GENERAL REVENUE FUND 20,057,711

From the funds in Specific Appropriation 354, the department may transfer up to \$15,770,636 from the General Revenue Fund to the Agency for Health Care Administration to provide Medicaid coverage for children in the Statewide Inpatient Psychiatric Program (SIPP) and Residential Group Care beds. The department must transfer funds up to this amount to cover all services provided to Medicaid eligible children through the Statewide Inpatient Psychiatric Program and Residential Group Care beds. The remaining funds shall be used to provide residential services to non-Medicaid eligible children.

355 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 6,020,839
FROM FEDERAL GRANTS TRUST FUND 526,864

356 SPECIAL CATEGORIES
SALARY INCENTIVE PAYMENTS
FROM GENERAL REVENUE FUND 90,969

357 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILDREN'S BAKER ACT SERVICES
FROM GENERAL REVENUE FUND 11,271,460
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND 2,750,000

358 SPECIAL CATEGORIES
DEFERRED-PAYMENT COMMODITY CONTRACTS
FROM GENERAL REVENUE FUND 716,733
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 1,129
FROM WELFARE TRANSITION TRUST FUND 849

359 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 283,373
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 17,982
FROM FEDERAL GRANTS TRUST FUND 17,099
FROM WELFARE TRANSITION TRUST FUND 4
FROM OPERATIONS AND MAINTENANCE

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TRUST FUND 5,210

360 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 27,962
FROM FEDERAL GRANTS TRUST FUND 262
FROM WELFARE TRANSITION TRUST FUND 304

360A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CHILDREN'S MENTAL HEALTH MULTI-PURPOSE WELLNESS AND ACTIVITY CENTER
FROM GENERAL REVENUE FUND 600,000

From the funds in Specific Appropriation 360A, \$600,000 in nonrecurring general revenue funds is provided for renovations to complete a wellness center for at-risk children and youth in the Eighteenth Judicial Circuit. The department shall contract with an existing non-profit provider of services to at risk children and youth in Brevard County which is currently under contract with the department for the provision of services.

TOTAL: MENTAL HEALTH SERVICES
FROM GENERAL REVENUE FUND 578,957,533
FROM TRUST FUNDS 148,345,173

TOTAL POSITIONS 3,114.00
TOTAL ALL FUNDS 727,302,706

PROGRAM: SUBSTANCE ABUSE PROGRAM

SUBSTANCE ABUSE SERVICES

APPROVED SALARY RATE 2,144,643

361 SALARIES AND BENEFITS POSITIONS 40.00
FROM GENERAL REVENUE FUND 768,118
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 1,505,765
FROM FEDERAL GRANTS TRUST FUND 451,377

362 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 84,736
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 400,734
FROM FEDERAL GRANTS TRUST FUND 662,736
FROM OPERATIONS AND MAINTENANCE TRUST FUND 314

363 EXPENSES
FROM GENERAL REVENUE FUND 224,324
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 280,493
FROM FEDERAL GRANTS TRUST FUND 200,456
FROM WELFARE TRANSITION TRUST FUND 28,420
FROM OPERATIONS AND MAINTENANCE TRUST FUND 1,925

364 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 318
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 334
FROM FEDERAL GRANTS TRUST FUND 333

365 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILDREN AND ADOLESCENT SUBSTANCE ABUSE SERVICES
FROM GENERAL REVENUE FUND 38,569,619
FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 28,545,868
FROM TOBACCO SETTLEMENT TRUST FUND 2,860,907
FROM WELFARE TRANSITION TRUST FUND 640,000

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FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	84,918
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	1,125,000

From the funds provided in Specific Appropriation 365, \$200,000 from recurring general revenue funds are provided to the Florida Certification Board.

366 SPECIAL CATEGORIES	
GRANTS AND AIDS - COMMUNITY SUBSTANCE	
ABUSE SERVICES	
FROM GENERAL REVENUE FUND	42,085,696
FROM ALCOHOL, DRUG ABUSE AND	
MENTAL HEALTH TRUST FUND	67,178,155
FROM FEDERAL GRANTS TRUST FUND	6,389,766
FROM WELFARE TRANSITION TRUST FUND	5,571,170
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	1,907,777

From the funds provided in Specific Appropriation 366, \$1,000,000 from nonrecurring general revenue funds are provided for the Pasco County Drug Initiative.

From the funds provided in Specific Appropriation 366, \$1,560,000 from nonrecurring general revenue funds are provided for the Recovery House of Central Florida.

367 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	2,714,942
FROM ALCOHOL, DRUG ABUSE AND	
MENTAL HEALTH TRUST FUND	607,017
FROM FEDERAL GRANTS TRUST FUND	126,293
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	37,599

From the funds provided in Specific Appropriation 367, the sum of nonrecurring \$1,000,000 general revenue funds and \$1,000,000 recurring general revenue funds are provided to expand Project Warm for the treatment and recovery of drug addicted pregnant women.

368 SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	67,863
FROM FEDERAL GRANTS TRUST FUND	2,932,226

369 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	73,330

370 SPECIAL CATEGORIES	
LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM GENERAL REVENUE FUND	7,896
FROM ALCOHOL, DRUG ABUSE AND	
MENTAL HEALTH TRUST FUND	6,930
FROM FEDERAL GRANTS TRUST FUND	12

371 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT	
SERVICES - HUMAN RESOURCES SERVICES	
PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	3,103
FROM FEDERAL GRANTS TRUST FUND	493

TOTAL: SUBSTANCE ABUSE SERVICES	
FROM GENERAL REVENUE FUND	84,599,945
FROM TRUST FUNDS	121,547,018

TOTAL POSITIONS	40.00
TOTAL ALL FUNDS	206,146,963

PROGRAM: ECONOMIC SELF SUFFICIENCY PROGRAM

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ECONOMIC SELF SUFFICIENCY SERVICES

APPROVED SALARY RATE	7,935,261	
372 SALARIES AND BENEFITS POSITIONS	4,499.50	
FROM GENERAL REVENUE FUND	98,808,879	
FROM FEDERAL GRANTS TRUST FUND		76,978,400
FROM GRANTS AND DONATIONS TRUST		
FUND		4,195,009
FROM WELFARE TRANSITION TRUST FUND		7,053,096

373 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	1,447,103	
FROM FEDERAL GRANTS TRUST FUND		1,533,441
FROM GRANTS AND DONATIONS TRUST		
FUND		33,609
FROM WELFARE TRANSITION TRUST FUND		224,298

374 EXPENSES		
FROM GENERAL REVENUE FUND	16,403,324	
FROM TOBACCO SETTLEMENT TRUST FUND		132,851
FROM FEDERAL GRANTS TRUST FUND		16,710,340
FROM GRANTS AND DONATIONS TRUST		
FUND		3
FROM WELFARE TRANSITION TRUST FUND		1,431,841

375 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	1,393	
FROM FEDERAL GRANTS TRUST FUND		23,574
FROM WELFARE TRANSITION TRUST FUND		4,283

377 SPECIAL CATEGORIES		
GRANTS AND AIDS - FEDERAL EMERGENCY		
SHELTER GRANT PROGRAM		
FROM FEDERAL GRANTS TRUST FUND		4,676,638
FROM WELFARE TRANSITION TRUST FUND		787,953

From the funds in Specific Appropriation 377, the Department of Children and Family Services may accept and administer funding allocated to the State of Florida by the U.S. Department of Urban Development (HUD) for the Emergency Shelter Grant (ESG) Program. The ESG Program will be administered by the Department of Children and Family Services in accordance with HUD rules and regulations. This funding may be granted by the state to local governments in the state, which may include cities and counties that are ESG grantees, or to private nonprofit organizations, if the local government where the project is located certifies its approval of the project. Initial preference will be given to local governments and nonprofit organizations in areas of the state where local governments do not receive funding directly from HUD. Grant applications will be ranked competitively based on grant application requirements and criteria published by the Department of Children and Family Services.

377A SPECIAL CATEGORIES		
GRANTS AND AIDS - HOMELESS HOUSING		
ASSISTANCE GRANTS		
FROM GENERAL REVENUE FUND	3,000,000	

From the funds in Specific Appropriation 377A, the nonrecurring sum of \$2,000,000 from the General Revenue is provided to the United Way of Brevard County for distribution to homeless coalitions in the state with a maximum of \$66,667 per coalition.

From the funds in Specific Appropriation 377A, the nonrecurring sum of \$1,000,000 from the General Revenue Fund is provided to National Veterans Support Group.

378 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	19,412,800	
FROM FEDERAL GRANTS TRUST FUND		21,021,021
FROM GRANTS AND DONATIONS TRUST		
FUND		1,668,750
FROM WELFARE TRANSITION TRUST FUND		1,111,550

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379	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	944,184	
	FROM FEDERAL GRANTS TRUST FUND		3,899,822
	FROM WELFARE TRANSITION TRUST FUND		342,856
	From the funds in Specific Appropriation 379, \$100,000 is provided to Richmond Heights Resource Center.		
	From the funds in Specific Appropriation 379, the nonrecurring sum of \$100,000 from the General Revenue Fund are provided for Goulds Coalition of Ministries and Lay People.		
380	SPECIAL CATEGORIES		
	GRANTS AND AIDS - LOCAL SERVICES PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND		64,742,633
381	SPECIAL CATEGORIES		
	PUBLIC ASSISTANCE FRAUD CONTRACT		
	FROM GENERAL REVENUE FUND	264,804	
	FROM FEDERAL GRANTS TRUST FUND		3,119,093
	FROM WELFARE TRANSITION TRUST FUND		1,103,903
382	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	2,058,690	
	FROM FEDERAL GRANTS TRUST FUND		1,053,502
	FROM WELFARE TRANSITION TRUST FUND		67,723
383	SPECIAL CATEGORIES		
	SERVICES TO REPATRIATED AMERICANS		
	FROM FEDERAL GRANTS TRUST FUND		40,380
384	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM GENERAL REVENUE FUND	7,273	
	FROM FEDERAL GRANTS TRUST FUND		7,074
	FROM WELFARE TRANSITION TRUST FUND		455
385	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	510,282	
	FROM FEDERAL GRANTS TRUST FUND		527,137
	FROM WELFARE TRANSITION TRUST FUND		37,513
386	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM FEDERAL GRANTS TRUST FUND		31,030
	FROM GRANTS AND DONATIONS TRUST FUND		31,475
387	FINANCIAL ASSISTANCE PAYMENTS		
	CASH ASSISTANCE		
	FROM GENERAL REVENUE FUND	113,337,400	
	FROM WELFARE TRANSITION TRUST FUND		42,101,885
388	FINANCIAL ASSISTANCE PAYMENTS		
	OPTIONAL STATE SUPPLEMENTATION PROGRAM		
	FROM GENERAL REVENUE FUND	18,158,881	
389	FINANCIAL ASSISTANCE PAYMENTS		
	PERSONAL CARE ALLOWANCE		
	FROM GENERAL REVENUE FUND	344,456	
390	FINANCIAL ASSISTANCE PAYMENTS		
	REFUGEE/ENTRANT ASSISTANCE		
	FROM FEDERAL GRANTS TRUST FUND		15,231,735
TOTAL:	ECONOMIC SELF SUFFICIENCY SERVICES		
	FROM GENERAL REVENUE FUND	274,699,469	
	FROM TRUST FUNDS		269,924,873

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TOTAL POSITIONS	4,499.50	
TOTAL ALL FUNDS		544,624,342
TOTAL: CHILDREN AND FAMILY SERVICES, DEPARTMENT OF		
FROM GENERAL REVENUE FUND	1,394,008,670	
FROM TRUST FUNDS		1,503,171,079
TOTAL POSITIONS	11,754.50	
TOTAL ALL FUNDS		2,897,179,749
TOTAL APPROVED SALARY RATE	451,292,263	
ELDER AFFAIRS, DEPARTMENT OF		
PROGRAM: SERVICES TO ELDERS PROGRAM		
COMPREHENSIVE ELIGIBILITY SERVICES		
APPROVED SALARY RATE	10,042,357	
391 SALARIES AND BENEFITS	275.00	
FROM GENERAL REVENUE FUND	3,388,479	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		10,015,481
392 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	135,250	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		807,828
393 EXPENSES		
FROM GENERAL REVENUE FUND	529,486	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,776,700
394 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	8,405	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		34,178
395 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	95,999	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		138,000
396 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	95,060	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		34,200
397 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	5,828	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		17,483
398 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	26,084	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		75,354
TOTAL: COMPREHENSIVE ELIGIBILITY SERVICES		
FROM GENERAL REVENUE FUND	4,284,591	
FROM TRUST FUNDS		12,899,224
TOTAL POSITIONS	275.00	
TOTAL ALL FUNDS		17,183,815
HOME AND COMMUNITY SERVICES		

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APPROVED SALARY RATE	3,121,685		
399 SALARIES AND BENEFITS POSITIONS	68.50		
FROM GENERAL REVENUE FUND	1,588,532		
FROM FEDERAL GRANTS TRUST FUND . . .		2,007,306	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		930,578	
400 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	206,973		
FROM ADMINISTRATIVE TRUST FUND . . .		35,000	
FROM FEDERAL GRANTS TRUST FUND . . .		774,434	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		205,507	
401 EXPENSES			
FROM GENERAL REVENUE FUND	408,913		
FROM ADMINISTRATIVE TRUST FUND . . .		5,958	
FROM FEDERAL GRANTS TRUST FUND . . .		1,085,024	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		456,251	
402 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	5,905		
FROM FEDERAL GRANTS TRUST FUND . . .		5,000	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		5,000	
403 SPECIAL CATEGORIES			
AGING AND ADULT SERVICES TRAINING AND EDUCATION			
FROM FEDERAL GRANTS TRUST FUND . . .		119,493	
404 SPECIAL CATEGORIES			
GRANTS AND AIDS - ALZHEIMER'S DISEASE RESPITE AND PROJECTS			
FROM GENERAL REVENUE FUND	12,989,878		

In addition to the existing projects, the following project in Specific Appropriation 404 is funded from recurring general revenue funds:

Alzheimer's Family Care Center of Broward County.....	250,000
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From the funds in Specific Appropriation 404, the following projects are funded from nonrecurring general revenue funds:

Mt. Sinai - Brain Bank.....	100,000
Alzheimer's Community Care Association.....	150,000

405 SPECIAL CATEGORIES			
GRANTS AND AIDS - COMMUNITY CARE FOR THE ELDERLY			
FROM GENERAL REVENUE FUND	54,378,099		
FROM FEDERAL GRANTS TRUST FUND . . .		277,928	
FROM OPERATIONS AND MAINTENANCE TRUST FUND		5,388,969	

Funds in Specific Appropriation 405 appropriated for Aging Resource Centers shall be equally allocated to each Aging Resource Center at the beginning of the fiscal year. The department may re-allocate funds during the fiscal year based on negotiations with the Aging Resource Centers.

From the funds in Specific Appropriation 405, \$1,000,000 from the General Revenue Fund is provided to serve new elders on the waitlist who have been classified as a priority score of four or higher.

From the funds in Specific Appropriation 405, \$1,000,000 in nonrecurring general revenue funds and \$1,000,000 in nonrecurring operations and maintenance trust funds are provided to the Aging Resource Centers for additional staff and infrastructure to help persons age 60 find needed services and provides \$2,000,000 in nonrecurring general revenue funds and \$2,000,000 in nonrecurring operations and maintenance trust funds is provided for choice counseling.

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406 SPECIAL CATEGORIES			
GRANTS AND AIDS - HOME ENERGY ASSISTANCE			
FROM FEDERAL GRANTS TRUST FUND . . .			5,963,764
407 SPECIAL CATEGORIES			
GRANTS AND AIDS - OLDER AMERICANS ACT PROGRAM			
FROM GENERAL REVENUE FUND		346,998	
FROM FEDERAL GRANTS TRUST FUND . . .			96,743,728
408 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND		115,400	
FROM ADMINISTRATIVE TRUST FUND . . .			33,131
FROM FEDERAL GRANTS TRUST FUND . . .			461,867
FROM GRANTS AND DONATIONS TRUST FUND			22,700
FROM OPERATIONS AND MAINTENANCE TRUST FUND			53,564
409 SPECIAL CATEGORIES			
GRANTS AND AIDS - CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND		1,753,545	
FROM ADMINISTRATIVE TRUST FUND . . .			31,397
FROM FEDERAL GRANTS TRUST FUND . . .			9,135,359
FROM OPERATIONS AND MAINTENANCE TRUST FUND			796,511
410 SPECIAL CATEGORIES			
HOME AND COMMUNITY BASED SERVICES WAIVER			
FROM GENERAL REVENUE FUND		48,633,691	
FROM OPERATIONS AND MAINTENANCE TRUST FUND			66,758,926

Funds in Specific Appropriation 410 reflect a reduction of \$822,937 from the General Revenue Fund and \$1,123,921 from the Operations and Maintenance Trust Fund as a result of the sunset of the Medicaid Adult Day Health Care Waiver.

The funding provided for the administration and operation of the Medicaid Channeling Waiver in Specific Appropriation 410 reflects a reduction of \$2,519,292 from the General Revenue Fund and \$3,440,709 from the Operations and Maintenance Trust Fund.

From the funds in Specific Appropriation 410, \$1,300,000 in nonrecurring general revenue funds and \$1,775,467 in nonrecurring operations and maintenance trust funds are provided for the department to serve elders in the Aged and Disabled Adult Home and Community Based Services Waiver. The department shall first enroll individuals from the waitlist who are assessed at a priority score of four or higher.

411 SPECIAL CATEGORIES			
ASSISTED LIVING FACILITY WAIVER			
FROM GENERAL REVENUE FUND		15,748,662	
FROM OPERATIONS AND MAINTENANCE TRUST FUND			21,508,641

From the funds in Specific Appropriation 411, \$918,738 from the General Revenue Fund and \$1,254,762 from the Operations and Maintenance Trust Fund are provided for the department to serve additional elders in the Assisted Living Facility Waiver program. The department shall first enroll individuals from the waitlist who are assessed at a priority score of four or higher.

412 SPECIAL CATEGORIES			
GRANTS AND AIDS - LOCAL SERVICES PROGRAMS			
FROM GENERAL REVENUE FUND		7,465,811	
413 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND		82,022	
FROM FEDERAL GRANTS TRUST FUND . . .			30,160
414 SPECIAL CATEGORIES			

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LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM GENERAL REVENUE FUND	5,639
FROM ADMINISTRATIVE TRUST FUND	91
FROM FEDERAL GRANTS TRUST FUND	6,635
FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,182
415 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	9,427
FROM FEDERAL GRANTS TRUST FUND	13,091
FROM OPERATIONS AND MAINTENANCE TRUST FUND	5,274
416 SPECIAL CATEGORIES	
GRANTS AND AIDS - OLDER AMERICANS ACT - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009	
FROM FEDERAL GRANTS TRUST FUND	500,000
417 SPECIAL CATEGORIES	
CAPITATED NURSING HOME DIVERSION WAIVER	
FROM GENERAL REVENUE FUND	151,764,563
FROM OPERATIONS AND MAINTENANCE TRUST FUND	207,271,547

From the funds in Specific Appropriation 417, \$7,397,284 from the General Revenue Fund and \$10,102,796 from the Operations and Maintenance Trust Fund are provided to expand the current Nursing Home Diversion program by an additional 1,896 slots or the greatest number of slots permissible under the additional funding, effective July 1, 2012. The department shall first enroll individuals from the waitlist who are assessed at a priority score of four or higher.

Funds in Specific Appropriation 417 reflect a reduction of \$6,015,303 from the General Revenue Fund and \$8,215,365 from the Operations and Maintenance Trust Fund as a result of reducing the provider reimbursement rate based upon an actuarial adjustment.

418 SPECIAL CATEGORIES	
PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)	
FROM GENERAL REVENUE FUND	11,234,924
FROM OPERATIONS AND MAINTENANCE TRUST FUND	15,344,027

From the funds in Specific Appropriation 418, \$2,217,810 from the General Revenue Fund and \$3,028,959 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 250 slots; 150 PACE slots are provided for Lee and Collier counties, effective July 1, 2012; and 100 PACE slots are provided for Miami-Dade County, effective July 1, 2012.

418A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
GRANTS AND AIDS - SENIOR CITIZEN CENTERS	
FROM GENERAL REVENUE FUND	1,500,000

From the funds in Specific Appropriation 418A, \$500,000 in nonrecurring general revenue funds is provided for the City of Hialeah Senior Citizen Center.

From the funds in Specific Appropriation 418A, \$1,000,000 in nonrecurring general revenue funds is provided for the Little Havana Activities and Nutrition Center Mildred Pepper Senior Center.

TOTAL: HOME AND COMMUNITY SERVICES	
FROM GENERAL REVENUE FUND	308,238,982
FROM TRUST FUNDS	435,979,043
TOTAL POSITIONS	68.50
TOTAL ALL FUNDS	744,218,025

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EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE	3,848,050		
419 SALARIES AND BENEFITS POSITIONS	74.00		
FROM GENERAL REVENUE FUND	1,820,703		1,832,946
FROM ADMINISTRATIVE TRUST FUND			1,391,312
FROM FEDERAL GRANTS TRUST FUND			
420 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	89,463		456,484
FROM ADMINISTRATIVE TRUST FUND			629,837
FROM FEDERAL GRANTS TRUST FUND			
421 EXPENSES			
FROM GENERAL REVENUE FUND	263,007		508,882
FROM ADMINISTRATIVE TRUST FUND			810,121
FROM FEDERAL GRANTS TRUST FUND			
422 OPERATING CAPITAL OUTLAY			
FROM FEDERAL GRANTS TRUST FUND			2,000
423 SPECIAL CATEGORIES			
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			
FROM GENERAL REVENUE FUND	12,611		
424 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	5,485		112,789
FROM ADMINISTRATIVE TRUST FUND			225,900
FROM FEDERAL GRANTS TRUST FUND			
425 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	78,697		20,686
FROM FEDERAL GRANTS TRUST FUND			
426 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	5,022		4,068
FROM ADMINISTRATIVE TRUST FUND			7,016
FROM FEDERAL GRANTS TRUST FUND			
427 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND	11,509		18,013
FROM ADMINISTRATIVE TRUST FUND			
428 DATA PROCESSING SERVICES			
TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES			
FROM ADMINISTRATIVE TRUST FUND			5,288
429 DATA PROCESSING SERVICES			
SOUTHWOOD SHARED RESOURCE CENTER			
FROM GENERAL REVENUE FUND	46,250		374,946
FROM ADMINISTRATIVE TRUST FUND			167,933
FROM FEDERAL GRANTS TRUST FUND			18,750
FROM OPERATIONS AND MAINTENANCE TRUST FUND			
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
FROM GENERAL REVENUE FUND	2,332,747		6,586,971
FROM TRUST FUNDS			
TOTAL POSITIONS	74.00		8,919,718
TOTAL ALL FUNDS			

CONSUMER ADVOCATE SERVICES	
APPROVED SALARY RATE	1,391,604

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431	SALARIES AND BENEFITS	POSITIONS	33.50
	FROM GENERAL REVENUE FUND		412,567
	FROM FEDERAL GRANTS TRUST FUND		1,425,620
432	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		98,825
	FROM FEDERAL GRANTS TRUST FUND		405,633
433	EXPENSES		
	FROM GENERAL REVENUE FUND		126,361
	FROM ADMINISTRATIVE TRUST FUND		100,000
	FROM FEDERAL GRANTS TRUST FUND		107,427
434	SPECIAL CATEGORIES		
	PUBLIC GUARDIANSHIP CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		1,937,527
	FROM ADMINISTRATIVE TRUST FUND		154,816
435	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		6,760
	FROM ADMINISTRATIVE TRUST FUND		106,000
436	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		63,264
	FROM FEDERAL GRANTS TRUST FUND		7,023
437	SPECIAL CATEGORIES		
	LONG TERM CARE OMBUDSMAN COUNCIL		
	FROM GENERAL REVENUE FUND		892,350
	FROM FEDERAL GRANTS TRUST FUND		626,020
438	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		30,092
439	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		5,038
	FROM FEDERAL GRANTS TRUST FUND		9,597
TOTAL:	CONSUMER ADVOCATE SERVICES		
	FROM GENERAL REVENUE FUND		3,473,959
	FROM TRUST FUNDS		3,040,961
	TOTAL POSITIONS		33.50
	TOTAL ALL FUNDS		6,514,920
TOTAL:	ELDER AFFAIRS, DEPARTMENT OF		
	FROM GENERAL REVENUE FUND		318,330,279
	FROM TRUST FUNDS		458,506,199
	TOTAL POSITIONS		451.00
	TOTAL ALL FUNDS		776,836,478
	TOTAL APPROVED SALARY RATE		18,403,696
HEALTH, DEPARTMENT OF			
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT			
ADMINISTRATIVE SUPPORT			
	APPROVED SALARY RATE		14,512,199
440	SALARIES AND BENEFITS	POSITIONS	323.50
	FROM GENERAL REVENUE FUND		1,137,315
	FROM ADMINISTRATIVE TRUST FUND		16,869,757
441	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		1,088,963
	FROM FEDERAL GRANTS TRUST FUND		75,000

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442	EXPENSES		
	FROM GENERAL REVENUE FUND		68,596
	FROM ADMINISTRATIVE TRUST FUND		2,779,261
	FROM FEDERAL GRANTS TRUST FUND		60,000
443	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - MINORITY HEALTH		
	INITIATIVES		
	FROM GENERAL REVENUE FUND		3,134,044
444	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		63,408
	FROM ADMINISTRATIVE TRUST FUND		1,300
445	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM ADMINISTRATIVE TRUST FUND		35,572
446	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		177,891
	FROM ADMINISTRATIVE TRUST FUND		1,010,477
	FROM FEDERAL GRANTS TRUST FUND		100,000
447	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		163,731
	FROM ADMINISTRATIVE TRUST FUND		130,651
447A	SPECIAL CATEGORIES		
	TENANT BROKER COMMISSIONS		
	FROM ADMINISTRATIVE TRUST FUND		1,584,000
448	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		8,880
	FROM ADMINISTRATIVE TRUST FUND		11,439
449	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		29,780
	FROM ADMINISTRATIVE TRUST FUND		107,200
TOTAL:	ADMINISTRATIVE SUPPORT		
	FROM GENERAL REVENUE FUND		4,783,645
	FROM TRUST FUNDS		23,853,620
	TOTAL POSITIONS		323.50
	TOTAL ALL FUNDS		28,637,265
INFORMATION TECHNOLOGY			
	APPROVED SALARY RATE		4,977,064
450	SALARIES AND BENEFITS	POSITIONS	96.00
	FROM GENERAL REVENUE FUND		2,182,296
	FROM ADMINISTRATIVE TRUST FUND		3,488,393
451	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		231,000
452	EXPENSES		
	FROM GENERAL REVENUE FUND		1,961,842
	FROM ADMINISTRATIVE TRUST FUND		489,995
453	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND		380,000
454	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		910,718

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	FROM ADMINISTRATIVE TRUST FUND . . .		2,894,838
455	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	37,832	
	FROM ADMINISTRATIVE TRUST FUND . . .		25,052
455A	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,517	
456	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	17,258	
	FROM ADMINISTRATIVE TRUST FUND . . .		27,462
457	DATA PROCESSING SERVICES		
	CHILDREN AND FAMILIES DATA CENTER		
	FROM ADMINISTRATIVE TRUST FUND . . .		1,270,838
458	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	98,556	
	FROM ADMINISTRATIVE TRUST FUND . . .		3,965,943
459	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	498,280	
	FROM ADMINISTRATIVE TRUST FUND . . .		1,379,318
459A	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM ADMINISTRATIVE TRUST FUND . . .		50,116
The funds provided in Specific Appropriation 459A shall not be utilized for any costs related to the potential expansion of the floor space operated and managed by the Northwest Regional Data Center.			
461	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER (NSRC)		
	DEPRECIATION FEDERAL SHARE BILLINGS		
	FROM ADMINISTRATIVE TRUST FUND . . .		17,011
TOTAL:	INFORMATION TECHNOLOGY		
	FROM GENERAL REVENUE FUND	5,708,299	
	FROM TRUST FUNDS		14,219,966
	TOTAL POSITIONS	96.00	
	TOTAL ALL FUNDS		19,928,265

PROGRAM: COMMUNITY PUBLIC HEALTH

FAMILY HEALTH OUTPATIENT AND NUTRITION SERVICES

The Florida Hospital/Sanford-Burnham Translational Research Institute is designated as a State of Florida resource for research in diabetes diagnosis, prevention and treatment. The Florida Sanford-Burnham Translational Research Institute may coordinate with the Department of Health with activities and grant opportunities in relation to research in diabetes, prevention and treatment.

APPROVED SALARY RATE 9,309,494

462	SALARIES AND BENEFITS	POSITIONS	202.50
	FROM GENERAL REVENUE FUND		1,894,222
	FROM RAPE CRISIS PROGRAM TRUST		
	FUND		85,761
	FROM EPILEPSY SERVICES TRUST FUND .		62,355
	FROM FEDERAL GRANTS TRUST FUND . . .		8,025,737
	FROM MATERNAL AND CHILD HEALTH		
	BLOCK GRANT TRUST FUND		1,119,961
	FROM PREVENTIVE HEALTH SERVICES		

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	BLOCK GRANT TRUST FUND		519,172
463	OTHER PERSONAL SERVICES		
	FROM FEDERAL GRANTS TRUST FUND . . .		752,570
	FROM GRANTS AND DONATIONS TRUST		
	FUND		63,220
	FROM MATERNAL AND CHILD HEALTH		
	BLOCK GRANT TRUST FUND		132,326
	FROM PREVENTIVE HEALTH SERVICES		
	BLOCK GRANT TRUST FUND		61,332
464	EXPENSES		
	FROM GENERAL REVENUE FUND	155,572	
	FROM ADMINISTRATIVE TRUST FUND . . .		10,237
	FROM RAPE CRISIS PROGRAM TRUST		
	FUND		11,379
	FROM EPILEPSY SERVICES TRUST FUND .		31,044
	FROM FEDERAL GRANTS TRUST FUND . . .		2,897,784
	FROM GRANTS AND DONATIONS TRUST		
	FUND		21,410
	FROM MATERNAL AND CHILD HEALTH		
	BLOCK GRANT TRUST FUND		447,752
	FROM PREVENTIVE HEALTH SERVICES		
	BLOCK GRANT TRUST FUND		292,504
465	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - FAMILY PLANNING SERVICES		
	FROM GENERAL REVENUE FUND	4,245,455	
	FROM FEDERAL GRANTS TRUST FUND . . .		1,067,783
466	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - EPILEPSY SERVICES		
	FROM GENERAL REVENUE FUND	2,107,152	
	FROM EPILEPSY SERVICES TRUST FUND .		1,427,831
468	AID TO LOCAL GOVERNMENTS		
	CONTRIBUTION TO COUNTY HEALTH UNITS		
	FROM GENERAL REVENUE FUND	3,455,424	
469	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - PRIMARY CARE PROGRAM		
	FROM GENERAL REVENUE FUND	19,421,512	
From the funds in Specific Appropriation 469, \$200,000 in nonrecurring funds from the General Revenue Fund is provided to establish a countywide mobile health unit to provide primary and acute care to the uninsured population of Gadsden County.			
470	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - FLUORIDATION PROJECT		
	FROM PREVENTIVE HEALTH SERVICES		
	BLOCK GRANT TRUST FUND		150,000
471	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - RURAL PRIMARY CARE		
	RESIDENCY SLOTS		
	FROM GENERAL REVENUE FUND	3,000,000	
472	AID TO LOCAL GOVERNMENTS		
	SCHOOL HEALTH SERVICES		
	FROM GENERAL REVENUE FUND	1,006,487	
	FROM TOBACCO SETTLEMENT TRUST FUND .		9,902,925
	FROM FEDERAL GRANTS TRUST FUND . . .		9,125,846
From the funds in Specific Appropriation 472 and 482, \$5,000,000 from the Federal Grants Trust Fund is provided for school health services using Title XXI administrative funding. The Agency for Health Care Administration is authorized to seek a state plan amendment necessary to implement this provision.			
473	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND . . .		56,500
	FROM MATERNAL AND CHILD HEALTH		
	BLOCK GRANT TRUST FUND		25,000

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474 SPECIAL CATEGORIES
GRANTS AND AIDS - OUNCE OF PREVENTION
FROM WELFARE TRANSITION TRUST FUND 1,900,000

From the funds in Specific Appropriation 474, Ounce of Prevention shall identify, fund, and evaluate innovative prevention programs for at-risk children and families, and \$250,000 shall be used for statewide public education campaigns on television and radio to educate the public on critical prevention issues facing Florida's at-risk children and families. The Ounce of Prevention shall contract with a not-for-profit corporation that provides matching funds in a three to one ratio.

475 SPECIAL CATEGORIES
GRANTS AND AIDS - CRISIS COUNSELING
FROM GENERAL REVENUE FUND 2,000,000

From the funds in Specific Appropriation 475, a minimum of 85 percent of the appropriated funds shall be spent on direct client services, direct service provider certification and Option Line.

The department shall award a contract to a current Florida Pregnancy Support Services Program (FPSSP) contract management provider that is a Florida non-profit corporation and recognized as tax exempt by the IRS under code section 501 (c)(3) for this Specific Appropriation. The contract shall provide for the development and implementation of certification standards and to provide the required contract management of all sub-contracted direct service providers, Option Line and FPSSP website.

The department shall pay the non-profit contract management provider no less than \$380 per month per sub-contracted direct service provider for contract management and an FPSSP website.

The department is authorized to spend no more than \$50,000 for agency program oversight activities.

476 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 105,527
FROM RAPE CRISIS PROGRAM TRUST FUND 500
FROM FEDERAL GRANTS TRUST FUND 1,289,221
FROM GRANTS AND DONATIONS TRUST FUND 5,740
FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 13,000
FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND 305,500

477 SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 9,009,637
FROM ADMINISTRATIVE TRUST FUND 100,000
FROM RAPE CRISIS PROGRAM TRUST FUND 1,505,421
FROM FEDERAL GRANTS TRUST FUND 6,536,020
FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 2,075,773
FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND 119,630

From the funds in Specific Appropriation 477, \$750,000 in recurring funds from the General Revenue Fund is provided to the Florida Heiken Children's Vision Program to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no other source for vision care.

From the funds in Specific Appropriation 477, \$750,000 in recurring funds from the General Revenue Fund is provided to Vision Quest to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no other source for vision care.

From the funds in Specific Appropriation 477, \$500,000 in

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nonrecurring funds from the General Revenue Fund is provided to the University of Miami for the Crohn's Disease and Ulcerative Colitis Project.

From the funds in Specific Appropriation 477, \$1,950,000 in recurring funds from the General Revenue Fund is provided to the Nova Southeastern University to support the assignment of students enrolled in Osteopathic Medicine, Pharmacy, Dentistry, and Nursing in medical/clinical rotations at health care clinics and hospitals, and Federally Qualified Health Centers located in rural and underserved areas of the state.

From the funds in Specific Appropriation 477, \$360,000 in recurring funds from the General Revenue Fund is provided for the Midwifery Services for the Treasure Coast.

From the funds in Specific Appropriation 477, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for the Apopka Family Health Center.

From the funds in Specific Appropriation 477, \$50,000 in nonrecurring funds from the General Revenue Fund is provided to the Diabetes Advisory Council established pursuant to s. 385.203, Florida Statutes.

From the funds in Specific Appropriation 477, \$1,236,473 in nonrecurring funds from the General Revenue Fund is provided for breast and cervical cancer screening through the Mary Brogan Breast and Cervical Cancer Early Detection Program.

478 SPECIAL CATEGORIES
GRANTS AND AIDS - HEALTHY START COALITIONS
FROM GENERAL REVENUE FUND 21,454,198
FROM FEDERAL GRANTS TRUST FUND 2,178,303
FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 6,542,389

479 SPECIAL CATEGORIES
HEALTH EDUCATION RISK REDUCTION PROJECT
FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND 12,686

480 SPECIAL CATEGORIES
HEALTHY START COORDINATED CARE SYSTEM WAIVER
FROM GENERAL REVENUE FUND 15,171,241
FROM FEDERAL GRANTS TRUST FUND 22,932,070

481 SPECIAL CATEGORIES
GRANTS AND AIDS - FEDERAL NUTRITION PROGRAMS
FROM FEDERAL GRANTS TRUST FUND 475,942,752

482 SPECIAL CATEGORIES
FULL SERVICE SCHOOLS - INTERAGENCY COOPERATION
FROM GENERAL REVENUE FUND 6,000,000
FROM FEDERAL GRANTS TRUST FUND 2,500,000

484 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 53,504
FROM FEDERAL GRANTS TRUST FUND 43,305

485 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM FEDERAL GRANTS TRUST FUND 6,590
FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND 1,526

486 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 18,442
FROM RAPE CRISIS PROGRAM TRUST

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	FUND		712
	FROM FEDERAL GRANTS TRUST FUND . . .	60,156	
	FROM MATERNAL AND CHILD HEALTH		
	BLOCK GRANT TRUST FUND	8,024	
	FROM PREVENTIVE HEALTH SERVICES		
	BLOCK GRANT TRUST FUND	2,544	
487	QUALIFIED EXPENDITURE CATEGORY		
	WOMEN, INFANTS AND CHILDREN DATA SYSTEM		
	FROM FEDERAL GRANTS TRUST FUND . . .	3,932,141	
TOTAL: FAMILY HEALTH OUTPATIENT AND NUTRITION SERVICES			
	FROM GENERAL REVENUE FUND	89,098,373	
	FROM TRUST FUNDS	564,304,432	
	TOTAL POSITIONS	202.50	
	TOTAL ALL FUNDS	653,402,805	
INFECTIOUS DISEASE CONTROL			
	APPROVED SALARY RATE	15,382,022	
488	SALARIES AND BENEFITS	POSITIONS	386.50
	FROM GENERAL REVENUE FUND	4,087,757	
	FROM FEDERAL GRANTS TRUST FUND . . .	11,399,870	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	4,402,141	
489	OTHER PERSONAL SERVICES		
	FROM FEDERAL GRANTS TRUST FUND . . .	596,922	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	71,716	
490	EXPENSES		
	FROM GENERAL REVENUE FUND	950,844	
	FROM FEDERAL GRANTS TRUST FUND . . .	7,767,918	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	23,537	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	1,727,934	
491	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - AIDS PATIENT CARE		
	FROM GENERAL REVENUE FUND	12,609,807	
	FROM FEDERAL GRANTS TRUST FUND . . .	7,060,522	
492	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - RYAN WHITE CONSORTIA		
	FROM FEDERAL GRANTS TRUST FUND . . .	20,754,358	

Funds in Specific Appropriation 492 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The Department of Health and the Department of Corrections shall collaborate in determining the amount of general revenue funds expended by the Department of Corrections for AIDS-related activities and services that qualify as state matching funds for the Ryan White grant.

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	FROM GENERAL REVENUE FUND		167,470
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		58,213
497	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	665,595	
	FROM FEDERAL GRANTS TRUST FUND . . .	4,716,511	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	162,000	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	679,948	
498	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,530,876	
	FROM FEDERAL GRANTS TRUST FUND . . .	11,166,097	
499	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED PROFESSIONAL		
	SERVICES		
	FROM GENERAL REVENUE FUND	139,356	
500	SPECIAL CATEGORIES		
	GRANTS AND AIDS - ACQUIRED IMMUNE		
	DEFICIENCY SYNDROME (AIDS) INSURANCE		
	CONTINUATION PROGRAM		
	FROM GENERAL REVENUE FUND	6,454,951	
	FROM FEDERAL GRANTS TRUST FUND . . .	4,891,498	
501	SPECIAL CATEGORIES		
	PURCHASED CLIENT SERVICES		
	FROM GENERAL REVENUE FUND	106,323	
502	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	82,929	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	211,066	
503	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	22,470	
	FROM FEDERAL GRANTS TRUST FUND . . .	32,266	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	23,595	
504	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	51,105	
	FROM FEDERAL GRANTS TRUST FUND . . .	96,042	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND	34,558	
504A	SPECIAL CATEGORIES		
	STATE OPERATIONS - AMERICAN RECOVERY AND		
	REINVESTMENT ACT OF 2009		
	FROM FEDERAL GRANTS TRUST FUND . . .	56,793	
504B	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES -		
	AMERICAN RECOVERY AND REINVESTMENT ACT OF		
	2009		
	FROM FEDERAL GRANTS TRUST FUND . . .	436,000	
505	SPECIAL CATEGORIES		
	OUTREACH FOR PREGNANT WOMEN		
	FROM GENERAL REVENUE FUND	500,000	
TOTAL: INFECTIOUS DISEASE CONTROL			
	FROM GENERAL REVENUE FUND	50,316,451	
	FROM TRUST FUNDS	76,562,649	

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TOTAL POSITIONS	386.50		
TOTAL ALL FUNDS		126,879,100	

ENVIRONMENTAL HEALTH SERVICES

APPROVED SALARY RATE	9,769,560		
506 SALARIES AND BENEFITS POSITIONS 215.50			
FROM GENERAL REVENUE FUND	1,430,722		
FROM ADMINISTRATIVE TRUST FUND		2,261,644	
FROM FEDERAL GRANTS TRUST FUND		1,545,796	
FROM GRANTS AND DONATIONS TRUST FUND		1,817,921	
FROM RADIATION PROTECTION TRUST FUND		5,889,799	
507 OTHER PERSONAL SERVICES			
FROM ADMINISTRATIVE TRUST FUND		71,060	
FROM FEDERAL GRANTS TRUST FUND		131,791	
FROM GRANTS AND DONATIONS TRUST FUND		130,415	
FROM RADIATION PROTECTION TRUST FUND		33,393	
508 EXPENSES			
FROM GENERAL REVENUE FUND	179,251		
FROM ADMINISTRATIVE TRUST FUND		977,051	
FROM FEDERAL GRANTS TRUST FUND		346,479	
FROM GRANTS AND DONATIONS TRUST FUND		321,055	
FROM RADIATION PROTECTION TRUST FUND		1,731,715	
509 AID TO LOCAL GOVERNMENTS			
CONTRIBUTION TO COUNTY HEALTH UNITS			
FROM GENERAL REVENUE FUND	2,200,270		
FROM ADMINISTRATIVE TRUST FUND		427,426	
FROM GRANTS AND DONATIONS TRUST FUND		2,194,571	
510 OPERATING CAPITAL OUTLAY			
FROM ADMINISTRATIVE TRUST FUND		15,000	
FROM FEDERAL GRANTS TRUST FUND		31,698	
FROM RADIATION PROTECTION TRUST FUND		56,997	
511 SPECIAL CATEGORIES			
ACQUISITION OF MOTOR VEHICLES			
FROM RADIATION PROTECTION TRUST FUND		210,856	
512 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	2,047,489		
FROM ADMINISTRATIVE TRUST FUND		335,165	
FROM FEDERAL GRANTS TRUST FUND		643,776	
FROM GRANTS AND DONATIONS TRUST FUND		676,038	
FROM RADIATION PROTECTION TRUST FUND		150,000	

From the funds in Specific Appropriation 512, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided to the department to complete phase II and phase III of the study authorized in Specific Appropriation 1682 of chapter 2008-152, Laws of Florida. The funds will be spent for installing field systems and sampling, installing and sampling the soil and groundwater at various sites throughout Florida to determine how nitrogen moves, and developing various models to show how nitrogen is affected by treatment in Florida-specific soils. The department shall submit a status report before October 1, 2012, a subsequent status report before February 1, 2013, and a final report upon completion of phase III to the Governor, the President of the Senate, and the Speaker of the House of Representatives prior to proceeding with any nitrogen reduction

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activities.			
From the funds in Specific Appropriation 512, \$450,000 in recurring funds from the General Revenue Fund is provided to the Birth Defects Registry.			

513 SPECIAL CATEGORIES			
GRANTS AND AIDS - CONTRACTED SERVICES			
FROM FEDERAL GRANTS TRUST FUND			750,000
514 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND		79,670	
FROM RADIATION PROTECTION TRUST FUND			14,575
515 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND		7,348	
FROM ADMINISTRATIVE TRUST FUND			1,748
FROM FEDERAL GRANTS TRUST FUND			1,532
FROM RADIATION PROTECTION TRUST FUND			1,052
516 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND		12,667	
FROM ADMINISTRATIVE TRUST FUND			13,220
FROM FEDERAL GRANTS TRUST FUND			9,758
FROM GRANTS AND DONATIONS TRUST FUND			13,529
FROM RADIATION PROTECTION TRUST FUND			40,713
517 SPECIAL CATEGORIES			
STATE UNDERGROUND PETROLEUM ENVIRONMENTAL RESPONSE (SUPER) ACT REIMBURSEMENT			
FROM GRANTS AND DONATIONS TRUST FUND			534,775
TOTAL: ENVIRONMENTAL HEALTH SERVICES			
FROM GENERAL REVENUE FUND	5,957,417		
FROM TRUST FUNDS			21,380,548
TOTAL POSITIONS	215.50		
TOTAL ALL FUNDS			27,337,965

COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS

APPROVED SALARY RATE	456,021,071		
518 SALARIES AND BENEFITS POSITIONS 11,703.00			
FROM COUNTY HEALTH DEPARTMENT TRUST FUND			597,616,650
519 OTHER PERSONAL SERVICES			
FROM COUNTY HEALTH DEPARTMENT TRUST FUND			46,697,185
520 EXPENSES			
FROM COUNTY HEALTH DEPARTMENT TRUST FUND			109,451,459
521 AID TO LOCAL GOVERNMENTS			
CONTRIBUTION TO COUNTY HEALTH UNITS			
FROM GENERAL REVENUE FUND	110,199,044		
FROM TOBACCO SETTLEMENT TRUST FUND			1,651,522

Funds in Specific Appropriation 521 reflect a reduction of \$5,000,000 from the General Revenue Fund and a reduction of \$1,468,477 from the Tobacco Settlement Trust Fund as a result of reduced contribution to the county health departments. Counties that are designated as rural by the

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Department of Health shall be exempt from this funding reduction. The department shall apply the funding reduction to the remaining counties within the state.

522	AID TO LOCAL GOVERNMENTS		
	COMMUNITY HEALTH INITIATIVES		
	FROM GENERAL REVENUE FUND	1,895,274	
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		500,000

From the funds in Specific Appropriation 522, an additional \$117,173 in recurring funds from the General Revenue Fund is provided for La Liga-League Against Cancer.

523	OPERATING CAPITAL OUTLAY		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		11,235,802

524	LUMP SUM		
	COUNTY HEALTH DEPARTMENTS		
	POSITIONS	341.25	

525	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		2,809,253

526	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		69,984,660

527	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		27,500

528	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		6,453,932

529	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		288,347

530	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		3,098,117

531	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		3,336,842

531A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	MAINTENANCE AND REPAIR OF COUNTY HEALTH		
	DEPARTMENTS		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		7,533,960

531B	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	GRANTS AND AIDS - HEALTH FACILITIES		
	FROM COUNTY HEALTH DEPARTMENT		
	TRUST FUND		8,313,858

From the funds in Specific Appropriation 531B, \$8,313,858 in nonrecurring funds in the County Health Department Trust Fund is

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provided for a federal grant to be used for the construction of a new facility for the Osceola County Health Department.

TOTAL: COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS		
FROM GENERAL REVENUE FUND	112,094,318	
FROM TRUST FUNDS		868,999,087
TOTAL POSITIONS	12,044.25	
TOTAL ALL FUNDS		981,093,405

STATEWIDE PUBLIC HEALTH SUPPORT SERVICES

APPROVED SALARY RATE 23,900,555

532	SALARIES AND BENEFITS	POSITIONS	607.00	
	FROM GENERAL REVENUE FUND		6,540,673	
	FROM ADMINISTRATIVE TRUST FUND . . .			756,378
	FROM EMERGENCY MEDICAL SERVICES			
	TRUST FUND			2,757,114
	FROM FEDERAL GRANTS TRUST FUND . . .			9,826,958
	FROM GRANTS AND DONATIONS TRUST			
	FUND			771,796
	FROM NURSING STUDENT LOAN			
	FORGIVENESS TRUST FUND			65,526
	FROM PLANNING AND EVALUATION TRUST			
	FUND			10,368,783

533	OTHER PERSONAL SERVICES			
	FROM EMERGENCY MEDICAL SERVICES			
	TRUST FUND		149,583	
	FROM FEDERAL GRANTS TRUST FUND . . .			419,601
	FROM GRANTS AND DONATIONS TRUST			
	FUND			289,299
	FROM PLANNING AND EVALUATION TRUST			
	FUND			689,100

534	EXPENSES			
	FROM GENERAL REVENUE FUND	523,198		
	FROM ADMINISTRATIVE TRUST FUND . . .		67,399	
	FROM EMERGENCY MEDICAL SERVICES			
	TRUST FUND		813,693	
	FROM BIOMEDICAL RESEARCH TRUST			
	FUND		2,047	
	FROM FEDERAL GRANTS TRUST FUND . . .			4,359,446
	FROM GRANTS AND DONATIONS TRUST			
	FUND			301,993
	FROM NURSING STUDENT LOAN			
	FORGIVENESS TRUST FUND			39,050
	FROM PLANNING AND EVALUATION TRUST			
	FUND			11,480,615

536	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - EMERGENCY MEDICAL		
	SERVICES COUNTY GRANTS		
	FROM EMERGENCY MEDICAL SERVICES		
	TRUST FUND		6,211,675

537	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - EMERGENCY MEDICAL		
	SERVICES MATCHING GRANTS		
	FROM EMERGENCY MEDICAL SERVICES		
	TRUST FUND		4,681,461

538	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND	53,693		
	FROM ADMINISTRATIVE TRUST FUND . . .		2,600	
	FROM EMERGENCY MEDICAL SERVICES			
	TRUST FUND		1,932	
	FROM FEDERAL GRANTS TRUST FUND . . .			361,466
	FROM NURSING STUDENT LOAN			
	FORGIVENESS TRUST FUND			6,000
	FROM PLANNING AND EVALUATION TRUST			
	FUND			128,302

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539	SPECIAL CATEGORIES		
	GRANTS AND AIDS - STRENGTHENING DOMESTIC SECURITY - BIOTERRORISM ENHANCEMENTS - HEALTH AND HOSPITALS		
	FROM FEDERAL GRANTS TRUST FUND . . .	47,323,907	
540	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	258,540	
	FROM ADMINISTRATIVE TRUST FUND . . .		255,000
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		1,107,458
	FROM FEDERAL GRANTS TRUST FUND . . .		1,516,404
	FROM GRANTS AND DONATIONS TRUST FUND		205,108
	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND		41,188
	FROM PLANNING AND EVALUATION TRUST FUND		5,809,214

From the funds in Specific Appropriation 540, \$1,875,000 from the Planning and Evaluation Trust Fund is provided for the inclusion of Severe Combined Immunodeficiency Disease (SCID) testing within the Newborn Screening Program.

541	SPECIAL CATEGORIES		
	DRUGS, VACCINES AND OTHER BIOLOGICALS		
	FROM GENERAL REVENUE FUND	25,417,280	
	FROM FEDERAL GRANTS TRUST FUND . . .		94,726,722
	FROM GRANTS AND DONATIONS TRUST FUND		20,140,807

Funds in Specific Appropriation 541 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The Department of Health and the Department of Corrections shall collaborate in determining the amount of state general revenue funds expended by the Department of Corrections for AIDS-related activities and services that qualify as state matching funds for the Ryan White grant.

From the funds in Specific Appropriation 541, \$2,500,000 in recurring funds from the General Revenue Fund is provided to reduce the waiting list to the AIDS Drug Assistance Program.

From the funds in Specific Appropriation 541, \$940,000 in nonrecurring funds from the General Revenue Fund is provided to increase childhood immunizations. Effective for the start of the 2012-2013 school year and in addition to the current compulsory school immunization, the Department of Health shall write rules requiring children entering, attending, or transferring to the seventh grade in Florida public and non-public schools receive one dose of Meningococcal conjugate vaccine.

542	SPECIAL CATEGORIES		
	JAMES AND ESTHER KING BIOMEDICAL RESEARCH PROGRAM		
	FROM BIOMEDICAL RESEARCH TRUST FUND	7,150,000	

543	SPECIAL CATEGORIES		
	WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID COLEY CANCER RESEARCH PROGRAM		
	FROM GENERAL REVENUE FUND	500,000	
	FROM BIOMEDICAL RESEARCH TRUST FUND		5,000,000

From the funds provided in Specific Appropriation 543, \$500,000 from the General Revenue Fund, of which \$208,072 is nonrecurring, is provided to maintain the statewide Brain Tumor Registry Program at the McKnight Brain Institute.

543A	SPECIAL CATEGORIES		
	H. LEE MOFFITT CANCER CENTER AND RESEARCH INSTITUTE		
	FROM BIOMEDICAL RESEARCH TRUST		

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	FUND		5,000,000
543B	SPECIAL CATEGORIES		
	BIOMEDICAL RESEARCH		
	FROM GENERAL REVENUE FUND	8,000,000	
	FROM BIOMEDICAL RESEARCH TRUST FUND		10,000,000

From the funds in Specific Appropriation 543B, \$2,500,000 in nonrecurring funds from the General Revenue Fund and \$5,000,000 in recurring funds from the Biomedical Research Trust Fund is provided to the Shands Cancer Hospital.

From the funds in Specific Appropriation 543B, \$2,500,000 in nonrecurring funds from the General Revenue Fund and \$5,000,000 in recurring funds from the Biomedical Research Trust Fund is provided to the Sylvester Cancer Center at the University of Miami.

From the funds in Specific Appropriation 543B, \$3,000,000 from the General Revenue Fund is provided for the Department of Health and the Sanford-Burnham Medical Research Institute to work in conjunction to establish activities and grant opportunities in relation to biomedical research.

544	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	2,886,010	
	FROM PLANNING AND EVALUATION TRUST FUND		150,928

545	SPECIAL CATEGORIES		
	GRANTS AND AIDS - STATE AND FEDERAL DISASTER RELIEF OPERATIONS		
	FROM FEDERAL GRANTS TRUST FUND . . .		1,000,000

546	SPECIAL CATEGORIES		
	GRANTS AND AIDS - TRAUMA CARE		
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		12,093,747

547	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM PLANNING AND EVALUATION TRUST FUND		98,943

548	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	13,755	
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		11,775
	FROM FEDERAL GRANTS TRUST FUND . . .		2,304
	FROM GRANTS AND DONATIONS TRUST FUND		767
	FROM PLANNING AND EVALUATION TRUST FUND		97,561

548A	SPECIAL CATEGORIES		
	GRANTS AND AID - NURSING STUDENT LOAN REIMBURSEMENT/ SCHOLARSHIPS		
	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND		929,006

549	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	94,855	
	FROM ADMINISTRATIVE TRUST FUND . . .		3,873
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		23,994
	FROM FEDERAL GRANTS TRUST FUND . . .		72,620
	FROM GRANTS AND DONATIONS TRUST FUND		7,616
	FROM NURSING STUDENT LOAN		

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FORGIVENESS TRUST FUND	356
FROM PLANNING AND EVALUATION TRUST FUND	80,206
549A FIXED CAPITAL OUTLAY HEALTH FACILITIES REPAIR AND MAINTENANCE - STATEWIDE FROM PLANNING AND EVALUATION TRUST FUND	1,736,947

From the funds in Specific Appropriation 549A, the following projects are funded from nonrecurring funds in the Planning and Evaluation Trust Fund:

Jacksonville Lab.....	1,586,947
Pensacola Lab.....	150,000

549B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND	5,250,000
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From the funds in Specific Appropriation 549B, \$5,000,000 in nonrecurring funds from the General Revenue Fund is provided for emergency power improvements and related infrastructure for a statutory teaching hospital located on a barrier island in order to ensure the institution's patient services and facilities are operable during disaster events. Prior to the release of these funds, a qualifying hospital shall submit a project plan to the department detailing the use of this funding for improving emergency power and related projects including a timeline for completion of the project.

From the funds in Specific Appropriation 549B, \$250,000 in nonrecurring funds from the General Revenue Fund is provided for the construction of a pediatric cardiac hybrid catheterization lab/operating room at the Joe DiMaggio Children's Hospital.

TOTAL: STATEWIDE PUBLIC HEALTH SUPPORT SERVICES FROM GENERAL REVENUE FUND	49,538,004
FROM TRUST FUNDS	269,138,268
TOTAL POSITIONS	607.00
TOTAL ALL FUNDS	318,676,272

PROGRAM: CHILDREN'S MEDICAL SERVICES

CHILDREN'S SPECIAL HEALTH CARE

APPROVED SALARY RATE 30,750,267

550 SALARIES AND BENEFITS POSITIONS 744.00	
FROM GENERAL REVENUE FUND	16,458,073
FROM DONATIONS TRUST FUND	15,066,112
FROM FEDERAL GRANTS TRUST FUND	6,367,926

551 OTHER PERSONAL SERVICES	
FROM GENERAL REVENUE FUND	140,466
FROM DONATIONS TRUST FUND	89,063
FROM FEDERAL GRANTS TRUST FUND	388,687

552 EXPENSES	
FROM GENERAL REVENUE FUND	1,312,787
FROM DONATIONS TRUST FUND	3,590,549
FROM FEDERAL GRANTS TRUST FUND	2,858,039

553 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND	29,319
FROM DONATIONS TRUST FUND	35,629
FROM FEDERAL GRANTS TRUST FUND	106,825

554 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S MEDICAL SERVICES NETWORK	
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FROM GENERAL REVENUE FUND	16,054,931
FROM TOBACCO SETTLEMENT TRUST FUND	11,775,196
FROM DONATIONS TRUST FUND	159,087,270
FROM FEDERAL GRANTS TRUST FUND	553,738
FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND	8,258,090
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	1,613,263

Funds in Specific Appropriation 554 shall not be used to support continuing education courses or training for health professionals or staff employed by the Children's Medical Services (CMS) Network or under contract with the department. This limitation shall include but not be limited to: classroom instruction, train the trainer, or web-based continuing education courses that may be considered professional development, or that results in continuing education credits that may be applied towards the initial or subsequent renewal of a health professional's license. This does not preclude the CMS Network from providing information on treatment methodologies or best practices to appropriate CMS network health professionals, staff, or contractors.

From the funds in Specific Appropriation 554, the department shall transfer an amount not to exceed \$450,000 from the General Revenue Fund to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs.

From the funds in Specific Appropriation 554, \$100,000 in recurring funds from the General Revenue Fund is provided for the Fetal Alcohol Clinic in Sarasota.

555 SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL SERVICES FOR ABUSED/NEGLECTED CHILDREN FROM GENERAL REVENUE FUND	12,292,307
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	5,763,295

From the funds in Specific Appropriation 555, \$660,000 from the General Revenue Fund is provided as additional funding for Child Protection Team Medical Directors.

556 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,500,000
FROM DONATIONS TRUST FUND	1,826,075
FROM FEDERAL GRANTS TRUST FUND	82,405
FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND	281,710

From the funds in Specific Appropriation 556, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided to a public hospital created either by county ordinance or by special act of the Florida Legislature which has no taxing authority located in Lee County for the purpose of initial planning and design of a free standing children's hospital to serve Southwest Florida.

556A SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,158,501
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From the funds in Specific Appropriation 556A, \$500,000 in recurring funds from the General Revenue Fund is provided for the Diaphragmatic Pacing Demonstration Project at Broward Children's Center.

From the funds in Specific Appropriation 556A, \$100,000 in recurring funds from the General Revenue Fund is provided for the Autism Center of Miami.

557 SPECIAL CATEGORIES POISON CONTROL CENTER FROM GENERAL REVENUE FUND	1,591,693
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558 SPECIAL CATEGORIES	
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	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	413,123
	FROM DONATIONS TRUST FUND	710,876
559	SPECIAL CATEGORIES	
	GRANTS AND AIDS - DEVELOPMENTAL EVALUATION	
	AND INTERVENTION SERVICES/PART C	
	FROM GENERAL REVENUE FUND	23,231,961
	FROM TOBACCO SETTLEMENT TRUST FUND	3,817,556
	FROM FEDERAL GRANTS TRUST FUND	23,853,779
	FROM WELFARE TRANSITION TRUST FUND	3,600,000
	From the funds in Specific Appropriation 559, \$4,101,483 from the General Revenue Fund is provided as the state match for Medicaid reimbursable early intervention services in Specific Appropriation 185.	
560	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	82,009
	FROM DONATIONS TRUST FUND	121,245
	FROM FEDERAL GRANTS TRUST FUND	75,871
561	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	164,125
	FROM DONATIONS TRUST FUND	120,540
	FROM FEDERAL GRANTS TRUST FUND	49,845
561A	QUALIFIED EXPENDITURE CATEGORY	
	CHILDRENS MEDICAL SERVICES DEVELOPMENT AND	
	INTEGRATION PROJECT	
	FROM FEDERAL GRANTS TRUST FUND	831,171
TOTAL: CHILDREN'S SPECIAL HEALTH CARE		
	FROM GENERAL REVENUE FUND	74,429,295
	FROM TRUST FUNDS	250,924,755
	TOTAL POSITIONS	744.00
	TOTAL ALL FUNDS	325,354,050

PROGRAM: HEALTH CARE PRACTITIONER AND ACCESS

MEDICAL QUALITY ASSURANCE

The Department of Health along with the Board of Pharmacy may seek and accept grants to develop and publish a listing of tamper resistant formulated controlled substances, including schedules II-V, that such technologies for which information has been submitted by the manufacturer of such a product. Inclusion of a drug on such registry may not require that a drug bear a labeling claim with respect to reduction of tampering, abuse or abuse potential at the time of listing. Such a listing may also include a determination by the Department of Health as to which listed controlled substance incorporating tamper resistant formulation technology may provide substantially similar tamper-resistance properties, based solely upon studies submitted by the drug manufacturer. The Department shall distribute this registry once a year to all pharmacies authorized to dispense controlled substances and to all physicians authorized to dispense and prescribe controlled substances.

	APPROVED SALARY RATE	22,010,069
562	SALARIES AND BENEFITS POSITIONS	600.00
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	29,795,052
563	OTHER PERSONAL SERVICES	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	5,365,666
564	EXPENSES	
	FROM MEDICAL QUALITY ASSURANCE	

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	TRUST FUND	7,068,722
565	OPERATING CAPITAL OUTLAY	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	57,604
566	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	13,000
567	SPECIAL CATEGORIES	
	UNLICENSED ACTIVITIES	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	1,231,856
568	SPECIAL CATEGORIES	
	TRANSFER TO DIVISION OF ADMINISTRATIVE	
	HEARINGS	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	297,494
569	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	13,825,119
570	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	654,782
571	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	339,364
572	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM MEDICAL QUALITY ASSURANCE	
	TRUST FUND	255,612
TOTAL: MEDICAL QUALITY ASSURANCE		
	FROM TRUST FUNDS	58,904,271
	TOTAL POSITIONS	600.00
	TOTAL ALL FUNDS	58,904,271

COMMUNITY HEALTH RESOURCES

	APPROVED SALARY RATE	4,238,204
573	SALARIES AND BENEFITS POSITIONS	104.00
	FROM GENERAL REVENUE FUND	591,784
	FROM ADMINISTRATIVE TRUST FUND	371,741
	FROM TOBACCO SETTLEMENT TRUST FUND	294,586
	FROM FEDERAL GRANTS TRUST FUND	1,366,829
	FROM BRAIN AND SPINAL CORD INJURY	
	REHABILITATION TRUST FUND	2,403,326
	From the funds in Specific Appropriation 573, \$294,586 and four positions are provided to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with Section 27, Article X of the State Constitution.	
574	OTHER PERSONAL SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	10,000
	FROM FEDERAL GRANTS TRUST FUND	19,770
575	EXPENSES	
	FROM GENERAL REVENUE FUND	72,425
	FROM ADMINISTRATIVE TRUST FUND	131,539

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FROM FEDERAL GRANTS TRUST FUND . . .	555,127
FROM GRANTS AND DONATIONS TRUST FUND	29,729
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	668,523
576 AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	64,747
577 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HEALTH COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,006,000
578 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND . . .	12,850
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	9,000
579 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,616,562
FROM ADMINISTRATIVE TRUST FUND . . .	5,623
FROM FEDERAL GRANTS TRUST FUND . . .	616,997
FROM GRANTS AND DONATIONS TRUST FUND	3,581
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	242,075

From the funds in Specific Appropriation 579, \$1,600,000 in nonrecurring funds from the General Revenue Fund is provided for the FAMU/UF/FSU/FAU collaboration to provide: (1) training opportunities for students from diverse backgrounds to pursue advanced degrees in the state's existing medical, dental, pharmacy, nursing and other health related programs; and (2) operation of two rural panhandle clinics.

580 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,530,924
FROM FEDERAL GRANTS TRUST FUND . . .	437,153
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	1,919,836

From the funds in Specific Appropriation 580, \$1,000,000 from the General Revenue Fund is provided for the department to contract with the Brain Injury Association of Florida (BIAF) to identify and link resources to traumatic brain injury patients.

581 SPECIAL CATEGORIES GRANTS AND AIDS - RURAL HEALTH NETWORK GRANTS FROM GENERAL REVENUE FUND	500,000
FROM FEDERAL GRANTS TRUST FUND . . .	574,305

582 SPECIAL CATEGORIES BRAIN AND SPINAL CORD HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND	2,201,241
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	12,996,146

From the funds in Specific Appropriation 582, \$663,914 from the General Revenue Fund and \$906,736 from the Brain and Spinal Cord Injury Program Trust Fund are provided to expand the current Traumatic Brain Injury/Spinal Cord Injury Medicaid waiver by an additional 50 slots. This funding shall be used to reduce the current wait list for those individuals that are at the greatest risk for institutionalization or developing secondary complications requiring hospitalization.

583 SPECIAL CATEGORIES CYSTIC FIBROSIS HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND	1,044,540
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FROM FEDERAL GRANTS TRUST FUND . . .	1,426,574
From the funds in Specific Appropriation 583, \$325,000 from the General Revenue Fund and \$239,706 from the Federal Grants Trust Fund are provided to increase the current Cystic Fibrosis Home and Community Based Services Waiver.	
584 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	1,000,000
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	1,676,352
From the funds in Specific Appropriation 584, \$1,000,000 from the General Revenue Fund is provided for services for newly-injured clients of brain, spinal cord, or brain and spinal cord injuries who are not served under the Traumatic Brain Injury/Spinal Cord Injury Medicaid waiver.	
585 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	29,641
586 SPECIAL CATEGORIES GRANTS AND AIDS - SPINAL CORD RESEARCH FROM GENERAL REVENUE FUND	400,000
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	1,000,000

From the funds in Specific Appropriation 586, \$400,000 in nonrecurring funds from the General Revenue Fund is provided for Brain and Spinal Research at the University of Miami.

586A SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . . .	1,639
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	47,576

587 SPECIAL CATEGORIES COMPREHENSIVE STATEWIDE TOBACCO PREVENTION AND EDUCATION PROGRAM FROM TOBACCO SETTLEMENT TRUST FUND .	64,289,944
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Funds in Specific Appropriation 587 shall be used to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with Section 27, Article X of the State Constitution as adjusted annually for inflation, using the Consumer Price Index as published by the United States Department of Labor. The appropriation shall be allocated as follows:

State & Community Interventions.....	10,630,288
State & Community Interventions - AHEC.....	5,320,738
Health Communications Interventions.....	21,408,551
Cessation Interventions.....	12,663,790
Cessation Interventions - AHEC.....	7,213,826
Surveillance & Evaluation.....	5,731,550
Administration & Management.....	1,321,201

From the funds in Specific Appropriation 587, the department may use nicotine replacements and other treatments approved by the Federal Food and Drug Administration as part of smoking cessation interventions.

587A SPECIAL CATEGORIES FLORIDA AGRICULTURAL AND MECHANICAL UNIVERSITY CRESTVIEW CENTER FROM GENERAL REVENUE FUND	1,500,000
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588 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	10,632
FROM ADMINISTRATIVE TRUST FUND . . .	2,509

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	FROM FEDERAL GRANTS TRUST FUND . . .		9,997
	FROM BRAIN AND SPINAL CORD INJURY		
	REHABILITATION TRUST FUND		21,791
589	SPECIAL CATEGORIES		
	MEDICALLY FRAGILE ENHANCEMENT PAYMENT		
	FROM GENERAL REVENUE FUND	760,020	
	From the funds in Specific Appropriation 589, \$150,000 from the General Revenue Fund is provided as additional funding for ventilator dependent, medically fragile children in the Broward Children's Center.		
TOTAL: COMMUNITY HEALTH RESOURCES			
	FROM GENERAL REVENUE FUND	11,322,516	
	FROM TRUST FUNDS		92,151,118
	TOTAL POSITIONS	104.00	
	TOTAL ALL FUNDS		103,473,634
PROGRAM: DISABILITY DETERMINATIONS			
DISABILITY BENEFITS DETERMINATION			
	APPROVED SALARY RATE	49,917,583	
590	SALARIES AND BENEFITS POSITIONS	1,227.00	
	FROM GENERAL REVENUE FUND	568,177	
	FROM FEDERAL GRANTS TRUST FUND . . .		641,403
	FROM U.S. TRUST FUND		71,171,210
591	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	25,996	
	FROM FEDERAL GRANTS TRUST FUND . . .		27,001
	FROM U.S. TRUST FUND		16,095,631
592	EXPENSES		
	FROM GENERAL REVENUE FUND	118,839	
	FROM FEDERAL GRANTS TRUST FUND . . .		138,434
	FROM U.S. TRUST FUND		23,100,363
593	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	4,000	
	FROM FEDERAL GRANTS TRUST FUND . . .		4,000
	FROM U.S. TRUST FUND		200,000
594	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	135,331	
	FROM FEDERAL GRANTS TRUST FUND . . .		140,563
	FROM U.S. TRUST FUND		36,244,419
595	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,784	
	FROM FEDERAL GRANTS TRUST FUND . . .		1,784
	FROM U.S. TRUST FUND		397,194
596	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM FEDERAL GRANTS TRUST FUND . . .		255
	FROM U.S. TRUST FUND		2,334
597	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	3,992	
	FROM FEDERAL GRANTS TRUST FUND . . .		4,051
	FROM U.S. TRUST FUND		438,524
TOTAL: DISABILITY BENEFITS DETERMINATION			
	FROM GENERAL REVENUE FUND	858,119	
	FROM TRUST FUNDS		148,607,166

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	TOTAL POSITIONS	1,227.00	
	TOTAL ALL FUNDS		149,465,285
TOTAL: HEALTH, DEPARTMENT OF			
	FROM GENERAL REVENUE FUND	404,106,437	
	FROM TRUST FUNDS		2,389,045,880
	TOTAL POSITIONS	16,550.25	
	TOTAL ALL FUNDS		2,793,152,317
	TOTAL APPROVED SALARY RATE	640,788,088	
VETERANS' AFFAIRS, DEPARTMENT OF			
PROGRAM: SERVICES TO VETERANS' PROGRAM			
VETERANS' HOMES			
	APPROVED SALARY RATE	30,327,168	
598	SALARIES AND BENEFITS POSITIONS	978.00	
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		43,041,623
599	OTHER PERSONAL SERVICES		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		2,986,987
600	EXPENSES		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		32,000
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		12,025,975
601	OPERATING CAPITAL OUTLAY		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		67,500
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		329,094
	FROM STATE HOMES FOR VETERANS		
	TRUST FUND		95,210
602	FOOD PRODUCTS		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		3,226,561
603	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		9,310,854
604	SPECIAL CATEGORIES		
	RECREATIONAL EQUIPMENT AND SUPPLIES		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		72,500
605	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		1,738,266
606	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		364,334
607	FIXED CAPITAL OUTLAY		
	MAINTENANCE AND REPAIR OF STATE-OWNED		
	RESIDENTIAL FACILITIES FOR VETERANS		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		550,000
	FROM STATE HOMES FOR VETERANS		
	TRUST FUND		894,400

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TOTAL: VETERANS' HOMES			
	FROM TRUST FUNDS		74,735,304
	TOTAL POSITIONS	978.00	
	TOTAL ALL FUNDS		74,735,304
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE	1,530,608	
608	SALARIES AND BENEFITS	POSITIONS 25.50	
	FROM GENERAL REVENUE FUND		2,031,526
609	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		19,765
610	EXPENSES		
	FROM GENERAL REVENUE FUND		658,996
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		100,458
611	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		120,512
612	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		110,882
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		730,600
613	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		6,845
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		27
614	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		9,361
615	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND		12,504
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM GENERAL REVENUE FUND		2,970,391
	FROM TRUST FUNDS		831,085
	TOTAL POSITIONS	25.50	
	TOTAL ALL FUNDS		3,801,476
VETERANS' BENEFITS AND ASSISTANCE			
	APPROVED SALARY RATE	3,723,398	
617	SALARIES AND BENEFITS	POSITIONS 85.00	
	FROM GENERAL REVENUE FUND		4,002,511
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		687,797
618	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		12,000
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		10,000
619	EXPENSES		
	FROM GENERAL REVENUE FUND		229,941
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		149,286
620	OPERATING CAPITAL OUTLAY		
	FROM OPERATIONS AND MAINTENANCE		

SECTION 3 - HUMAN SERVICES			
SPECIFIC APPROPRIATION			
	TRUST FUND		4,000
622	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		2,569
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		4,000
623	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		12,746
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		4,096
624	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		27,765
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		3,420
TOTAL: VETERANS' BENEFITS AND ASSISTANCE			
	FROM GENERAL REVENUE FUND		4,287,532
	FROM TRUST FUNDS		862,599
	TOTAL POSITIONS	85.00	
	TOTAL ALL FUNDS		5,150,131
TOTAL: VETERANS' AFFAIRS, DEPARTMENT OF			
	FROM GENERAL REVENUE FUND		7,257,923
	FROM TRUST FUNDS		76,428,988
	TOTAL POSITIONS	1,088.50	
	TOTAL ALL FUNDS		83,686,911
	TOTAL APPROVED SALARY RATE	35,581,174	
TOTAL OF SECTION 3			
	FROM GENERAL REVENUE FUND		7,673,104,514
	FROM TRUST FUNDS		22,239,668,452
	TOTAL POSITIONS	34,407.25	
	TOTAL ALL FUNDS		29,912,772,966

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS

The moneys contained herein are appropriated from the named funds to the Department of Corrections, Justice Administration, Department of Juvenile Justice, Florida Department of Law Enforcement, Department of Legal Affairs/Attorney General, and the Parole Commission as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

CORRECTIONS, DEPARTMENT OF

From the funds in Specific Appropriations 625 through 815, each provider contracting with the Department of Corrections must provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents must include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.

The Department of Corrections shall develop and use a uniform format and uniform methodologies for the purpose of reporting annually to the Governor and to the Legislature on the state prison system. Such reports shall include a comprehensive plan for current facility use and

SECTION 3 - HUMAN SERVICES
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any departures from planned facility use, including opening new facilities, renovating or closing existing facilities, and advancing or delaying the opening of new or renovated facilities. The report shall include the maximum capacity of currently operating facilities and the potential maximum capacity of facilities that the department could make operational within the fiscal year. The report shall also identify appropriate sites for future facilities and provide information to support specified locations, such as availability of personnel in local labor markets. Reports should include updated infrastructure needs for existing or future facilities. Each report should reconcile capacity figures to the immediately preceding report. For the purpose of this paragraph, maximum capacity shall be calculated and displayed pursuant to section 944.023(1)(b), Florida Statutes. The department may provide additional analysis of current and future bed needs based on such factors as deemed necessary by the Secretary. The next report shall be due January 1, 2013.

From the funds in Specific Appropriations 625 through 815, the Department of Corrections shall, before closing, substantially reducing the use of, or changing the purpose of any state correctional institution as defined in section 944.02, Florida Statutes, submit its proposal to the Governor's Office of Policy and Budget and the chairs of the Senate Budget Committee and the House Appropriations Committee for review.

Funds in Specific Appropriation 625 through 815 shall not be used to pay for unoccupied space currently being leased by the Department of Corrections in the event the leases are vacant on or after July 1, 2012, and for which it has been determined by the Secretary of the department that there is no longer a need.

PROGRAM: DEPARTMENT ADMINISTRATION

BUSINESS SERVICE CENTERS

APPROVED SALARY RATE 9,038,192

Table with 4 columns: Line Item, Description, Amount, and Total. Includes items 625-630 and a TOTAL row for Business Service Centers.

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 12,688,626

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Table with 4 columns: Line Item, Description, Amount, and Total. Includes items 631-633.

From the funds in Specific Appropriation 631, \$1,000,000 of general revenue funds shall be placed in reserve. After the Department of Corrections' successful statewide implementation of the electronic time and attendance system identified in chapters 2010-152 and 2011-69, Laws of Florida, the department may submit a budget amendment in accordance with all applicable provisions of chapter 216, Florida Statutes, requesting release of the funds.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 632.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 633.

From funds in Specific Appropriation 633, up to \$10,000 in general revenue funds is appropriated for the department to prepare and issue a competitive procurement no later than July 31, 2012, for statewide inmate phone services.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 634.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 635.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 636.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 637.

Funds in Specific Appropriation 637 are from reimbursements from the U. S. Government for incarcerating aliens in Florida's prisons. If total reimbursements exceed \$13,900,000, the department shall submit a budget amendment in accordance with all applicable provisions of chapter 216, Florida Statutes, requesting additional budget authority to transfer the balance to the General Revenue Fund.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 638.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 639.

Table with 4 columns: Line Item, Description, Amount, and Total. Includes item 640.

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APPROPRIATION			
TRUST FUND			130,168
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
FROM GENERAL REVENUE FUND	19,665,083		
FROM TRUST FUNDS		19,536,424	
TOTAL POSITIONS	263.00		
TOTAL ALL FUNDS		39,201,507	
INFORMATION TECHNOLOGY			
APPROVED SALARY RATE	7,856,445		
641 SALARIES AND BENEFITS POSITIONS	161.50		
FROM GENERAL REVENUE FUND	8,557,487		
FROM ADMINISTRATIVE TRUST FUND		1,072,962	
641A OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	13,500		
642 EXPENSES			
FROM GENERAL REVENUE FUND	659,224		
FROM ADMINISTRATIVE TRUST FUND		24,271	
643 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	127,720		
644 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	2,084,778		
FROM ADMINISTRATIVE TRUST FUND		7,812	
645 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	48,354		
646 SPECIAL CATEGORIES			
DEFERRED-PAYMENT COMMODITY CONTRACTS			
FROM GENERAL REVENUE FUND	295,329		
647 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	1,270		
648 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND	1,279		
648A DATA PROCESSING SERVICES			
TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES			
FROM GENERAL REVENUE FUND	102,717		
648B DATA PROCESSING SERVICES			
OTHER DATA PROCESSING SERVICES			
FROM GENERAL REVENUE FUND	4		
649 DATA PROCESSING SERVICES			
SOUTHWOOD SHARED RESOURCE CENTER			
FROM GENERAL REVENUE FUND	6,773,122		
FROM ADMINISTRATIVE TRUST FUND		7,046	
TOTAL: INFORMATION TECHNOLOGY			
FROM GENERAL REVENUE FUND	18,664,784		
FROM TRUST FUNDS		1,112,091	
TOTAL POSITIONS	161.50		
TOTAL ALL FUNDS		19,776,875	

PROGRAM: SECURITY AND INSTITUTIONAL OPERATIONS

From the funds in Specific Appropriations 661, 673, and 686 a total of

SECTION 3 - HUMAN SERVICES			
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APPROPRIATION			
<p>\$1,074,362 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities. Funding is provided as follows: \$269,324 for the Bay Correctional Facility, \$339,242 for the Moore Haven Correctional Facility, \$275,560 for the South Bay Correctional Facility, \$100,000 for the Gadsden Correctional Facility and \$90,236 for the Lake City Correctional Facility. These funds may not be distributed if there are outstanding claims for ad valorem taxes due on the property at issue and may not be distributed until the property is reclassified on the real property and tangible personal property rolls as State Government property back to the date the finance corporation or other state entity acquired the title thereto. These distributions shall be adjusted, with respect to any facility, to reimburse the Department of Corrections for the total amounts expended by the state in resisting the imposition of such ad valorem tax claims, including all attorneys' fees and costs actually incurred by the state's agencies.</p> <p>Funds and positions in Specific Appropriations 625 through 758 and 778 through 815 support the state's inmate population. These funds and positions are sufficient to provide housing and security for 98,885 inmates when fully annualized. Variable expenses, maintenance, and health services funds are provided for an average daily population of 99,257 inmates.</p> <p>Funds and positions in Specific Appropriations 625 through 758 and 778 through 815 are provided to address security needs for the prison population expected in Fiscal Year 2012-2013, as projected by the Criminal Justice Estimating Conference.</p>			
ADULT MALE CUSTODY OPERATIONS			
APPROVED SALARY RATE		317,865,052	
651 SALARIES AND BENEFITS POSITIONS	7,992.00		
FROM GENERAL REVENUE FUND	380,644,343		
FROM FEDERAL GRANTS TRUST FUND			340,612
652 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	4,382,832		
FROM GRANTS AND DONATIONS TRUST FUND			91,000
653 EXPENSES			
FROM GENERAL REVENUE FUND	20,973,057		
FROM FEDERAL GRANTS TRUST FUND			216,949
FROM GRANTS AND DONATIONS TRUST FUND			240,389
From the funds in Specific Appropriation 653, \$142,900 from recurring general revenue funds is provided to the City of Pahoee as a payment in lieu of taxes for the Sago Palm facility.			
654 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	303,666		
FROM FEDERAL GRANTS TRUST FUND			750,000
FROM GRANTS AND DONATIONS TRUST FUND			250,000
655 FOOD PRODUCTS			
FROM GENERAL REVENUE FUND	25,757,404		
FROM FEDERAL GRANTS TRUST FUND			83,421
655A SPECIAL CATEGORIES			
ACQUISITION OF MOTOR VEHICLES			
FROM GENERAL REVENUE FUND	450,000		
656 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	5,332,231		
FROM FEDERAL GRANTS TRUST FUND			273,617
657 SPECIAL CATEGORIES			
FOOD SERVICE AND PRODUCTION			

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SPECIFIC			
APPROPRIATION			
	FROM GENERAL REVENUE FUND	3,244,169	
	FROM FEDERAL GRANTS TRUST FUND . . .		118,172
658	SPECIAL CATEGORIES		
	OVERTIME		
	FROM GENERAL REVENUE FUND	523,270	
659	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	15,675,608	
	FROM SALE OF GOODS AND SERVICES		
	CLEARING TRUST FUND		1,048,049
660	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	6,553,045	
661	SPECIAL CATEGORIES		
	PRIVATE PRISON OPERATIONS		
	FROM GENERAL REVENUE FUND	121,628,960	
	FROM PRIVATELY OPERATED		
	INSTITUTIONS INMATE WELFARE TRUST		
	FUND		1,300,586
662	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	505,746	
663	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	219,176	
663A	FIXED CAPITAL OUTLAY		
	MAJOR REPAIRS, RENOVATIONS AND		
	IMPROVEMENTS TO MAJOR INSTITUTIONS		
	FROM GENERAL REVENUE FUND	2,119,660	
TOTAL:	ADULT MALE CUSTODY OPERATIONS		
	FROM GENERAL REVENUE FUND	588,313,167	
	FROM TRUST FUNDS		4,712,795
	TOTAL POSITIONS	7,992.00	
	TOTAL ALL FUNDS		593,025,962
ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY OPERATIONS			
	APPROVED SALARY RATE	34,144,807	
664	SALARIES AND BENEFITS		
	POSITIONS	813.00	
	FROM GENERAL REVENUE FUND	33,893,564	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		118,901
665	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	331,284	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		32,884
666	EXPENSES		
	FROM GENERAL REVENUE FUND	1,994,239	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		50,703
667	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND	2,406,265	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		15,841
668	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	625,305	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
669	SPECIAL CATEGORIES		
	FOOD SERVICE AND PRODUCTION		
	FROM GENERAL REVENUE FUND	180,841	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		22,509
670	SPECIAL CATEGORIES		
	OVERTIME		
	FROM GENERAL REVENUE FUND	469,295	
671	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	3,635,370	
672	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	341,923	
673	SPECIAL CATEGORIES		
	PRIVATE PRISON OPERATIONS		
	FROM GENERAL REVENUE FUND	25,571,930	
	FROM PRIVATELY OPERATED		
	INSTITUTIONS INMATE WELFARE TRUST		
	FUND		597,359
674	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	80,162	
675	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	10,525	
TOTAL:	ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY		
	OPERATIONS		
	FROM GENERAL REVENUE FUND	69,540,703	
	FROM TRUST FUNDS		838,197
	TOTAL POSITIONS	813.00	
	TOTAL ALL FUNDS		70,378,900
MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS			
	APPROVED SALARY RATE	13,199,764	
676	SALARIES AND BENEFITS		
	POSITIONS	102.00	
	FROM GENERAL REVENUE FUND	13,757,578	
	FROM FEDERAL GRANTS TRUST FUND . . .		493,334
677	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	247,841	
678	EXPENSES		
	FROM GENERAL REVENUE FUND	77,143	
	FROM FEDERAL GRANTS TRUST FUND . . .		24,336
679	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	20,185	
	FROM FEDERAL GRANTS TRUST FUND . . .		500,000
680	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND	1,334,376	
	FROM FEDERAL GRANTS TRUST FUND . . .		483,667
681	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	29,599	
682	SPECIAL CATEGORIES		
	FOOD SERVICE AND PRODUCTION		
	FROM GENERAL REVENUE FUND	197,340	
	FROM FEDERAL GRANTS TRUST FUND . . .		191,046

SECTION 3 - HUMAN SERVICES		
SPECIFIC		
APPROPRIATION		
683	SPECIAL CATEGORIES OVERTIME	
	FROM GENERAL REVENUE FUND	486,977
684	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	2,136,384
685	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
	FROM GENERAL REVENUE FUND	159,226
686	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS	
	FROM GENERAL REVENUE FUND	19,804,187
	FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FUND	195,403
687	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	38,675
688	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	7,625
	FROM FEDERAL GRANTS TRUST FUND	898
TOTAL: MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS		
	FROM GENERAL REVENUE FUND	38,297,136
	FROM TRUST FUNDS	1,888,684
	TOTAL POSITIONS	102.00
	TOTAL ALL FUNDS	40,185,820
SPECIALTY CORRECTIONAL INSTITUTION OPERATIONS		
	APPROVED SALARY RATE	180,227,614
689	SALARIES AND BENEFITS POSITIONS	4,860.00
	FROM GENERAL REVENUE FUND	231,070,792
690	OTHER PERSONAL SERVICES	
	FROM GENERAL REVENUE FUND	1,286,462
691	EXPENSES	
	FROM GENERAL REVENUE FUND	3,549,587
692	FOOD PRODUCTS	
	FROM GENERAL REVENUE FUND	12,170,243
693	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	1,762,621
694	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION	
	FROM GENERAL REVENUE FUND	1,168,710
695	SPECIAL CATEGORIES OVERTIME	
	FROM GENERAL REVENUE FUND	654,272
696	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	12,910,617
697	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
	FROM GENERAL REVENUE FUND	1,514,628
699	SPECIAL CATEGORIES	

SECTION 3 - HUMAN SERVICES		
SPECIFIC		
APPROPRIATION		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	283,746
700	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	35,878
TOTAL: SPECIALTY CORRECTIONAL INSTITUTION OPERATIONS		
	FROM GENERAL REVENUE FUND	266,407,556
	TOTAL POSITIONS	4,860.00
	TOTAL ALL FUNDS	266,407,556
RECEPTION CENTER OPERATIONS		
	APPROVED SALARY RATE	71,521,029
701	SALARIES AND BENEFITS POSITIONS	1,985.00
	FROM GENERAL REVENUE FUND	94,282,461
	FROM FEDERAL GRANTS TRUST FUND	8,249
702	OTHER PERSONAL SERVICES	
	FROM GENERAL REVENUE FUND	788,028
703	EXPENSES	
	FROM GENERAL REVENUE FUND	3,914,923
	FROM FEDERAL GRANTS TRUST FUND	31,090
704	OPERATING CAPITAL OUTLAY	
	FROM FEDERAL GRANTS TRUST FUND	250,000
705	FOOD PRODUCTS	
	FROM GENERAL REVENUE FUND	6,099,923
	FROM FEDERAL GRANTS TRUST FUND	32,449
706	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	87,126
707	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION	
	FROM GENERAL REVENUE FUND	363,768
	FROM FEDERAL GRANTS TRUST FUND	46,893
708	SPECIAL CATEGORIES OVERTIME	
	FROM GENERAL REVENUE FUND	299,643
709	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	3,252,930
710	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	
	FROM GENERAL REVENUE FUND	678,193
712	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	81,590
713	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	18,998
TOTAL: RECEPTION CENTER OPERATIONS		
	FROM GENERAL REVENUE FUND	109,867,583
	FROM TRUST FUNDS	368,681
	TOTAL POSITIONS	1,985.00
	TOTAL ALL FUNDS	110,236,264

SECTION 3 - HUMAN SERVICES
SPECIFIC
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PUBLIC SERVICE WORKSQUADS AND WORK RELEASE
TRANSITION

SECTION 3 - HUMAN SERVICES
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APPROPRIATION
TOTAL: PUBLIC SERVICE WORKSQUADS AND WORK RELEASE
TRANSITION

APPROVED SALARY RATE	37,369,131	
714 SALARIES AND BENEFITS POSITIONS	1,033.00	
FROM GENERAL REVENUE FUND	33,814,635	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		19,233,926
FROM GRANTS AND DONATIONS TRUST FUND		48,692
715 EXPENSES		
FROM GENERAL REVENUE FUND	628,772	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		717,224
FROM GRANTS AND DONATIONS TRUST FUND		32,776
716 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	154,907	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		90,020
717 FOOD PRODUCTS		
FROM GENERAL REVENUE FUND	1,104,000	
718 LUMP SUM		
CORRECTIONAL WORK PROGRAMS POSITIONS	15.00	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		1,054,597

Funds and positions in Specific Appropriation 718 from the Correctional Work Program Trust Fund are provided for interagency contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service squad contracts.

719 SPECIAL CATEGORIES CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	27,247,420	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		284,315
720 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION		
FROM GENERAL REVENUE FUND	203,504	
721 SPECIAL CATEGORIES OVERTIME		
FROM GENERAL REVENUE FUND	185,998	
722 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	1,090,171	
723 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
FROM GENERAL REVENUE FUND	308,420	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		182,075
725 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	40,356	
726 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	4,411	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		4,128

FROM GENERAL REVENUE FUND	64,782,594	
FROM TRUST FUNDS		21,647,753
TOTAL POSITIONS	1,048.00	
TOTAL ALL FUNDS		86,430,347

ROAD PRISON OPERATIONS		
APPROVED SALARY RATE	3,753,364	
727 SALARIES AND BENEFITS POSITIONS	95.00	
FROM GENERAL REVENUE FUND		351
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		5,447,338
728 EXPENSES		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		499,172
729 FOOD PRODUCTS		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		352,549
730 SPECIAL CATEGORIES CONTRACTED SERVICES		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		11,284
731 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		53,567
732 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		24,666
733 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		8,341

TOTAL: ROAD PRISON OPERATIONS		
FROM GENERAL REVENUE FUND	351	
FROM TRUST FUNDS		6,396,917
TOTAL POSITIONS	95.00	
TOTAL ALL FUNDS		6,397,268

OFFENDER MANAGEMENT AND CONTROL		
APPROVED SALARY RATE	43,808,498	
734 SALARIES AND BENEFITS POSITIONS	1,257.00	
FROM GENERAL REVENUE FUND	56,320,043	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		63,669
735 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	274,572	
736 EXPENSES		
FROM GENERAL REVENUE FUND	2,683,112	
FROM CORRECTIONAL WORK PROGRAM TRUST FUND		1,959
737 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	21,578	
738 SPECIAL CATEGORIES CONTRACTED SERVICES		

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	FROM GENERAL REVENUE FUND	31,653
739	SPECIAL CATEGORIES	
	SALARY INCENTIVE PAYMENTS	
	FROM GENERAL REVENUE FUND	64,719
	FROM CORRECTIONAL WORK PROGRAM TRUST FUND	1,655
740	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	166,269
741	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	7,439
TOTAL: OFFENDER MANAGEMENT AND CONTROL		
	FROM GENERAL REVENUE FUND	59,569,385
	FROM TRUST FUNDS	67,283
	TOTAL POSITIONS	1,257.00
	TOTAL ALL FUNDS	59,636,668
EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	APPROVED SALARY RATE	8,733,593
742	SALARIES AND BENEFITS POSITIONS	178.00
	FROM GENERAL REVENUE FUND	11,639,864
743	OTHER PERSONAL SERVICES	
	FROM GRANTS AND DONATIONS TRUST FUND	75,000
744	EXPENSES	
	FROM GENERAL REVENUE FUND	1,981,528
	FROM GRANTS AND DONATIONS TRUST FUND	226,785
	FROM SALE OF GOODS AND SERVICES CLEARING TRUST FUND	1,678,250
745	OPERATING CAPITAL OUTLAY	
	FROM GENERAL REVENUE FUND	256,642
746	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	1,557,104
From funds in Specific Appropriation 746, \$1,000,000 in recurring general revenue funds is provided to continue the victim notification system (VINE).		
From funds in Specific Appropriation 746, \$250,000 in nonrecurring general revenue funds is provided for a pilot project utilizing remote transcription services.		
747	SPECIAL CATEGORIES	
	SALARY INCENTIVE PAYMENTS	
	FROM GENERAL REVENUE FUND	100,080
748	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	114,940
749	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	2,202
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	15,652,360

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	FROM TRUST FUNDS	1,980,035
	TOTAL POSITIONS	178.00
	TOTAL ALL FUNDS	17,632,395
CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR		
	APPROVED SALARY RATE	18,355,242
750	SALARIES AND BENEFITS POSITIONS	543.00
	FROM GENERAL REVENUE FUND	23,164,284
751	EXPENSES	
	FROM GENERAL REVENUE FUND	55,038,033
From funds in Specific Appropriation 751, \$250,000 in nonrecurring general revenue funds is appropriated to maintain Department of Corrections' facilities that have been closed due to prison consolidation.		
752	OPERATING CAPITAL OUTLAY	
	FROM GENERAL REVENUE FUND	382,228
753	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	4,653
754	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	4,658,135
755	SPECIAL CATEGORIES	
	DEFERRED-PAYMENT COMMODITY CONTRACTS	
	FROM GENERAL REVENUE FUND	4,198,894
756	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	36,771
757	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	11,401
758	FIXED CAPITAL OUTLAY	
	CORRECTIONAL FACILITIES - LEASE PURCHASE	
	FROM GENERAL REVENUE FUND	64,527,183

Funds in Specific Appropriation 758 are provided for payments required under the master lease purchase agreement used to secure the certificates of participation issued to finance or refinance the following correctional facilities:

Bay Correctional Facility.....	3,048,274
Moore Haven Correctional Facility (Glades County).....	2,605,751
South Bay Correctional Facility (Palm Beach County).....	5,055,170
Graceville Correctional Facility (Jackson County).....	4,827,944
Okeechobee Correctional Institution.....	3,448,588
Blackwater River Correctional Facility (Santa Rosa County)..	7,031,009
Gadsden Correctional Facility.....	2,434,272
Lake City Correctional Facility (Columbia County).....	2,625,330
Demilly Correctional Institution (Polk County).....	1,390,375
Sago Palm Work Camp (Palm Beach County).....	1,476,000
Various DOC Facility Projects - Series 2009 B and C Bonds...	30,584,470

Series 2009 B and C Bonds include various facility construction projects for the following Department of Corrections facilities:

Mayo Annex (Lafayette County), Suwannee Annex (Suwannee County), Lowell Reception Center (Marion County), Lancaster Secure Housing Unit (Gilchrist County), Liberty Work Camp (Liberty County), Franklin Work Camp (Franklin County), Cross City Work Camp (Dixie County), Okeechobee Work Camp (Okeechobee County), New River Work Camp (Bradford County),

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Santa Rosa Work Camp (Santa Rosa County), Hollywood Work Release Center (Broward County), Kissimmee Work Release Center (Osceola County), Lake City Work Release Center (Columbia County), Santa Fe Work Release Center (Alachua County), Everglades Re-Entry Center (Dade County), Baker Re-Entry Center (Baker County), and Pat Thomas Re-Entry Center (Gadsden County).

Table with 3 columns: Description, Amount, Total. Includes 'TOTAL: CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR' and 'TOTAL ALL FUNDS'.

PROGRAM: COMMUNITY CORRECTIONS

COMMUNITY SUPERVISION

APPROVED SALARY RATE 113,810,438

Table with 4 columns: Line Item, Description, Amount, Total. Includes items 759, 760, 761, 762, 763.

Funds in Specific Appropriation 763 are provided to continue rent payments for individual private contracts for rental of office/building space at a rate not to exceed the rate for each contract in effect on June 30, 2012.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 764.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 764A.

Funds in Specific Appropriation 764A are provided from nonrecurring general revenue funds for the Operation New Hope re-entry initiative, a program that provides case management, life-coaching, job training and job placement services to assist offenders on community supervision transition back into the community and workforce.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 765.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 766.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 767.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 768.

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Table with 4 columns: Line Item, Description, Amount, Total. Includes items 769 and 770.

Table with 4 columns: Description, Amount, Total. Includes 'TOTAL: COMMUNITY SUPERVISION' and 'TOTAL ALL FUNDS'.

ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES

Table with 4 columns: Line Item, Description, Amount, Total. Includes items 771, 772, 773, 774.

From the funds in Specific Appropriation 774, \$150,000 in nonrecurring general revenue funds is provided for the WestCare substance abuse treatment program in Pinellas County.

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 775.

From the funds in Specific Appropriation 775, \$600,000 in recurring general revenue funds are provided for the Drug Abuse Comprehensive Coordinating Office, Inc. (DACC) in Hillsborough County.

Table with 4 columns: Description, Amount, Total. Includes 'TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES' and 'TOTAL ALL FUNDS'.

COMMUNITY FACILITY OPERATIONS

Table with 4 columns: Line Item, Description, Amount, Total. Includes item 776.

From funds in Specific Appropriation 776, \$350,000 in nonrecurring funds is provided for WestCare Foundation, Inc. to establish a pilot program for Pasco and Pinellas counties utilizing the "Smart Justice" model as an accountable alternative for Non-Violent Drug Offenders who would be sentenced to prison.

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777 SPECIAL CATEGORIES
JUDICIAL/DEPARTMENT OF CORRECTIONS
SENTENCING ALTERNATIVES
FROM GENERAL REVENUE FUND 700,143

Pursuant to sections 944.012(6)(c), 921.00241 and 775.082(10), Florida Statutes, \$700,143 in recurring general revenue funds are provided in Specific Appropriation 777 to continue Judicial/DOC pilot programs for offenders who would be sentenced to prison, but could be diverted to appropriate programs that allow the offender to retain community support, access drug treatment and/or employment opportunities while receiving life-skills assistance in a structured environment. These treatment programs may include drug treatment, residential and outpatient treatment programming, day reporting or other services to reduce recidivism.

These pilot programs shall continue to use evidence-based practices and graduated incentives that are anticipated to result in a reduction in prison admissions for that community.

TOTAL: COMMUNITY FACILITY OPERATIONS
FROM GENERAL REVENUE FUND 3,516,664

TOTAL ALL FUNDS 3,516,664

PROGRAM: HEALTH SERVICES

INMATE HEALTH SERVICES

APPROVED SALARY RATE 121,757,982

778 SALARIES AND BENEFITS POSITIONS 2,679.00
FROM GENERAL REVENUE FUND 124,440,177

779 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 17,691,537

780 EXPENSES
FROM GENERAL REVENUE FUND 11,051,314

781 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 249,229

782 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 773,686

783 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 769,274

784 SPECIAL CATEGORIES
INMATE HEALTH SERVICES
FROM GENERAL REVENUE FUND 133,880,822
FROM ADMINISTRATIVE TRUST FUND 116,000

From the funds in Specific Appropriation 784, \$100,000 in recurring general revenue funds is provided for Hepatitis B vaccinations for inmates.

From Specific Appropriation 784, up to \$41,405,554 in recurring general revenue funds is provided for the contracting of health services in the Southern Florida Region (formerly known as Region IV). If a contract is not executed, the Department of Corrections is authorized to submit a budget amendment in accordance with chapter 216, Florida Statutes, to move funds between categories of appropriation to continue to provide inmate health services.

785 SPECIAL CATEGORIES
TREATMENT OF INMATES - GENERAL DRUGS
FROM GENERAL REVENUE FUND 22,743,337

786 SPECIAL CATEGORIES
TREATMENT OF INMATES - PSYCHOTROPIC DRUGS

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FROM GENERAL REVENUE FUND 11,786,133

787 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 249,635

788 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 354,101

TOTAL: INMATE HEALTH SERVICES
FROM GENERAL REVENUE FUND 323,989,245
FROM TRUST FUNDS 116,000

TOTAL POSITIONS 2,679.00
TOTAL ALL FUNDS 324,105,245

TREATMENT OF INMATES WITH INFECTIOUS DISEASES

APPROVED SALARY RATE 527,639

789 SALARIES AND BENEFITS POSITIONS 11.50
FROM GENERAL REVENUE FUND 100,143
FROM FEDERAL GRANTS TRUST FUND 399,894

790 OTHER PERSONAL SERVICES
FROM FEDERAL GRANTS TRUST FUND 104,207

791 EXPENSES
FROM GENERAL REVENUE FUND 178,506
FROM FEDERAL GRANTS TRUST FUND 201,494

792 OPERATING CAPITAL OUTLAY
FROM FEDERAL GRANTS TRUST FUND 27,019

793 SPECIAL CATEGORIES
INMATE HEALTH SERVICES
FROM GENERAL REVENUE FUND 2,204,554

794 SPECIAL CATEGORIES
TREATMENT OF INMATES - INFECTIOUS DISEASE
DRUGS
FROM GENERAL REVENUE FUND 20,181,349

TOTAL: TREATMENT OF INMATES WITH INFECTIOUS DISEASES
FROM GENERAL REVENUE FUND 22,664,552
FROM TRUST FUNDS 732,614

TOTAL POSITIONS 11.50
TOTAL ALL FUNDS 23,397,166

PROGRAM: EDUCATION AND PROGRAMS

ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND
TREATMENT SERVICES

APPROVED SALARY RATE 1,569,267

795 SALARIES AND BENEFITS POSITIONS 33.00
FROM GENERAL REVENUE FUND 935,483
FROM FEDERAL GRANTS TRUST FUND 754,082

796 OTHER PERSONAL SERVICES
FROM FEDERAL GRANTS TRUST FUND 32,809

797 EXPENSES
FROM GENERAL REVENUE FUND 68,648
FROM FEDERAL GRANTS TRUST FUND 622,815

798 OPERATING CAPITAL OUTLAY
FROM FEDERAL GRANTS TRUST FUND 45,600

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799 SPECIAL CATEGORIES
CONTRACT DRUG ABUSE SERVICES
FROM GENERAL REVENUE FUND 4,019,584
FROM FEDERAL GRANTS TRUST FUND 3,072,341

From funds in Specific Appropriation 799, \$600,000 of nonrecurring general revenue funds is appropriated to provide substance abuse treatment to inmates who have been sentenced to state prison for 24 months or less.

800 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 2,900
FROM FEDERAL GRANTS TRUST FUND 50

TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES
FROM GENERAL REVENUE FUND 5,026,615
FROM TRUST FUNDS 4,527,697
TOTAL POSITIONS 33.00
TOTAL ALL FUNDS 9,554,312

BASIC EDUCATION SKILLS

APPROVED SALARY RATE 13,972,951

801 SALARIES AND BENEFITS POSITIONS 314.00
FROM GENERAL REVENUE FUND 12,938,449
FROM FEDERAL GRANTS TRUST FUND 2,444,648

802 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 493,477
FROM FEDERAL GRANTS TRUST FUND 516,172

803 EXPENSES
FROM GENERAL REVENUE FUND 1,972,021
FROM FEDERAL GRANTS TRUST FUND 1,933,823

From funds in Specific Appropriation 803, \$500,000 from recurring general revenue funds is provided to issue a request for proposal, as defined in section 287.057(1)(b), F.S., to establish a pilot online career education program to serve up to 400 inmates through an Advanced/SACS accredited online school district that offers career-based online high school diplomas designed to prepare adults for transition into the workplace. The department may use federal funds provided to educate inmates to expand this pilot beyond 400 inmates. The department shall provide an initial report regarding the progress of the inmates in the online diploma and career certificate programs to the chairs of the Senate Budget Committee and the House Appropriations Committee by December 31, 2012.

804 OPERATING CAPITAL OUTLAY
FROM FEDERAL GRANTS TRUST FUND 472,386

805 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 557,821
FROM FEDERAL GRANTS TRUST FUND 1,402,052

From Specific Appropriation 805, \$125,000 in nonrecurring general revenue funds is provided for the Hillsborough Reentry Center operated by the Hillsborough County Sheriff's Office, to support ex-offenders released to the Hillsborough Reentry Center from the Department of Corrections, for the purpose of providing continued substance abuse and mental health services.

806 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 96,709

807 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 20,888

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808 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 14,268
FROM FEDERAL GRANTS TRUST FUND 1,196

TOTAL: BASIC EDUCATION SKILLS
FROM GENERAL REVENUE FUND 16,093,633
FROM TRUST FUNDS 6,770,277

TOTAL POSITIONS 314.00
TOTAL ALL FUNDS 22,863,910

ADULT OFFENDER TRANSITION, REHABILITATION AND SUPPORT

APPROVED SALARY RATE 3,347,016

809 SALARIES AND BENEFITS POSITIONS 59.00
FROM GENERAL REVENUE FUND 4,264,581
FROM FEDERAL GRANTS TRUST FUND 436,594

810 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 119,743

811 EXPENSES
FROM GENERAL REVENUE FUND 372,770
FROM FEDERAL GRANTS TRUST FUND 119,152

812 OPERATING CAPITAL OUTLAY
FROM FEDERAL GRANTS TRUST FUND 3,000

813 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 3,222,432
FROM FEDERAL GRANTS TRUST FUND 324,848

From the funds in Specific Appropriation 813, \$200,000 in recurring general revenue funds may be used to expand Horizon volunteer faith and character peer-to-peer program activities at Wakulla Correctional Institution and up to 7 additional prisons, including Computer Lab, Quest and Realizing Educational Emotional and Finance Smarts (REEFS) transition programs.

814 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 20,544

815 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 2,980

TOTAL: ADULT OFFENDER TRANSITION, REHABILITATION AND SUPPORT
FROM GENERAL REVENUE FUND 8,003,050
FROM TRUST FUNDS 883,594

TOTAL POSITIONS 59.00
TOTAL ALL FUNDS 8,886,644

TOTAL: CORRECTIONS, DEPARTMENT OF
FROM GENERAL REVENUE FUND 1,996,043,422
FROM TRUST FUNDS 74,519,391

TOTAL POSITIONS 25,424.00
TOTAL ALL FUNDS 2,070,562,813
TOTAL APPROVED SALARY RATE 1,013,546,650

JUSTICE ADMINISTRATION

PROGRAM: JUSTICE ADMINISTRATIVE COMMISSION

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The Justice Administrative Commission, in coordination with the Public Defenders, State Attorneys and Supreme Court, shall develop a plan to transfer court reporting services from the Justice Administrative Commission to the State Court System. The Justice Administrative Commission shall submit this plan to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee by November 1, 2012.

EXECUTIVE DIRECTION AND SUPPORT SERVICES

Table with columns for item number, description, and amount. Includes rows for APPROVED SALARY RATE (3,597,321), SALARIES AND BENEFITS (4,500,762), OTHER PERSONAL SERVICES (19,776), EXPENSES (673,490), OPERATING CAPITAL OUTLAY (20,000), and LUMP SUM (14.00).

The positions in Specific Appropriation 820 are provided for State Attorneys and Public Defenders to use for grants received from counties during Fiscal Year 2012-2013 for the purpose of prosecution of local ordinance violations pursuant to section 27.34, Florida Statutes, or defense of persons accused of violating local ordinances pursuant to section 27.54, Florida Statutes.

Table with columns for item number, description, and amount. Includes rows for SPECIAL CATEGORIES GRANTS AND AIDS - FOSTER CARE CITIZEN REVIEW PANEL (92,160) and SPECIAL CATEGORIES SEXUAL PREDATOR CIVIL COMMITMENT LITIGATION COSTS (3,397,591).

Funds in Specific Appropriation 822 are provided for attorney fees and case-related expenses associated with prosecuting and defending sexual predator civil commitment cases. Case-related expenses are limited to expert witness fees, clinical evaluations, court reporter costs, and foreign language interpreters.

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disbursements from this special appropriations category.

Table with columns for item number, description, and amount. Includes rows for SPECIAL CATEGORIES CONTRACTED SERVICES (86,520), SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF FINANCIAL SERVICES (67,272), and SPECIAL CATEGORIES PUBLIC DEFENDER DUE PROCESS COSTS (18,663,034).

Funds in Specific Appropriation 825 are provided for the Public Defenders' due process costs as specified in section 29.006, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee.

Table listing 20th Judicial Circuit amounts: 1st (823,448), 2nd (656,793), 3rd (147,619), 4th (1,273,749), 5th (871,658), 6th (1,189,457), 7th (675,912), 8th (479,128), 9th (1,151,167), 10th (757,431), 11th (3,319,357), 12th (647,744), 13th (1,890,561), 14th (328,641), 15th (837,310), 16th (114,835), 17th (1,374,773), 18th (644,172), 19th (601,795), 20th (877,484).

From the funds credited for use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of State Court Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

Table listing 17th Judicial Circuit amounts: 1st (190,611), 2nd (323,698), 3rd (52,251), 6th (103,493), 7th (37,310), 8th (83,798), 9th (481,878), 10th (68,975), 11th (121,996), 12th (153,205), 13th (784,106), 14th (134,089), 15th (93,646), 16th (74,983), 17th (60,851).

Table with columns for item number, description, and amount. Includes row for SPECIAL CATEGORIES CHILD DEPENDENCY AND CIVIL CONFLICT CASE (11,500,000).

Funds in Specific Appropriation 826 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child dependency cases. The Justice Administrative Commission shall submit

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quarterly reports, in an electronic format, of these case payments to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee by judicial circuit, which shall include, but not be limited to: information on requests for payments received; court orders received directing payment; and actual encumbrances and disbursements and performance measures for court appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type from this special appropriations category.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for the following dependency and civil cases is set as follows:

Table listing various legal services and their costs, such as 'ADMISSION OF INMATE TO MENTAL HEALTH FACILITY' (300), 'ADULT PROTECTIVE SERVICES ACT' (500), 'BAKER ACT/MENTAL HEALTH' (400), etc.

Table for Special Categories 827 and 828, including 'RISK MANAGEMENT INSURANCE' (29,926) and 'ATTORNEY PAYMENTS OVER FLAT FEE' (3,000,000).

Funds in Specific Appropriation 828 are provided for court ordered payments for attorney fees in criminal conflict cases in excess of the flat fee established in law. Pursuant to section 27.5304 (12), Florida Statutes, if funds in this category are insufficient to pay the amounts ordered by the court above the flat fees, the amounts ordered above the flat fees shall be paid from the due process funds or other funds, as necessary, appropriated to the state court system in the General Appropriations Act.

Table for Special Categories 829, including 'CRIMINAL CONFLICT CASE COSTS' (22,669,350).

Funds in Specific Appropriation 829 are provided for case fees as specified in section 27.5304, Florida Statutes, and expenses as

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specified in section 29.007, Florida Statutes, of court-appointed counsel for indigent criminal defendants and for due process costs for those individuals the court finds indigent for costs. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of criminal conflict case payments and performance measures for court-appointed counsel including: average time to complete cases by case type, number of bar complaints for state paid cases, percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee by judicial circuit.

From the funds in Specific Appropriation 829, a total of \$216,934 shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of State Courts Administrator on behalf of the circuit courts operating shared court reporting and interpreter services.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for criminal conflict cases is set as follows:

Table listing various legal services and their costs, such as 'POSTCONVICTION - Rules 3.850 and 3.800, Fla.R.Crim. Proc.' (1,000), 'CAPITAL - 1ST DEGREE MURDER (LEAD COUNSEL)' (15,000), etc.

Funds for costs and related expenses to be paid through Specific Appropriations 826, 829, and 831 shall be subject to the following:

The hourly rate for mitigation specialists in capital death cases shall not exceed \$75.00 per hour.

The maximum amount to be paid by the Justice Administrative Commission for non-attorney due process services other than those specified, shall not exceed the rates in effect for the 2007-2008 fiscal year.

The maximum amount to be paid by the Justice Administrative Commission for investigators is \$40 per hour. The maximum amount to be paid for court reporting and transcribing costs is as follows:

- 1. Depositions Appearance fees: 1st hour: \$50.00; thereafter \$25.00 per hour. The fee is to be paid to the court reporter whether or not a transcript is ordered.
2. Deposition transcript fee (Original & one copy):
10 business day delivery: \$4.00 per page
5 business day delivery: \$5.50 per page
24 hours delivery: \$7.50 per page

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Additional copies: \$0.50 per page

3. Appellate/hearing/trial transcript fee (Original & all copies needed with a minimum of 2 copies):

10 business day delivery: \$5.00 per page

5 business day delivery: \$6.50 per page

24 hours delivery: \$8.50 per page

Copies (when original previously ordered): \$0.50 per page.

4. Transcription from tapes or audio recordings (other than depositions or hearings): Either \$35 per hour listening fee or \$3.00 per page whichever is greater.

5. Video Services: \$100 per hour per location with two-hour minimum.

830 SPECIAL CATEGORIES
STATE ATTORNEY DUE PROCESS COSTS
FROM GENERAL REVENUE FUND 10,716,646

Funds in Specific Appropriation 830 are provided for the State Attorneys' due process costs as specified in section 29.005, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

Table with 2 columns: Circuit number and Amount. Rows include 1st through 20th Judicial Circuits with amounts ranging from 64,544 to 2,215,903.

From the funds credited for the use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of State Court Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

Table with 2 columns: Circuit number and Amount. Rows include 1st through 17th Judicial Circuits with amounts ranging from 20,081 to 18,232.

831 SPECIAL CATEGORIES
CRIMINAL CONFLICT AND DEPENDENCY COUNSEL
LIABILITY
FROM GENERAL REVENUE FUND 3,800,000

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Funds in Specific Appropriation 831 are provided to pay for criminal conflict, dependency and other civil cases for which appointment was made during Fiscal Years 2004-2005, 2005-2006, and 2006-2007. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee.

832 SPECIAL CATEGORIES
STATE ATTORNEY AND PUBLIC DEFENDER
TRAINING
FROM GENERAL REVENUE FUND 33,529
FROM GRANTS AND DONATIONS TRUST
FUND 3,000

833 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND 600

834 SPECIAL CATEGORIES
DUE PROCESS CONTINGENCY FUND
FROM GENERAL REVENUE FUND 2,424,041

835 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 2,384,810
FROM CHILD SUPPORT TRUST FUND 72,534
FROM GRANTS AND DONATIONS TRUST
FUND 76,023
FROM INDIGENT CRIMINAL DEFENSE
TRUST FUND 22,203

From the funds provided in Specific Appropriation 835, the State Attorneys and Public Defenders shall transfer cash from their Grants and Donations Trust Fund, Child Support Enforcement Trust Fund, State Attorney Revenue Trust Fund, Public Defender Revenue Trust Fund, and Indigent Criminal Defense Trust Fund in proportion to their positions funded from these sources to the Justice Administrative Commission to pay the Human Resources Services contract in the Department of Management Services.

836 SPECIAL CATEGORIES
TRANSFER TO THE DEPARTMENT OF FINANCIAL
SERVICES FOR THE POSTCONVICTION CAPITAL
COLLATERAL CASES - REGISTRY ATTORNEYS
FROM GENERAL REVENUE FUND 1,765,996

837 DATA PROCESSING SERVICES
SOUTHWOOD SHARED RESOURCE CENTER
FROM GENERAL REVENUE FUND 14,973

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES
FROM GENERAL REVENUE FUND 85,860,476
FROM TRUST FUNDS 899,076

TOTAL POSITIONS 94.00
TOTAL ALL FUNDS 86,759,552

PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE
APPROVED SALARY RATE 20,986,664

839 SALARIES AND BENEFITS POSITIONS 539.00
FROM GENERAL REVENUE FUND 25,372,541

Funds and positions in Specific Appropriations 839 through 848A, shall first be used to represent children involved in dependency proceedings. Once all children in dependency proceedings are represented, the funds may be used to represent children in other proceedings as authorized by law.

840 OTHER PERSONAL SERVICES

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FROM GENERAL REVENUE FUND	125,000	
FROM GRANTS AND DONATIONS TRUST FUND		150,000
841 EXPENSES		
FROM GENERAL REVENUE FUND	1,328,251	
FROM GRANTS AND DONATIONS TRUST FUND		50,249
842 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	24,000	
FROM GRANTS AND DONATIONS TRUST FUND		10,000
843 SPECIAL CATEGORIES		
GRANTS AND AIDS - COURT SYSTEM SERVICES FOR CHILDREN AND YOUTH		
FROM GENERAL REVENUE FUND	892,656	
844 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	3,273,393	
FROM GRANTS AND DONATIONS TRUST FUND		110,000

From the funds in Specific Appropriation 844, \$300,000 in nonrecurring general revenue funds is provided for the Guardian Ad Litem Program within the Orange County Bar Association.

845 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	365,749	
846 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	65,000	
847 DATA PROCESSING SERVICES		
OTHER DATA PROCESSING SERVICES		
FROM GENERAL REVENUE FUND	42,057	
848 DATA PROCESSING SERVICES		
SOUTHWOOD SHARED RESOURCE CENTER		
FROM GENERAL REVENUE FUND	118,165	
848A DATA PROCESSING SERVICES		
NORTHWEST REGIONAL DATA CENTER (NWRDC)		
FROM GENERAL REVENUE FUND	50,116	

The funds provided in Specific Appropriation 848A, shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE		
FROM GENERAL REVENUE FUND	31,656,928	
FROM TRUST FUNDS		320,249
TOTAL POSITIONS	539.00	
TOTAL ALL FUNDS		31,977,177

PROGRAM: CLERKS OF COURT

CLERKS OF COURT

850 SPECIAL CATEGORIES		
GRANTS & AIDS - CLERKS OF COURT		
FROM GENERAL REVENUE FUND	27,000,000	
FROM THE CLERKS OF THE COURT TRUST FUND		388,880,312

The budget for each clerk of court and the approved unit costs required under section 28.36, Florida Statutes, for Fiscal Year 2012-2013 are contained in the document entitled "Fiscal Year 2011-2012 and Fiscal Year 2012-2013 Clerk of Court Unit Cost Budgets" dated March 6, 2012,

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and on file with the Clerk of the House of Representatives. This document is hereby incorporated by reference into the Fiscal Year 2012-2013 General Appropriations Act.		
From the funds in Specific Appropriation 850, \$2,000,000 in nonrecurring general revenue funds is provided to assist with the backlog of foreclosure cases.		
TOTAL: CLERKS OF COURT		
FROM GENERAL REVENUE FUND	27,000,000	
FROM TRUST FUNDS		388,880,312
TOTAL ALL FUNDS		415,880,312

CLERKS OF COURT OPERATIONS CORPORATION

APPROVED SALARY RATE	534,991	
851 SALARIES AND BENEFITS	POSITIONS	7.00
FROM THE CLERKS OF THE COURT TRUST FUND		672,789
852 OTHER PERSONAL SERVICES		
FROM THE CLERKS OF THE COURT TRUST FUND		30,000
853 EXPENSES		
FROM THE CLERKS OF THE COURT TRUST FUND		241,658
854 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM THE CLERKS OF THE COURT TRUST FUND		665,000

From funds in Specific Appropriation 854, the Clerks of Court Operations Corporation (CCOC) shall conduct a study identifying and assessing the effectiveness of collection methods for court-related fines and fees owed to the state. As part of the study, the CCOC shall assess of the feasibility of participating in the Treasury Offset Program, pursuant to 31 U.S.C. s. 3716. The study shall, at a minimum, identify the benefits and obstacles to participating in the program, the costs associated with participating in the program, and the estimated additional collections revenue the state could reasonably generate associated with participation in the program. The CCOC shall provide the study to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee no later than December 1, 2012.

855 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM THE CLERKS OF THE COURT TRUST FUND		1,187
856 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM THE CLERKS OF THE COURT TRUST FUND		2,519

857 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM THE CLERKS OF THE COURT TRUST FUND		1,731

TOTAL: CLERKS OF COURT OPERATIONS CORPORATION		
FROM TRUST FUNDS		1,614,884
TOTAL POSITIONS	7.00	
TOTAL ALL FUNDS		1,614,884

STATE ATTORNEYS

The Prosecution Coordination Office's budgeting, legal, training and

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education needs may be funded by each State Attorney's office within the funds provided in Specific Appropriations 858 through 1008. Funding for this office shall not exceed \$400,000 from the State Attorney's Revenue Trust Fund.

PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT

	APPROVED SALARY RATE	10,099,122		
858	SALARIES AND BENEFITS	POSITIONS	231.75	
	FROM GENERAL REVENUE FUND		10,683,249	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			1,996,567
	FROM GRANTS AND DONATIONS TRUST FUND			344,533
859	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		30,415	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			95,987
	FROM GRANTS AND DONATIONS TRUST FUND			4,013
860	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND			54,681
861	SPECIAL CATEGORIES			
	STATE ATTORNEY OPERATING EXPENDITURES			
	FROM GENERAL REVENUE FUND		856,495	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			107,210
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND			9,047
	FROM GRANTS AND DONATIONS TRUST FUND			41,211
862	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND		44,223	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			43,138
863	SPECIAL CATEGORIES			
	SALARY INCENTIVE PAYMENTS			
	FROM GENERAL REVENUE FUND		9,874	
864	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND		14,562	
865	SPECIAL CATEGORIES			
	SALARIES AND BENEFITS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009			
	FROM GRANTS AND DONATIONS TRUST FUND			3,000
TOTAL: PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT				
	FROM GENERAL REVENUE FUND		11,638,818	
	FROM TRUST FUNDS			2,699,387
	TOTAL POSITIONS		231.75	
	TOTAL ALL FUNDS			14,338,205

PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT

	APPROVED SALARY RATE	5,670,409		
866	SALARIES AND BENEFITS	POSITIONS	116.00	
	FROM GENERAL REVENUE FUND		6,163,706	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			747,020
	FROM GRANTS AND DONATIONS TRUST			

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	FUND			369,213
867	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		25,381	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			141,480
868	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM STATE ATTORNEYS REVENUE TRUST FUND			206,001
869	SPECIAL CATEGORIES			
	STATE ATTORNEY OPERATING EXPENDITURES			
	FROM GENERAL REVENUE FUND		353,565	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			227,139
	FROM GRANTS AND DONATIONS TRUST FUND			1,500
870	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND		18,379	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			7,118
871	SPECIAL CATEGORIES			
	SALARY INCENTIVE PAYMENTS			
	FROM GENERAL REVENUE FUND		8,093	
TOTAL: PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT				
	FROM GENERAL REVENUE FUND		6,569,124	
	FROM TRUST FUNDS			1,699,471
	TOTAL POSITIONS		116.00	
	TOTAL ALL FUNDS			8,268,595

PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT

	APPROVED SALARY RATE	3,414,965		
872	SALARIES AND BENEFITS	POSITIONS	71.00	
	FROM GENERAL REVENUE FUND		3,595,432	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			489,316
	FROM GRANTS AND DONATIONS TRUST FUND			240,186
873	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		7,857	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			6,372
	FROM GRANTS AND DONATIONS TRUST FUND			5,068
874	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM STATE ATTORNEYS REVENUE TRUST FUND			102,160
875	SPECIAL CATEGORIES			
	STATE ATTORNEY OPERATING EXPENDITURES			
	FROM GENERAL REVENUE FUND		181,966	
	FROM STATE ATTORNEYS REVENUE TRUST FUND			27,204
	FROM GRANTS AND DONATIONS TRUST FUND			76,701
876	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND		19,558	
	FROM GRANTS AND DONATIONS TRUST FUND			17,759

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APPROPRIATION			
877	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	6,034	
878	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	35,000	
TOTAL: PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	3,845,847	
	FROM TRUST FUNDS		964,766
	TOTAL POSITIONS	71.00	
	TOTAL ALL FUNDS		4,810,613
PROGRAM: STATE ATTORNEYS - FOURTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	16,708,197	
879	SALARIES AND BENEFITS	POSITIONS	370.00
	FROM GENERAL REVENUE FUND	17,646,748	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		1,722,271
	FROM GRANTS AND DONATIONS TRUST		
	FUND		438,061
From the positions and funds provided in Specific Appropriation 879, two full-time equivalent positions with associated rate of 93,225 and \$135,109 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.			
880	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	139,844	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		178,090
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		55,000
	FROM GRANTS AND DONATIONS TRUST		
	FUND		533,189
881	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		260,000
882	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	282,862	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		335,658
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		110,800
	FROM GRANTS AND DONATIONS TRUST		
	FUND		455,515
883	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	117,724	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		78,050
884	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	11,404	
885	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,550	
886	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		110,164

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APPROPRIATION			
TOTAL: PROGRAM: STATE ATTORNEYS - FOURTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	18,201,132	
	FROM TRUST FUNDS		4,276,798
	TOTAL POSITIONS	370.00	
	TOTAL ALL FUNDS		22,477,930
PROGRAM: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	11,971,282	
887	SALARIES AND BENEFITS	POSITIONS	239.00
	FROM GENERAL REVENUE FUND	12,864,003	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		1,092,985
	FROM GRANTS AND DONATIONS TRUST		
	FUND		958,881
888	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	10,599	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		37,063
	FROM GRANTS AND DONATIONS TRUST		
	FUND		79,104
889	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		92,568
890	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	488,267	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		40,678
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,000
891	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	55,228	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		13,261
892	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	15,740	
893	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	41,500	
TOTAL: PROGRAM: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	13,475,337	
	FROM TRUST FUNDS		2,316,540
	TOTAL POSITIONS	239.00	
	TOTAL ALL FUNDS		15,791,877
PROGRAM: STATE ATTORNEYS - SIXTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	22,457,412	
894	SALARIES AND BENEFITS	POSITIONS	475.00
	FROM GENERAL REVENUE FUND	22,235,371	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		2,971,500
	FROM GRANTS AND DONATIONS TRUST		
	FUND		3,044,526
895	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	86,869	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		34,737

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SPECIFIC			
APPROPRIATION			
896	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	241,500	
897	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	476,061	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	232,453	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	569,866	
898	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	82,995	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	65,174	
899	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	22,724	
900	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,520	
901	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	109,631	
TOTAL: PROGRAM: STATE ATTORNEYS - SIXTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	22,906,540	
	FROM TRUST FUNDS	7,269,387	
	TOTAL POSITIONS	475.00	
	TOTAL ALL FUNDS	30,175,927	
PROGRAM: STATE ATTORNEYS - SEVENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	11,135,986	
902	SALARIES AND BENEFITS	POSITIONS	242.00
	FROM GENERAL REVENUE FUND	11,722,885	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	1,839,336	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	433,644	
903	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	39,274	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	73,887	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	9,980	
904	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	127,937	
905	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	598,416	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	342,348	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	158,681	
906	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		

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APPROPRIATION			
	FROM GENERAL REVENUE FUND	42,146	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		29,142
907	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	6,094	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		17,620
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,380
908	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	22,381	
909	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		31,362
TOTAL: PROGRAM: STATE ATTORNEYS - SEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	12,431,196	
	FROM TRUST FUNDS		3,066,317
	TOTAL POSITIONS	242.00	
	TOTAL ALL FUNDS		15,497,513
PROGRAM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	6,263,660	
910	SALARIES AND BENEFITS	POSITIONS	139.00
	FROM GENERAL REVENUE FUND	6,896,797	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		634,133
	FROM GRANTS AND DONATIONS TRUST		
	FUND		407,416
911	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	8,533	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		54,605
	FROM GRANTS AND DONATIONS TRUST		
	FUND		34,329
912	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		67,500
913	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	284,761	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		18,485
	FROM GRANTS AND DONATIONS TRUST		
	FUND		9,040
914	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	50,121	
915	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	13,506	
916	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	7,306	
TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCUIT			

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SPECIFIC			
APPROPRIATION			
FROM GENERAL REVENUE FUND	7,261,024		
FROM TRUST FUNDS		1,225,508	
TOTAL POSITIONS	139.00		
TOTAL ALL FUNDS		8,486,532	

PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT			
APPROVED SALARY RATE	16,624,498		
917 SALARIES AND BENEFITS POSITIONS	361.50		
FROM GENERAL REVENUE FUND	19,127,898		
FROM STATE ATTORNEYS REVENUE TRUST			
FUND		1,202,010	
FROM FORFEITURE AND INVESTIGATIVE			
SUPPORT TRUST FUND		151,975	
FROM GRANTS AND DONATIONS TRUST			
FUND		986,638	

From the positions and funds provided in Specific Appropriation 917, five full-time equivalent positions with associated salary rate of 267,173 and \$387,207 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.

918 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	140,793		
FROM STATE ATTORNEYS REVENUE TRUST			
FUND		291,200	
FROM FORFEITURE AND INVESTIGATIVE			
SUPPORT TRUST FUND		63,000	
FROM GRANTS AND DONATIONS TRUST			
FUND		1,000	
919 SPECIAL CATEGORIES			
ACQUISITION OF MOTOR VEHICLES			
FROM STATE ATTORNEYS REVENUE TRUST			
FUND		252,000	
920 SPECIAL CATEGORIES			
STATE ATTORNEY OPERATING EXPENDITURES			
FROM GENERAL REVENUE FUND	927,462		
FROM STATE ATTORNEYS REVENUE TRUST			
FUND		197,029	
FROM FORFEITURE AND INVESTIGATIVE			
SUPPORT TRUST FUND		35,225	
FROM GRANTS AND DONATIONS TRUST			
FUND		18,966	

921 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	71,109		
FROM STATE ATTORNEYS REVENUE TRUST			
FUND		75,023	

922 SPECIAL CATEGORIES			
SALARY INCENTIVE PAYMENTS			
FROM GENERAL REVENUE FUND	26,486		

923 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	636		

TOTAL: PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT			
FROM GENERAL REVENUE FUND	20,294,384		
FROM TRUST FUNDS		3,274,066	
TOTAL POSITIONS	361.50		
TOTAL ALL FUNDS		23,568,450	

PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL CIRCUIT			
APPROVED SALARY RATE	10,680,495		
924 SALARIES AND BENEFITS POSITIONS	216.00		

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SPECIFIC			
APPROPRIATION			
FROM GENERAL REVENUE FUND		10,461,390	
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			2,404,508
FROM GRANTS AND DONATIONS TRUST			
FUND			908,805

925 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND		31,189	
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			65,818
FROM GRANTS AND DONATIONS TRUST			
FUND			33,018

926 SPECIAL CATEGORIES			
ACQUISITION OF MOTOR VEHICLES			
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			100,000

927 SPECIAL CATEGORIES			
STATE ATTORNEY OPERATING EXPENDITURES			
FROM GENERAL REVENUE FUND		215,533	
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			203,328
FROM GRANTS AND DONATIONS TRUST			
FUND			215,896

928 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND		40,312	
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			27,194

929 SPECIAL CATEGORIES			
SALARY INCENTIVE PAYMENTS			
FROM GENERAL REVENUE FUND		14,365	

930 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND		2,029	
FROM GRANTS AND DONATIONS TRUST			
FUND			2,445

931 SPECIAL CATEGORIES			
SALARIES AND BENEFITS - AMERICAN RECOVERY			
AND REINVESTMENT ACT OF 2009			
FROM GRANTS AND DONATIONS TRUST			
FUND			72,132

TOTAL: PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL CIRCUIT			
FROM GENERAL REVENUE FUND		10,764,818	
FROM TRUST FUNDS			4,033,144
TOTAL POSITIONS		216.00	
TOTAL ALL FUNDS			14,797,962

PROGRAM: STATE ATTORNEYS - ELEVENTH JUDICIAL CIRCUIT			
APPROVED SALARY RATE	53,027,803		
932 SALARIES AND BENEFITS POSITIONS	1,264.00		
FROM GENERAL REVENUE FUND		41,769,853	
FROM STATE ATTORNEYS REVENUE TRUST			
FUND			3,550,895
FROM CHILD SUPPORT TRUST FUND			17,782,016
FROM FORFEITURE AND INVESTIGATIVE			
SUPPORT TRUST FUND			200,365
FROM GRANTS AND DONATIONS TRUST			
FUND			3,259,003

From the positions and funds provided in Specific Appropriation 932, two full-time equivalent positions with associated salary rate of 188,047 and \$272,532 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.

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Additionally, two full-time equivalent positions with associated salary rate of 91,981 and \$133,307 from the Grants and Donations Trust Fund are provided solely for prosecution of workers compensation insurance fraud.

933	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	239,005	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		154,922
	FROM CHILD SUPPORT TRUST FUND		868,300
	FROM GRANTS AND DONATIONS TRUST FUND		131,131
934	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST FUND		345,780
935	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	773,140	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		419,390
	FROM CHILD SUPPORT TRUST FUND		3,890,604
	FROM CIVIL RICO TRUST FUND		200,020
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		203,700
	FROM GRANTS AND DONATIONS TRUST FUND		1,220,527
936	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	391,606	
	FROM CHILD SUPPORT TRUST FUND		22,384
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		186,697
937	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	22,221	
938	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	3,600	
939	SPECIAL CATEGORIES		
	STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST FUND		568,063
940	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST FUND		1,763,336
TOTAL: PROGRAM: STATE ATTORNEYS - ELEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	43,199,425	
	FROM TRUST FUNDS		34,767,133
	TOTAL POSITIONS	1,264.00	
	TOTAL ALL FUNDS		77,966,558
PROGRAM: STATE ATTORNEYS - TWELFTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	8,576,980	
941	SALARIES AND BENEFITS	182.00	
	POSITIONS		9,674,377
	FROM GENERAL REVENUE FUND		
	FROM STATE ATTORNEYS REVENUE TRUST FUND		1,186,489

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942	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		23,211
943	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST FUND		80,000
944	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	408,517	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		89,785
945	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		54,983
	FROM STATE ATTORNEYS REVENUE TRUST FUND		11,039
946	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND		9,461
947	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		367
TOTAL: PROGRAM: STATE ATTORNEYS - TWELFTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	10,170,916	
	FROM TRUST FUNDS		1,367,313
	TOTAL POSITIONS	182.00	
	TOTAL ALL FUNDS		11,538,229
PROGRAM: STATE ATTORNEYS - THIRTEENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	16,680,807	
948	SALARIES AND BENEFITS	357.00	
	POSITIONS		17,685,322
	FROM GENERAL REVENUE FUND		
	FROM STATE ATTORNEYS REVENUE TRUST FUND		1,968,521
	FROM GRANTS AND DONATIONS TRUST FUND		796,432
From the positions and funds provided in Specific Appropriation 948, two full-time equivalent positions with associated salary rate of 94,177 and \$136,488 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.			
Additionally, two full-time equivalent positions with associated salary rate of 85,834 and \$124,398 from the Grants and Donations Trust Fund are provided solely for prosecution of workers compensation insurance fraud.			
949	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		119,228
	FROM STATE ATTORNEYS REVENUE TRUST FUND		11,122
	FROM GRANTS AND DONATIONS TRUST FUND		7,755
950	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST FUND		169,750
951	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	638,990	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		180,196

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SPECIFIC			
APPROPRIATION			
	FROM GRANTS AND DONATIONS TRUST		
	FUND	81,630	
952	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	90,428	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	33,613	
953	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	6,827	
954	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	9,580	
955	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	405,234	
TOTAL: PROGRAM: STATE ATTORNEYS - THIRTEENTH JUDICIAL			
	CIRCUIT		
	FROM GENERAL REVENUE FUND	18,550,375	
	FROM TRUST FUNDS	3,654,253	
	TOTAL POSITIONS	357.00	
	TOTAL ALL FUNDS	22,204,628	
PROGRAM: STATE ATTORNEYS - FOURTEENTH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	5,743,893	
956	SALARIES AND BENEFITS	123.00	
	POSITIONS		
	FROM GENERAL REVENUE FUND	6,427,871	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	491,572	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	381,890	
957	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	9,899	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	29,899	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	1	
958	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	80,000	
959	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	238,320	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	6,676	
960	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	45,078	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND	207,115	
961	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	7,697	
962	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,295	

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SPECIFIC			
APPROPRIATION			
TOTAL: PROGRAM: STATE ATTORNEYS - FOURTEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	6,731,160	
	FROM TRUST FUNDS		1,197,153
	TOTAL POSITIONS	123.00	
	TOTAL ALL FUNDS		7,928,313
PROGRAM: STATE ATTORNEYS - FIFTEENTH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	16,238,329	
963	SALARIES AND BENEFITS	331.00	
	POSITIONS		
	FROM GENERAL REVENUE FUND	17,018,961	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		2,072,994
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		446,085
	FROM GRANTS AND DONATIONS TRUST		
	FUND		1,043,386
From the positions and funds provided in Specific Appropriation 963,			
two full-time equivalent positions with associated salary rate of 90,283			
and \$130,845 from the Grants and Donations Trust Fund are provided for			
prosecution of insurance fraud.			
964	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	74,365	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		61,018
	FROM GRANTS AND DONATIONS TRUST		
	FUND		5,000
965	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		74,000
966	SPECIAL CATEGORIES		
	STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	601,694	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		198,129
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		414,459
	FROM GRANTS AND DONATIONS TRUST		
	FUND		26,000
967	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	54,779	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		70,782
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		40,498
968	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	10,569	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		950
	FROM GRANTS AND DONATIONS TRUST		
	FUND		50
969	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	10,000	
	FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		60,000
TOTAL: PROGRAM: STATE ATTORNEYS - FIFTEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	17,770,368	

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 SPECIFIC
 APPROPRIATION
 FROM TRUST FUNDS 4,513,351
 TOTAL POSITIONS 331.00
 TOTAL ALL FUNDS 22,283,719

PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL
 CIRCUIT

APPROVED SALARY RATE 3,051,173

970 SALARIES AND BENEFITS POSITIONS 62.00
 FROM GENERAL REVENUE FUND 3,282,962
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 362,934
 FROM GRANTS AND DONATIONS TRUST
 FUND 183,943

971 OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 15,490
 FROM GRANTS AND DONATIONS TRUST
 FUND 76,054

972 SPECIAL CATEGORIES
 ACQUISITION OF MOTOR VEHICLES
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 42,530

973 SPECIAL CATEGORIES
 STATE ATTORNEY OPERATING EXPENDITURES
 FROM GENERAL REVENUE FUND 135,049
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 54,509
 FROM GRANTS AND DONATIONS TRUST
 FUND 106,514

974 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM GENERAL REVENUE FUND 23,890
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 26,838
 FROM GRANTS AND DONATIONS TRUST
 FUND 9,185

975 SPECIAL CATEGORIES
 SALARY INCENTIVE PAYMENTS
 FROM GENERAL REVENUE FUND 7,041

976 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM GENERAL REVENUE FUND 3,615

TOTAL: PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL
 CIRCUIT
 FROM GENERAL REVENUE FUND 3,468,047
 FROM TRUST FUNDS 862,507
 TOTAL POSITIONS 62.00
 TOTAL ALL FUNDS 4,330,554

PROGRAM: STATE ATTORNEYS - SEVENTEENTH JUDICIAL
 CIRCUIT

APPROVED SALARY RATE 23,535,799

977 SALARIES AND BENEFITS POSITIONS 509.00
 FROM GENERAL REVENUE FUND 26,144,889
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 3,148,795
 FROM FORFEITURE AND INVESTIGATIVE
 SUPPORT TRUST FUND 170,000
 FROM GRANTS AND DONATIONS TRUST
 FUND 446,886

From the positions and funds provided in Specific Appropriation 977,

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 two full-time equivalent positions with associated salary rate of 92,905
 and \$134,646 from the Grants and Donations Trust Fund are provided for
 prosecution of insurance fraud.

978 OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 114,991
 FROM GRANTS AND DONATIONS TRUST
 FUND 122,864

979 SPECIAL CATEGORIES
 STATE ATTORNEY OPERATING EXPENDITURES
 FROM GENERAL REVENUE FUND 1,064,116
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 166,042
 FROM GRANTS AND DONATIONS TRUST
 FUND 34,601

980 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM GENERAL REVENUE FUND 206,653
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 173,355

981 SPECIAL CATEGORIES
 SALARY INCENTIVE PAYMENTS
 FROM GENERAL REVENUE FUND 23,491

982 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM GENERAL REVENUE FUND 96,483

983 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 200
 FROM GRANTS AND DONATIONS TRUST
 FUND 53

984 SPECIAL CATEGORIES
 STATE OPERATIONS - AMERICAN RECOVERY AND
 REINVESTMENT ACT OF 2009
 FROM GRANTS AND DONATIONS TRUST
 FUND 30,993

985 SPECIAL CATEGORIES
 SALARIES AND BENEFITS - AMERICAN RECOVERY
 AND REINVESTMENT ACT OF 2009
 FROM GRANTS AND DONATIONS TRUST
 FUND 128,381

TOTAL: PROGRAM: STATE ATTORNEYS - SEVENTEENTH JUDICIAL
 CIRCUIT
 FROM GENERAL REVENUE FUND 27,650,623
 FROM TRUST FUNDS 4,422,170

TOTAL POSITIONS 509.00
 TOTAL ALL FUNDS 32,072,793

PROGRAM: STATE ATTORNEYS - EIGHTEENTH JUDICIAL
 CIRCUIT

APPROVED SALARY RATE 13,633,064

986 SALARIES AND BENEFITS POSITIONS 294.00
 FROM GENERAL REVENUE FUND 14,625,311
 FROM STATE ATTORNEYS REVENUE TRUST
 FUND 1,759,732
 FROM GRANTS AND DONATIONS TRUST
 FUND 895,613

987 OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 25,100

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SPECIFIC		
APPROPRIATION		
	FROM STATE ATTORNEYS REVENUE TRUST FUND	19,988
	FROM GRANTS AND DONATIONS TRUST FUND	12,512
988	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND	88,350
989	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	610,738
	FROM STATE ATTORNEYS REVENUE TRUST FUND	38,459
	FROM GRANTS AND DONATIONS TRUST FUND	64,924
990	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	52,967
	FROM STATE ATTORNEYS REVENUE TRUST FUND	18,806
	FROM GRANTS AND DONATIONS TRUST FUND	6,231
991	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	9,587
992	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	5,130
TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTEENTH JUDICIAL CIRCUIT		
	FROM GENERAL REVENUE FUND	15,328,833
	FROM TRUST FUNDS	2,904,615
	TOTAL POSITIONS	294.00
	TOTAL ALL FUNDS	18,233,448
PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICIAL CIRCUIT		
	APPROVED SALARY RATE	7,644,966
993	SALARIES AND BENEFITS POSITIONS 166.00 FROM GENERAL REVENUE FUND	7,812,317
	FROM STATE ATTORNEYS REVENUE TRUST FUND	1,117,974
	FROM GRANTS AND DONATIONS TRUST FUND	608,119
994	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	19,414
	FROM GRANTS AND DONATIONS TRUST FUND	76,678
995	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND	23,142
996	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	517,700
	FROM STATE ATTORNEYS REVENUE TRUST FUND	9,502
	FROM GRANTS AND DONATIONS TRUST FUND	36,372
997	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	

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APPROPRIATION		
	FROM GENERAL REVENUE FUND	18,060
	FROM STATE ATTORNEYS REVENUE TRUST FUND	12,276
998	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,764
999	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,798
1000	SPECIAL CATEGORIES LEAVE LIABILITY FROM STATE ATTORNEYS REVENUE TRUST FUND	189,754
	FROM GRANTS AND DONATIONS TRUST FUND	10,581
TOTAL: PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICIAL CIRCUIT		
	FROM GENERAL REVENUE FUND	8,379,053
	FROM TRUST FUNDS	2,084,398
	TOTAL POSITIONS	166.00
	TOTAL ALL FUNDS	10,463,451
PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT		
	APPROVED SALARY RATE	13,823,620
1001	SALARIES AND BENEFITS POSITIONS 310.00 FROM GENERAL REVENUE FUND	14,805,380
	FROM STATE ATTORNEYS REVENUE TRUST FUND	1,262,137
	FROM CIVIL RICO TRUST FUND	112,019
	FROM GRANTS AND DONATIONS TRUST FUND	1,305,249
1002	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	32,100
	FROM STATE ATTORNEYS REVENUE TRUST FUND	85,767
	FROM GRANTS AND DONATIONS TRUST FUND	10,925
1003	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND	340,000
1004	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	816,802
	FROM STATE ATTORNEYS REVENUE TRUST FUND	94,087
	FROM CIVIL RICO TRUST FUND	27,102
	FROM GRANTS AND DONATIONS TRUST FUND	38,923
1005	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	57,277
	FROM STATE ATTORNEYS REVENUE TRUST FUND	23,663
1006	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	21,024
	FROM STATE ATTORNEYS REVENUE TRUST FUND	480
1007	SPECIAL CATEGORIES	

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STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM GRANTS AND DONATIONS TRUST FUND	10,068
1008 SPECIAL CATEGORIES SALARIES AND BENEFITS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM GRANTS AND DONATIONS TRUST FUND	138,804
TOTAL: PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	15,732,583 3,449,224
TOTAL POSITIONS TOTAL ALL FUNDS	310.00 19,181,807

PUBLIC DEFENDERS

The Public Defenders Coordination Office's budgeting, legal, training and education needs may be funded by each Public Defender's office within the funds provided in Specific Appropriations 1009 through 1120. Funding for this office shall not exceed \$400,000 from the Indigent Criminal Defense Trust Fund. In addition, each Public Defender Office must submit on a monthly basis the caseload report developed by the FPDA.

PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL CIRCUIT

APPROVED SALARY RATE	5,580,732
1009 SALARIES AND BENEFITS POSITIONS 119.00 FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	6,367,367 202,528 115,628 761,412
1010 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	22,604 6,977 222,860
1011 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	93,026
1012 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	191,206 5,000 142,129
1013 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,795 13,003
1014 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	4,770
TOTAL: PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	6,601,742

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SPECIFIC
APPROPRIATION

FROM TRUST FUNDS	1,562,563
TOTAL POSITIONS	119.00
TOTAL ALL FUNDS	8,164,305
PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL CIRCUIT	
APPROVED SALARY RATE	3,980,532
1015 SALARIES AND BENEFITS POSITIONS 85.00 FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	4,395,437 164,986 69,946 380,743
1016 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	20,487 99,172
1017 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	153,981 1,677 114,267
1018 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	13,991 10,861
1019 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	7,617
TOTAL: PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,591,513 841,652
TOTAL POSITIONS TOTAL ALL FUNDS	85.00 5,433,165
PROGRAM: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUIT	
APPROVED SALARY RATE	1,840,219
1020 SALARIES AND BENEFITS POSITIONS 30.00 FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	2,033,168 64,873 180,722
1021 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	251 79,216
1022 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	38,000
1023 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	83,961

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SPECIFIC			
APPROPRIATION			
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	32,531	
1024	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	3,206	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	14,645	
1025	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,991	
TOTAL: PROGRAM: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	2,122,577	
	FROM TRUST FUNDS	409,987	
	TOTAL POSITIONS	30.00	
	TOTAL ALL FUNDS	2,532,564	
PROGRAM: PUBLIC DEFENDERS - FOURTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	7,807,358	
1026	SALARIES AND BENEFITS POSITIONS	147.00	
	FROM GENERAL REVENUE FUND	8,597,186	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND	274,008	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	192,587	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	582,550	
1027	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	22,001	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	132,308	
1027A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	80,000	
1028	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	262,193	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	50,000	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	147,636	
1029	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	53,764	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	25,608	
1030	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,305	
1031	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	37,500	
TOTAL: PROGRAM: PUBLIC DEFENDERS - FOURTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	8,937,449	
	FROM TRUST FUNDS	1,522,197	
	TOTAL POSITIONS	147.00	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	TOTAL ALL FUNDS		10,459,646
PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	4,981,371	
1032	SALARIES AND BENEFITS POSITIONS	108.00	
	FROM GENERAL REVENUE FUND	5,698,550	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		169,937
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		651,140
1033	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	21,727	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		396,830
1033A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		17,000
1034	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	109,560	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		191,830
1035	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	16,261	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		4,299
TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	5,846,098	
	FROM TRUST FUNDS		1,433,036
	TOTAL POSITIONS	108.00	
	TOTAL ALL FUNDS		7,279,134
PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	10,980,639	
1036	SALARIES AND BENEFITS POSITIONS	229.00	
	FROM GENERAL REVENUE FUND	11,977,518	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		369,175
	FROM GRANTS AND DONATIONS TRUST		
	FUND		496,996
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		1,034,352
1037	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	78,566	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		4,836
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		149,532
1038	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		31,000
1039	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	677,076	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		8,000

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		250,822
1040	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	38,295	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		2,440
1041	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		51,000
1042	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		56,250
TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	12,771,455	
	FROM TRUST FUNDS		2,454,403
	TOTAL POSITIONS	229.00	
	TOTAL ALL FUNDS		15,225,858
PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	5,398,949	
1043	SALARIES AND BENEFITS	POSITIONS	114.00
	FROM GENERAL REVENUE FUND		6,285,333
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		199,837
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		334,883
1044	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	30	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		3,230
1045	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	136,448	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		6,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		121,860
1046	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	29,929	
1047	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,080	
1048	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND		11,251
TOTAL: PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	6,452,820	
	FROM TRUST FUNDS		677,061
	TOTAL POSITIONS	114.00	
	TOTAL ALL FUNDS		7,129,881

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE		3,557,272
1049	SALARIES AND BENEFITS	POSITIONS	74.00
	FROM GENERAL REVENUE FUND		4,164,212
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		132,390
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		335,748
1050	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	12,759	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		36,600
1051	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		23,000
1052	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	98,884	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		5,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		73,905
1053	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	12,276	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		8,823
1054	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		3,651
TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	4,288,131	
	FROM TRUST FUNDS		619,117
	TOTAL POSITIONS	74.00	
	TOTAL ALL FUNDS		4,907,248
PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE		9,764,813
1055	SALARIES AND BENEFITS	POSITIONS	221.00
	FROM GENERAL REVENUE FUND		9,126,331
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		265,400
	FROM GRANTS AND DONATIONS TRUST		
	FUND		803,976
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		1,489,846
1056	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	25,000	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		7,500
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		141,520
1057	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	706,253	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		120,440

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1058	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	33,669	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		28,517
1059	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	23,000	
1060	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	45,000	
TOTAL: PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	9,914,253	
	FROM TRUST FUNDS		2,902,199
	TOTAL POSITIONS	221.00	
	TOTAL ALL FUNDS		12,816,452
PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	5,357,730	
1061	SALARIES AND BENEFITS	114.00	
	POSITIONS		
	FROM GENERAL REVENUE FUND	5,860,346	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		186,499
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		565,669
1062	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	12,424	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		57,430
1063	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	174,642	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		164,621
1064	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	26,568	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		5,626
1065	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		3,132
1066	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	37,500	
TOTAL: PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	6,073,980	
	FROM TRUST FUNDS		1,020,477
	TOTAL POSITIONS	114.00	
	TOTAL ALL FUNDS		7,094,457
PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	20,242,327	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1067	SALARIES AND BENEFITS	384.00	
	POSITIONS		
	FROM GENERAL REVENUE FUND	21,782,520	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		693,546
	FROM GRANTS AND DONATIONS TRUST		
	FUND		1,331,311
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		642,954
1068	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	101,863	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		70,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		169,016
1069	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND		3,233
1070	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	455,852	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		10,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		84,580
1071	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	130,150	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		67,334
1072	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		1,333
TOTAL: PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	22,474,951	
	FROM TRUST FUNDS		3,068,741
	TOTAL POSITIONS	384.00	
	TOTAL ALL FUNDS		25,543,692
PROGRAM: PUBLIC DEFENDERS - TWELFTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	4,627,508	
1073	SALARIES AND BENEFITS	95.50	
	POSITIONS		
	FROM GENERAL REVENUE FUND	4,909,289	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		156,315
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		467,063
1074	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	19,836	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		20,000
1075	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	222,605	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		58,400
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		41,449
1076	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		12,878

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	33,648	
TOTAL: PROGRAM: PUBLIC DEFENDERS - TWELFTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	5,164,608	
	FROM TRUST FUNDS	776,875	
	TOTAL POSITIONS	95.50	
	TOTAL ALL FUNDS	5,941,483	
PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	10,665,493	
1077	SALARIES AND BENEFITS POSITIONS	221.50	
	FROM GENERAL REVENUE FUND	10,689,669	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND	340,632	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	1,217,947	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	1,238,909	
1078	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	46,413	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND	100,000	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	100,000	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	11,201	
1079	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	44,000	
1080	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	524,379	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	107,844	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	107,983	
1081	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	41,774	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	14,483	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	7,554	
1082	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	516	
1083	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY		
	AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	94,687	
TOTAL: PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	11,302,751	
	FROM TRUST FUNDS	3,385,240	
	TOTAL POSITIONS	221.50	
	TOTAL ALL FUNDS	14,687,991	
PROGRAM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL			

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
CIRCUIT			
	APPROVED SALARY RATE	3,147,153	
1084	SALARIES AND BENEFITS POSITIONS	61.00	
	FROM GENERAL REVENUE FUND	3,449,053	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND	109,673	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	49,752	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	420,567	
1085	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	7,101	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	196,684	
1086	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	127,551	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	15,000	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	141,811	
1087	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	9,798	
1088	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	2,405	
TOTAL: PROGRAM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	3,593,503	
	FROM TRUST FUNDS	935,892	
	TOTAL POSITIONS	61.00	
	TOTAL ALL FUNDS	4,529,395	
PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	9,191,064	
1089	SALARIES AND BENEFITS POSITIONS	194.00	
	FROM GENERAL REVENUE FUND	10,116,165	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND	322,153	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	18,090	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	574,552	
1090	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	47,601	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	116,066	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	27,708	
1091	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND	23,000	
1092	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	149,103	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	78,670	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		277,369
1093	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	49,673	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		8,047
1094	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		9,375
TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	10,362,542	
	FROM TRUST FUNDS		1,455,030
	TOTAL POSITIONS	194.00	
	TOTAL ALL FUNDS		11,817,572
PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	2,101,626	
1095	SALARIES AND BENEFITS POSITIONS	42.00	
	FROM GENERAL REVENUE FUND	2,303,785	
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		73,450
	FROM GRANTS AND DONATIONS TRUST FUND		38,489
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		118,941
1096	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	6,968	
	FROM GRANTS AND DONATIONS TRUST FUND		5,000
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,347
1097	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	65,086	
	FROM GRANTS AND DONATIONS TRUST FUND		10,000
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		17,760
1098	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	6,891	
	FROM GRANTS AND DONATIONS TRUST FUND		2,279
1099	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	930	
TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	2,383,660	
	FROM TRUST FUNDS		267,266
	TOTAL POSITIONS	42.00	
	TOTAL ALL FUNDS		2,650,926
PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	12,044,736	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1100	SALARIES AND BENEFITS POSITIONS	223.00	
	FROM GENERAL REVENUE FUND	12,533,750	
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		399,596
	FROM GRANTS AND DONATIONS TRUST FUND		832,937
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,610,262
1101	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	82,254	
	FROM GRANTS AND DONATIONS TRUST FUND		150,708
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		36,000
1102	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	424,593	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		208,165
1103	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	47,036	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,705
1104	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	3,812	
1105	SPECIAL CATEGORIES		
	SALARIES AND BENEFITS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009		
	FROM GRANTS AND DONATIONS TRUST FUND		65,625
TOTAL: PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	13,091,445	
	FROM TRUST FUNDS		3,304,998
	TOTAL POSITIONS	223.00	
	TOTAL ALL FUNDS		16,396,443
PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	5,969,524	
1106	SALARIES AND BENEFITS POSITIONS	119.00	
	FROM GENERAL REVENUE FUND	5,544,792	
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		176,505
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,246,374
1107	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	12,792	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		28,160
1107A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		38,100
1108	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	337,745	
	FROM GRANTS AND DONATIONS TRUST FUND		5,000
	FROM INDIGENT CRIMINAL DEFENSE		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	TRUST FUND		297,178
1109	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	39,517	
1110	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		5,236
TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	5,934,846	
	FROM TRUST FUNDS		1,796,553
	TOTAL POSITIONS	119.00	
	TOTAL ALL FUNDS		7,731,399
PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	4,020,433	
1111	SALARIES AND BENEFITS POSITIONS	78.00	
	FROM GENERAL REVENUE FUND	3,914,371	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		124,722
	FROM GRANTS AND DONATIONS TRUST		
	FUND		245,716
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		713,765
1112	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	19,893	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		40,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		135,550
1113	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	105,428	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		194,650
1114	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	20,063	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		8,752
1115	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		1,440
TOTAL: PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	4,059,755	
	FROM TRUST FUNDS		1,464,595
	TOTAL POSITIONS	78.00	
	TOTAL ALL FUNDS		5,524,350
PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL			
CIRCUIT			
	APPROVED SALARY RATE	6,421,399	
1116	SALARIES AND BENEFITS POSITIONS	137.00	
	FROM GENERAL REVENUE FUND	6,514,067	
	FROM PUBLIC DEFENDERS REVENUE		
	TRUST FUND		196,074

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM GRANTS AND DONATIONS TRUST		
	FUND		671,952
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		542,041
1117	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	15,098	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		20,000
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		80,000
1118	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	336,894	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		64,260
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		142,102
1119	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	27,594	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		40,122
1120	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	4,730	
TOTAL: PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL			
CIRCUIT			
	FROM GENERAL REVENUE FUND	6,898,383	
	FROM TRUST FUNDS		1,756,551
	TOTAL POSITIONS	137.00	
	TOTAL ALL FUNDS		8,654,934
PUBLIC DEFENDERS APPELLATE DIVISION			
PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND			
JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	1,780,461	
1121	SALARIES AND BENEFITS POSITIONS	34.00	
	FROM GENERAL REVENUE FUND	2,062,074	
1122	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	21,114	
1123	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	121,406	
1124	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,535	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND			
JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	2,207,129	
	TOTAL POSITIONS	34.00	
	TOTAL ALL FUNDS		2,207,129
PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVENTH			
JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	1,757,773	
1125	SALARIES AND BENEFITS POSITIONS	33.00	
	FROM GENERAL REVENUE FUND	2,001,602	

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1126	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	2,370	
1127	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	136,901	
1128	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,152	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	2,142,025	
	TOTAL POSITIONS	33.00	
	TOTAL ALL FUNDS		2,142,025
PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	2,461,956	
1129	SALARIES AND BENEFITS POSITIONS	50.00	
	FROM GENERAL REVENUE FUND	2,859,652	
1130	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	727,390	
1131	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	137,289	
1132	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,568	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	3,726,899	
	TOTAL POSITIONS	50.00	
	TOTAL ALL FUNDS		3,726,899
PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	1,573,325	
1133	SALARIES AND BENEFITS POSITIONS	24.00	
	FROM GENERAL REVENUE FUND	1,772,671	
1134	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	33,731	
1135	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	37,161	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	1,843,563	
	TOTAL POSITIONS	24.00	
	TOTAL ALL FUNDS		1,843,563
PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT			
	APPROVED SALARY RATE	2,513,258	
1136	SALARIES AND BENEFITS POSITIONS	37.00	
	FROM GENERAL REVENUE FUND	2,867,291	
	FROM INDIGENT CRIMINAL DEFENSE		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	TRUST FUND		100,000
1137	SPECIAL CATEGORIES		
	PUBLIC DEFENDER OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	37,677	
	FROM INDIGENT CRIMINAL DEFENSE		
	TRUST FUND		50,000
1138	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,344	
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT			
	FROM GENERAL REVENUE FUND	2,907,312	
	FROM TRUST FUNDS		150,000
	TOTAL POSITIONS	37.00	
	TOTAL ALL FUNDS		3,057,312
CAPITAL COLLATERAL REGIONAL COUNSELS			
PROGRAM: MIDDLE REGIONAL COUNSEL			
PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES			
	APPROVED SALARY RATE	2,245,214	
1139	SALARIES AND BENEFITS POSITIONS	41.00	
	FROM GENERAL REVENUE FUND	2,805,407	
1140	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	28,911	
1141	SPECIAL CATEGORIES		
	CASE RELATED COSTS		
	FROM GENERAL REVENUE FUND	363,004	
	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		150,000
1142	SPECIAL CATEGORIES		
	OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	372,937	
	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		50,000
1143	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	6,524	
1144	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	275	
TOTAL: PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES			
	FROM GENERAL REVENUE FUND	3,577,058	
	FROM TRUST FUNDS		200,000
	TOTAL POSITIONS	41.00	
	TOTAL ALL FUNDS		3,777,058
PROGRAM: SOUTHERN REGIONAL COUNSEL			
PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES			
	APPROVED SALARY RATE	1,779,290	
1145	SALARIES AND BENEFITS POSITIONS	32.00	
	FROM GENERAL REVENUE FUND	2,153,328	
1146	OTHER PERSONAL SERVICES		

SECTION 3 - HUMAN SERVICES			
SPECIFIC APPROPRIATION			
	FROM GENERAL REVENUE FUND		8
1147	SPECIAL CATEGORIES		
	CASE RELATED COSTS		
	FROM GENERAL REVENUE FUND	473,367	
	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		115,000
1148	SPECIAL CATEGORIES		
	OPERATING EXPENDITURES		
	FROM GENERAL REVENUE FUND	347,563	
	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND		85,000
1149	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	7,044	
1150	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	702	
TOTAL: PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES			
	FROM GENERAL REVENUE FUND	2,982,012	
	FROM TRUST FUNDS		200,000
	TOTAL POSITIONS	32.00	
	TOTAL ALL FUNDS		3,182,012
CRIMINAL CONFLICT AND CIVIL REGIONAL COUNSELS			
PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST			
	APPROVED SALARY RATE	5,537,083	
1151	SALARIES AND BENEFITS		111.00
	FROM GENERAL REVENUE FUND	7,058,649	
1152	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	154,055	
1153	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	795,349	
	FROM INDIGENT CIVIL DEFENSE TRUST FUND		233,446
1154	SPECIAL CATEGORIES		
	REGIONAL CONFLICT COUNCIL OPERATIONS		
	FROM GENERAL REVENUE FUND	902,982	
1155	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	23,411	
1156	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	9,984	
1157	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	25,549	
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST			
	FROM GENERAL REVENUE FUND	8,969,979	
	FROM TRUST FUNDS		233,446
	TOTAL POSITIONS	111.00	
	TOTAL ALL FUNDS		9,203,425

PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND

SECTION 3 - HUMAN SERVICES			
SPECIFIC APPROPRIATION			
	APPROVED SALARY RATE	4,850,479	
1158	SALARIES AND BENEFITS		101.00
	FROM GENERAL REVENUE FUND	6,050,404	
	FROM GRANTS AND DONATIONS TRUST FUND		65,023
1159	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	270,041	
1160	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,021,113	
	FROM INDIGENT CIVIL DEFENSE TRUST FUND		234,488
1161	SPECIAL CATEGORIES		
	REGIONAL CONFLICT COUNCIL OPERATIONS		
	FROM GENERAL REVENUE FUND	820,904	
	FROM GRANTS AND DONATIONS TRUST FUND		165,425
1162	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	43,594	
1163	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	25,000	
1164	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	24,807	
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND			
	FROM GENERAL REVENUE FUND	8,255,863	
	FROM TRUST FUNDS		464,936
	TOTAL POSITIONS	101.00	
	TOTAL ALL FUNDS		8,720,799
PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD			
	APPROVED SALARY RATE	2,243,882	
1165	SALARIES AND BENEFITS		47.00
	FROM GENERAL REVENUE FUND	2,875,040	
1166	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	156,474	
1167	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,476,836	
	FROM INDIGENT CIVIL DEFENSE TRUST FUND		86,956
1168	SPECIAL CATEGORIES		
	REGIONAL CONFLICT COUNCIL OPERATIONS		
	FROM GENERAL REVENUE FUND	375,444	
1169	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	7,456	
1170	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,100	
1171	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	11,897	
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD			
	FROM GENERAL REVENUE FUND	4,904,247	
	FROM TRUST FUNDS		86,956
	TOTAL POSITIONS	47.00	
	TOTAL ALL FUNDS		4,991,203
PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH			
	APPROVED SALARY RATE	3,021,418	
1172	SALARIES AND BENEFITS POSITIONS	63.00	
	FROM GENERAL REVENUE FUND	4,091,318	
1173	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	810,763	
1174	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,564,200	
	FROM INDIGENT CIVIL DEFENSE TRUST		
	FUND		121,892
1175	SPECIAL CATEGORIES		
	REGIONAL CONFLICT COUNCIL OPERATIONS		
	FROM GENERAL REVENUE FUND	1,076,228	
1176	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	15,870	
1177	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,064	
1178	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	15,948	
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH			
	FROM GENERAL REVENUE FUND	7,575,391	
	FROM TRUST FUNDS		121,892
	TOTAL POSITIONS	63.00	
	TOTAL ALL FUNDS		7,697,283
PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH			
	APPROVED SALARY RATE	3,052,150	
1179	SALARIES AND BENEFITS POSITIONS	67.00	
	FROM GENERAL REVENUE FUND	4,166,464	
1180	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	208,569	
1181	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	964,645	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		5,800
	FROM INDIGENT CIVIL DEFENSE TRUST		
	FUND		195,193
1182	SPECIAL CATEGORIES		
	REGIONAL CONFLICT COUNCIL OPERATIONS		
	FROM GENERAL REVENUE FUND	711,473	
	FROM GRANTS AND DONATIONS TRUST		
	FUND		13,890

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1183	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		15,229
1184	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		12,000
1185	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		16,960
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH			
	FROM GENERAL REVENUE FUND	6,095,340	
	FROM TRUST FUNDS		214,883
	TOTAL POSITIONS	67.00	
	TOTAL ALL FUNDS		6,310,223
TOTAL: JUSTICE ADMINISTRATION			
	FROM GENERAL REVENUE FUND	646,940,287	
	FROM TRUST FUNDS		515,088,568
	TOTAL POSITIONS	10,135.25	
	TOTAL ALL FUNDS		1,162,028,855
	TOTAL APPROVED SALARY RATE	472,598,603	

JUVENILE JUSTICE, DEPARTMENT OF

From the funds in Specific Appropriations 1186 through 1274A, each provider who contracts with the Department of Juvenile Justice shall provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents shall include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.

From the funds in Specific Appropriations 1186 through 1274A, the Department of Juvenile Justice shall establish a performance accountability system for each provider who contracts with the department for the delivery of services to children at-risk of future involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the department. The department's Office of Program Accountability shall summarize performance results from all contracts and report the information annually to the Legislature.

From the funds in Specific Appropriations 1186 through 1274A, the Department of Juvenile Justice is directed to withhold funds from contract payments to any provider if that provider failed to comply with contract requirements that it maintain property insurance and if the failure to do so resulted in uninsured losses. The amount withheld shall not exceed the amount of the uninsured loss and may be reduced by other remedial actions agreed upon by the department and the provider.

From the funds in Specific Appropriations 1186 through 1274A, the Department of Juvenile Justice must, before implementing any departmental reorganization plans, submit its proposal to the Governor's Office of Policy and Budget and to the Legislative Budget Commission for approval.

Funds in Specific Appropriations 1186 through 1274A shall not be used to pay for unoccupied space currently being leased by the Department of Juvenile Justice in the event the leases are vacant on or after July 1, 2012, and for which it has been determined by the Secretary of the department that there is no longer a need.

SECTION 3 - HUMAN SERVICES
SPECIFIC
APPROPRIATION
PROGRAM: JUVENILE DETENTION PROGRAM

DETENTION CENTERS

From the funds in Specific Appropriations 1186 through 1198, the department may contract for services consistent with the department's Juvenile Detention Alternative Initiative (JDAI) and the Annie E. Casey Foundation to divert youth from secure detention to alternative community based services. These services should be designed using in-home and community advocacy to reduce the need for more expensive restrictive placements, build community capacity to reduce recidivism, create supported work opportunities for youth, and improve community safety.

	APPROVED SALARY RATE	47,626,458		
1186	SALARIES AND BENEFITS	POSITIONS	1,479.00	
	FROM GENERAL REVENUE FUND		11,083,312	
	FROM FEDERAL GRANTS TRUST FUND			730,187
	FROM GRANTS AND DONATIONS TRUST FUND			317,214
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			55,277,086
1187	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		269,707	
	FROM GRANTS AND DONATIONS TRUST FUND			625,552
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			1,736,186
1188	EXPENSES			
	FROM GENERAL REVENUE FUND		1,614,497	
	FROM FEDERAL GRANTS TRUST FUND			763,886
	FROM GRANTS AND DONATIONS TRUST FUND			937,760
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			4,425,220
1189	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		10,771	
	FROM FEDERAL GRANTS TRUST FUND			7,293
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			210,684
1190	FOOD PRODUCTS			
	FROM GENERAL REVENUE FUND		335,753	
	FROM FEDERAL GRANTS TRUST FUND			834,388
	FROM GRANTS AND DONATIONS TRUST FUND			127,472
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			1,439,122
1191	SPECIAL CATEGORIES			
	LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME			
	FROM GENERAL REVENUE FUND		179,110	
1192	SPECIAL CATEGORIES			
	GRANTS AND AIDS - GRANTS TO FISCALLY CONSTRAINED COUNTIES FOR DETENTION CENTER COSTS			
	FROM GENERAL REVENUE FUND		3,883,853	
1193	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		564,783	
	FROM FEDERAL GRANTS TRUST FUND			20,392
	FROM GRANTS AND DONATIONS TRUST FUND			3,116
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			1,654,316
1194	SPECIAL CATEGORIES			

SECTION 3 - HUMAN SERVICES
SPECIFIC
APPROPRIATION

	GRANTS AND AIDS - CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		4,790,024	
	FROM GRANTS AND DONATIONS TRUST FUND			25,000
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			4,354,573
1195	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND		629,321	
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			4,230,293
1196	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND		12,457	
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			220,536
1197	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
	FROM GENERAL REVENUE FUND		98,015	
	FROM FEDERAL GRANTS TRUST FUND			8,185
	FROM GRANTS AND DONATIONS TRUST FUND			1,190
	FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND			461,387
1198	FIXED CAPITAL OUTLAY			
	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE AND REPAIR - STATE OWNED BUILDINGS			
	FROM GENERAL REVENUE FUND		800,000	
	TOTAL: DETENTION CENTERS			
	FROM GENERAL REVENUE FUND		24,271,603	
	FROM TRUST FUNDS			78,411,038
	TOTAL POSITIONS		1,479.00	
	TOTAL ALL FUNDS			102,682,641
	PROGRAM: PROBATION AND COMMUNITY CORRECTIONS PROGRAM			
	AFTERCARE SERVICES - CONDITIONAL RELEASE			
	APPROVED SALARY RATE		807,915	
1199	SALARIES AND BENEFITS	POSITIONS	24.00	
	FROM GENERAL REVENUE FUND		1,059,040	
	FROM GRANTS AND DONATIONS TRUST FUND			2,687
1200	EXPENSES			
	FROM GENERAL REVENUE FUND		119,148	
1201	SPECIAL CATEGORIES			
	LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME			
	FROM GENERAL REVENUE FUND		451,630	
1202	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		1,714	
1203	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		20,735,232	
	FROM GRANTS AND DONATIONS TRUST FUND			1,519,035
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND			992

SECTION 3 - HUMAN SERVICES
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From the funds in Specific Appropriation 1203, \$2,450,000 in nonrecurring general revenue funds shall be used to issue an Invitation to Negotiate (ITN) to implement a comprehensive transition planning process that engages the community stakeholders within 30 days of the youth's admission to the facility and provide transition focused case management services to the youth and their family while the youth is in commitment and continuing six months upon returning to the community. A minimum of 10 percent, but not to exceed 12.5 percent, shall be used to produce public information and parental education information.

Table with 4 columns: Item ID, Description, Amount, and Total. Includes rows for 1203A Prodigy, 1204 Special Categories, and a total for Aftercare Services - Conditional Release.

JUVENILE PROBATION

APPROVED SALARY RATE 46,854,375

Table with 4 columns: Item ID, Description, Amount, and Total. Includes rows for 1205 Salaries and Benefits, 1206 Other Personal Services, 1207 Expenses, and 1208 Operating Capital Outlay.

Funds in Specific Appropriation 1209, are provided for services to youth at risk of commitment, which are eligible to be placed in evidence-based and other alternative programs for family therapy services. These services shall be provided as an alternative to

SECTION 3 - HUMAN SERVICES
SPECIFIC
APPROPRIATION

commitment. The Department of Juvenile Justice and each participating court may jointly develop criteria to identify youth appropriate for diversion into the Redirections Program.

From the funds in Specific Appropriation 1209, the Department of Juvenile Justice may transfer up to \$2,000,000 from the General Revenue Fund to the Agency for Health Care Administration to provide Medicaid coverage for children eligible for specialized mental health services.

Table with 4 columns: Item ID, Description, Amount, and Total. Includes rows for 1210-1214 Special Categories, a total for Juvenile Probation, and a total for All Funds.

NON-RESIDENTIAL DELINQUENCY REHABILITATION

Table with 4 columns: Item ID, Description, Amount, and Total. Includes rows for 1215 Legislative Initiatives to Reduce and Prevent Juvenile Crime, 1216 Special Categories, and a total for All Funds.

PROGRAM: OFFICE OF THE SECRETARY/ASSISTANT SECRETARY FOR ADMINISTRATIVE SERVICES

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 9,670,616

Table with 4 columns: Item ID, Description, Amount, and Total. Includes row for 1217 Salaries and Benefits.

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APPROPRIATION	
FROM FEDERAL GRANTS TRUST FUND . . .	127,065
FROM GRANTS AND DONATIONS TRUST FUND	283,838
1218 OTHER PERSONAL SERVICES	
FROM GENERAL REVENUE FUND	161,156
FROM ADMINISTRATIVE TRUST FUND . . .	72,341
FROM JUVENILE JUSTICE TRAINING TRUST FUND	11,712
1219 EXPENSES	
FROM GENERAL REVENUE FUND	2,393,444
FROM ADMINISTRATIVE TRUST FUND . . .	215,000
FROM FEDERAL GRANTS TRUST FUND . . .	14,396
FROM GRANTS AND DONATIONS TRUST FUND	149,305
FROM JUVENILE JUSTICE TRAINING TRUST FUND	605,353
1220 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND	32,841
1221 SPECIAL CATEGORIES	
ACQUISITION OF MOTOR VEHICLES	
FROM GENERAL REVENUE FUND	414,714
1222 SPECIAL CATEGORIES	
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
FROM GENERAL REVENUE FUND	19,725
1223 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	547,208
FROM ADMINISTRATIVE TRUST FUND . . .	430,930
FROM GRANTS AND DONATIONS TRUST FUND	208,537
1224 SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	241,169
FROM JUVENILE JUSTICE TRAINING TRUST FUND	2,139,189
1225 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	178,546
1226 SPECIAL CATEGORIES	
LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM GENERAL REVENUE FUND	67,149
FROM JUVENILE JUSTICE TRAINING TRUST FUND	3,973
1227 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	79,551
FROM FEDERAL GRANTS TRUST FUND . . .	546
FROM GRANTS AND DONATIONS TRUST FUND	1,643
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	
FROM GENERAL REVENUE FUND	16,485,924
FROM TRUST FUNDS	4,263,828
TOTAL POSITIONS	226.50
TOTAL ALL FUNDS	20,749,752

INFORMATION TECHNOLOGY

APPROVED SALARY RATE 2,807,128

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1228 SALARIES AND BENEFITS POSITIONS	59.50
FROM GENERAL REVENUE FUND	3,290,180
1229 EXPENSES	
FROM GENERAL REVENUE FUND	1,783,527
1230 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND	48,866
1231 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM GENERAL REVENUE FUND	313,377
1232 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	11,015
1233 SPECIAL CATEGORIES	
LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM GENERAL REVENUE FUND	13,315
1234 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	20,190
1235 DATA PROCESSING SERVICES	
SOUTHWOOD SHARED RESOURCE CENTER	
FROM GENERAL REVENUE FUND	8,169
1236 DATA PROCESSING SERVICES	
NORTHWOOD SHARED RESOURCE CENTER	
FROM GENERAL REVENUE FUND	350,556
1236A DATA PROCESSING SERVICES	
NORTHWEST REGIONAL DATA CENTER (NWRDC)	
FROM GENERAL REVENUE FUND	50,116
The funds provided in Specific Appropriation 1236A, shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.	
TOTAL: INFORMATION TECHNOLOGY	
FROM GENERAL REVENUE FUND	5,889,311
TOTAL POSITIONS	59.50
TOTAL ALL FUNDS	5,889,311

PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM

From the funds in Specific Appropriations 1238 through 1261, the department shall provide a weekly residential resource utilization report that identifies operating capacity, current placements, vacant placements, number of youth waiting placement and the percent of use for all residential commitment beds. The department may increase or decrease beds or overlay services provided that the change will better serve taxpayers and the youth under its care. Notification and justification of changes will be provided to the Governor's Office of Policy and Budget, the chair of the Senate Budget Committee and the chair of the House Appropriations Committee prior to implementing any change.

From the funds in Specific Appropriations 1238 through 1261, the Department of Juvenile Justice shall first make residential bed reductions in both non-secure and secure beds that are operated by the department before reducing privately operated non-secure or secure residential beds. Should the department need to make additional residential bed reductions in order to meet the reduction in Specific Appropriations 1238 through 1261, per diem cost shall be given primary consideration.

NON-SECURE RESIDENTIAL COMMITMENT

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SPECIFIC
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	APPROVED SALARY RATE	4,393,425		
1238	SALARIES AND BENEFITS	POSITIONS	122.00	
	FROM GENERAL REVENUE FUND		6,018,115	
	FROM FEDERAL GRANTS TRUST FUND . . .			47,705
	FROM GRANTS AND DONATIONS TRUST			
	FUND			70,190
	FROM SOCIAL SERVICES BLOCK GRANT			
	TRUST FUND			2,916,754
1239	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	103,278		
	FROM GRANTS AND DONATIONS TRUST			
	FUND			31,862
1240	EXPENSES			
	FROM GENERAL REVENUE FUND	982,443		
	FROM FEDERAL GRANTS TRUST FUND . . .		320,563	
	FROM GRANTS AND DONATIONS TRUST			
	FUND			26,656
	FROM SOCIAL SERVICES BLOCK GRANT			
	TRUST FUND			264,925
1241	OPERATING CAPITAL OUTLAY			
	FROM GRANTS AND DONATIONS TRUST			
	FUND			21,231
1242	FOOD PRODUCTS			
	FROM GENERAL REVENUE FUND	379,936		
	FROM FEDERAL GRANTS TRUST FUND . . .		198,861	
	FROM GRANTS AND DONATIONS TRUST			
	FUND			88,871
1243	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM GENERAL REVENUE FUND	44,571		
1244	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND	571,025		
	FROM FEDERAL GRANTS TRUST FUND . . .		1,476	
	FROM GRANTS AND DONATIONS TRUST			
	FUND			2,172
1245	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND	91,620,239		
	FROM FEDERAL GRANTS TRUST FUND . . .		45,066	
	FROM GRANTS AND DONATIONS TRUST			
	FUND			372,759
	FROM SOCIAL SERVICES BLOCK GRANT			
	TRUST FUND			2,318,436
1246	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND	1,120,906		
	FROM GRANTS AND DONATIONS TRUST			
	FUND			65,503
1247	SPECIAL CATEGORIES			
	GRANTS AND AIDS - WILDERNESS THERAPEUTIC			
	SERVICES			
	FROM GENERAL REVENUE FUND	2,405,536		
1248	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND		8,752	
1249	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			
	SERVICES - HUMAN RESOURCES SERVICES			
	PURCHASED PER STATEWIDE CONTRACT			
	FROM GENERAL REVENUE FUND	93,139		
	FROM FEDERAL GRANTS TRUST FUND . . .		496	

SECTION 3 - HUMAN SERVICES
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	FROM GRANTS AND DONATIONS TRUST			
	FUND			731
1249A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			
	FACILITY REPAIRS MAINTENANCE AND			
	CONSTRUCTION			
	FROM GENERAL REVENUE FUND	200,000		
The funds in Specific Appropriation 1249A are appropriated as nonrecurring for maintenance and repairs to the Here's Help Residential Facility in Miami-Dade County.				
TOTAL: NON-SECURE RESIDENTIAL COMMITMENT				
	FROM GENERAL REVENUE FUND	103,547,940		
	FROM TRUST FUNDS			6,794,257
	TOTAL POSITIONS	122.00		
	TOTAL ALL FUNDS			110,342,197
SECURE RESIDENTIAL COMMITMENT				
	APPROVED SALARY RATE	12,538,990		
1250	SALARIES AND BENEFITS	POSITIONS	237.00	
	FROM GENERAL REVENUE FUND		13,281,001	
	FROM FEDERAL GRANTS TRUST FUND . . .			110,225
	FROM GRANTS AND DONATIONS TRUST			
	FUND			447,771
	FROM SOCIAL SERVICES BLOCK GRANT			
	TRUST FUND			2,267,459
1251	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	137,431		
	FROM GRANTS AND DONATIONS TRUST			
	FUND			13,840
1252	EXPENSES			
	FROM GENERAL REVENUE FUND	1,855,719		
	FROM FEDERAL GRANTS TRUST FUND . . .		6,279	
	FROM GRANTS AND DONATIONS TRUST			
	FUND			11,893
1253	OPERATING CAPITAL OUTLAY			
	FROM GRANTS AND DONATIONS TRUST			
	FUND			33,861
1254	FOOD PRODUCTS			
	FROM GENERAL REVENUE FUND	159,687		
	FROM FEDERAL GRANTS TRUST FUND . . .			160,400
	FROM GRANTS AND DONATIONS TRUST			
	FUND			194,644
1255	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTUAL SERVICES-			
	OKEECHOBEE TRAINING SCHOOL			
	FROM GENERAL REVENUE FUND	6,385,963		
	FROM GRANTS AND DONATIONS TRUST			
	FUND			32,088
	FROM SOCIAL SERVICES BLOCK GRANT			
	TRUST FUND			2,546,273
1256	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND	596,426		
	FROM FEDERAL GRANTS TRUST FUND . . .			2,512
	FROM GRANTS AND DONATIONS TRUST			
	FUND			4,757
1257	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND	11,984,674		
	FROM FEDERAL GRANTS TRUST FUND . . .			4,003
	FROM GRANTS AND DONATIONS TRUST			

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FUND	274,785	
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND	30,913,498	
1258	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,360,031	
1259	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	44,966	
1260	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	201,160	
	FROM FEDERAL GRANTS TRUST FUND	5,844	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	14,089	
1261	FIXED CAPITAL OUTLAY		
	JUVENILE FACILITIES - LEASE PURCHASE		
	FROM GENERAL REVENUE FUND	1,806,244	
TOTAL:	SECURE RESIDENTIAL COMMITMENT		
	FROM GENERAL REVENUE FUND	37,813,302	
	FROM TRUST FUNDS		37,044,221
	TOTAL POSITIONS	237.00	
	TOTAL ALL FUNDS	74,857,523	
PROGRAM: PREVENTION AND VICTIM SERVICES			
DELINQUENCY PREVENTION AND DIVERSION			
	APPROVED SALARY RATE	841,307	
1262	SALARIES AND BENEFITS	POSITIONS	17.00
	FROM GENERAL REVENUE FUND	618,011	
	FROM FEDERAL GRANTS TRUST FUND		55,138
	FROM GRANTS AND DONATIONS TRUST		
	FUND	450,024	
1263	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	287,192	
	FROM FEDERAL GRANTS TRUST FUND		187,513
	FROM GRANTS AND DONATIONS TRUST		
	FUND	141,126	
1264	EXPENSES		
	FROM GENERAL REVENUE FUND	233,083	
	FROM FEDERAL GRANTS TRUST FUND		68,300
	FROM GRANTS AND DONATIONS TRUST		
	FUND	282,180	
1265	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - INVEST IN CHILDREN		
	FROM JUVENILE CRIME PREVENTION AND		
	EARLY INTERVENTION TRUST FUND	412,903	
1266	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND		12,450
	FROM GRANTS AND DONATIONS TRUST		
	FUND	12,450	
1267	SPECIAL CATEGORIES		
	PACE CENTERS		
	FROM GENERAL REVENUE FUND	7,666,517	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	3,290,514	
1268	SPECIAL CATEGORIES		
	LEGISLATIVE INITIATIVES TO REDUCE AND		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	PREVENT JUVENILE CRIME		
	FROM GENERAL REVENUE FUND	827,920	
From the funds in Specific Appropriation 1268, \$650,415 from recurring general revenue funds is provided to the PAR Adolescent Intervention Center (PAIC) Pasco.			
1269	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	33,720	
1270	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	3,047,989	
	FROM FEDERAL GRANTS TRUST FUND		10,609,653
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,320,115
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		2,639
From the funds in Specific Appropriation 1270, \$2,000,000 in nonrecurring general revenue funds is provided for the Florida Alliance of Boys and Girls Clubs.			
From the funds in Specific Appropriation 1270, \$450,000 in nonrecurring general revenue funds is provided to fund a virtual (web-based) system that addresses life, educational and workforce needs of the students housed in residential and non-residential facilities. The system may be assessment driven, but will lead to mastery, competency and certification in counseling domains including life adjustment, educational, career or employability and optimal mental health.			
1271	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	29,581	
1272	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CHILDREN/FAMILIES IN		
	NEED OF SERVICES		
	FROM GENERAL REVENUE FUND	19,127,748	
	FROM FEDERAL GRANTS TRUST FUND		1,000,000
	FROM GRANTS AND DONATIONS TRUST		
	FUND		10,277,763
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		383,858
From the funds in Specific Appropriation 1272, the Department of Juvenile Justice shall not expend more than \$150,000 in recurring general revenue funds for physically secure placements for youths being served by the Children-In-Need of Services/Families-In-Need of Services (CINS/FINS) program.			
Additionally, the CINS/FINS provider shall demonstrate that it has considered local, non-traditional, non-residential delinquency prevention service providers including, but not limited to, grassroots organizations, community, and faith-based organizations, to subcontract and deliver non-residential CINS/FINS services to eligible youth as defined in chapter 984 and section 1003.27, Florida Statutes, to include areas with high ratios of juvenile arrests per youth 10 to 17 years of age. Such services may be offered throughout the judicial circuit served by the CINS/FINS provider.			
1273	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	3,000	
	FROM FEDERAL GRANTS TRUST FUND		1,200
1274	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	2,795	
	FROM FEDERAL GRANTS TRUST FUND		308

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FROM GRANTS AND DONATIONS TRUST FUND		2,471
1274A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION FROM GENERAL REVENUE FUND	1,000,000	
The funds in Specific Appropriation 1274A are appropriated as nonrecurring for the construction of a Boys and Girls Club facility in Lacoochee, Florida to provide a location for the delivery of programs and activities that prevent juvenile crime.		
TOTAL: DELINQUENCY PREVENTION AND DIVERSION FROM GENERAL REVENUE FUND	32,877,556	
FROM TRUST FUNDS		29,510,605
TOTAL POSITIONS	17.00	
TOTAL ALL FUNDS		62,388,161
TOTAL: JUVENILE JUSTICE, DEPARTMENT OF FROM GENERAL REVENUE FUND	359,649,097	
FROM TRUST FUNDS		165,984,668
TOTAL POSITIONS	3,500.50	
TOTAL ALL FUNDS		525,633,765
TOTAL APPROVED SALARY RATE	125,540,214	
LAW ENFORCEMENT, DEPARTMENT OF		
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT		
PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES		
APPROVED SALARY RATE	6,059,472	
1274B SALARIES AND BENEFITS POSITIONS	119.50	
FROM GENERAL REVENUE FUND	1,967,112	
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		308,451
FROM FEDERAL GRANTS TRUST FUND		753,289
FROM OPERATING TRUST FUND		4,846,137
1275A OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	26,838	
FROM ADMINISTRATIVE TRUST FUND		5,000
FROM FEDERAL GRANTS TRUST FUND		198,602
FROM OPERATING TRUST FUND		56,138
1275B EXPENSES FROM GENERAL REVENUE FUND	765,343	
FROM ADMINISTRATIVE TRUST FUND		64,548
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		9,557
FROM FEDERAL GRANTS TRUST FUND		163,111
FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		286,666
FROM OPERATING TRUST FUND		535,600
1276 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) - STATE AGENCIES FROM FEDERAL GRANTS TRUST FUND		4,910,162
1277 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) - LOCAL GOVERNMENTS FROM FEDERAL GRANTS TRUST FUND		1,529,434
1278 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECT SAFE		

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NEIGHBORHOODS FROM FEDERAL GRANTS TRUST FUND		1,263,483
1279 AID TO LOCAL GOVERNMENTS BYRNE MEMORIAL LOCAL LAW ENFORCEMENT ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		18,868,106
1279A OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	12,616	
FROM FEDERAL GRANTS TRUST FUND		3,242
FROM OPERATING TRUST FUND		337
1279B SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	9,650	
FROM OPERATING TRUST FUND		402
1279C SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY AND STATEWIDE DRUG ABUSE PREVENTION PROGRAM FROM FEDERAL GRANTS TRUST FUND		4,497,908
1279D SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	67,480	
FROM ADMINISTRATIVE TRUST FUND		15,000
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		3,203
FROM FEDERAL GRANTS TRUST FUND		218,573
FROM OPERATING TRUST FUND		152,372
1280 SPECIAL CATEGORIES DOMESTIC SECURITY FROM OPERATING TRUST FUND		500
1280A SPECIAL CATEGORIES OVERTIME FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		748
1281 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	13,395	
FROM ADMINISTRATIVE TRUST FUND		3,204
FROM OPERATING TRUST FUND		15,295
1281A SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	667	
1282 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	86,000	
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		6,000
FROM FEDERAL GRANTS TRUST FUND		3,000
FROM OPERATING TRUST FUND		200
1283 SPECIAL CATEGORIES BYRNE MEMORIAL STATE LAW ENFORCEMENT ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		10,412,678
1284 SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - LOCAL UNITS OF GOVERNMENT FROM FEDERAL GRANTS TRUST FUND		1,247,724
1285 SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - STATE AGENCY FROM FEDERAL GRANTS TRUST FUND		3,675,511

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SPECIFIC			
APPROPRIATION			
1286	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	20,783	
	FROM ADMINISTRATIVE TRUST FUND		2,780
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		2,742
	FROM OPERATING TRUST FUND		14,630
TOTAL: PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM GENERAL REVENUE FUND	2,969,884	
	FROM TRUST FUNDS		54,074,333
	TOTAL POSITIONS	119.50	
	TOTAL ALL FUNDS		57,044,217
PROGRAM: FLORIDA CAPITOL POLICE PROGRAM			
CAPITOL POLICE SERVICES			
	APPROVED SALARY RATE	3,526,886	
1286A	SALARIES AND BENEFITS POSITIONS	90.00	
	FROM GENERAL REVENUE FUND	2,114	
	FROM OPERATING TRUST FUND		4,966,415
1287A	OTHER PERSONAL SERVICES		
	FROM OPERATING TRUST FUND		28,778
1287B	EXPENSES		
	FROM OPERATING TRUST FUND		532,837
1287C	OPERATING CAPITAL OUTLAY		
	FROM OPERATING TRUST FUND		85,369
1287D	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM OPERATING TRUST FUND		30,500
1287E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND		70,084
1287F	SPECIAL CATEGORIES		
	CAPITOL COMPLEX SECURITY		
	FROM GENERAL REVENUE FUND	7,360	
	FROM OPERATING TRUST FUND		20,000
1288	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND		83,559
1288A	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM OPERATING TRUST FUND		68,064
1289	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND		5,000
1290	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	345	
	FROM OPERATING TRUST FUND		26,628
1291	DATA PROCESSING SERVICES		
	TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES		
	FROM OPERATING TRUST FUND		6,969

TOTAL: CAPITOL POLICE SERVICES

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM GENERAL REVENUE FUND		9,819
	FROM TRUST FUNDS		5,924,203
	TOTAL POSITIONS	90.00	
	TOTAL ALL FUNDS		5,934,022
PROGRAM: INVESTIGATIONS AND FORENSIC SCIENCE PROGRAM			
PROVIDE CRIME LAB SERVICES			
	APPROVED SALARY RATE	19,183,485	
1291A	SALARIES AND BENEFITS POSITIONS	404.00	
	FROM GENERAL REVENUE FUND	25,657,498	
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		39,121
	FROM FEDERAL GRANTS TRUST FUND		10,000
	FROM OPERATING TRUST FUND		251,534
1292A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	57,211	
	FROM FEDERAL GRANTS TRUST FUND		156,280
1292B	EXPENSES		
	FROM GENERAL REVENUE FUND	6,010,653	
	FROM FEDERAL GRANTS TRUST FUND		2,952,624
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		510,531
	FROM OPERATING TRUST FUND		355,596
From the funds in Specific Appropriation 1292B, the Department of Law Enforcement is authorized to distribute 10,000 rape kits to local law enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds and any other available funds contained in Specific Appropriation 1292B for the purpose of processing rape kits, including the backlog of non-suspect rape cases.			
1293	AID TO LOCAL GOVERNMENTS		
	CRIMINAL INVESTIGATIONS		
	FROM FEDERAL GRANTS TRUST FUND		741,091
	FROM OPERATING TRUST FUND		2,379,702
1293A	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	364,099	
	FROM ADMINISTRATIVE TRUST FUND		5,000
	FROM FEDERAL GRANTS TRUST FUND		1,327,000
1293B	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND		168,960
1293C	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	798,628	
	FROM FEDERAL GRANTS TRUST FUND		1,690,200
1293D	SPECIAL CATEGORIES		
	OVERTIME		
	FROM GENERAL REVENUE FUND	351,900	
	FROM FEDERAL GRANTS TRUST FUND		404,976
1294	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		158,188
1295	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	50,000	
1296	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	131,296	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		185
	FROM FEDERAL GRANTS TRUST FUND		1,741
TOTAL:	PROVIDE CRIME LAB SERVICES		
	FROM GENERAL REVENUE FUND	33,590,245	
	FROM TRUST FUNDS		10,983,769
	TOTAL POSITIONS	404.00	
	TOTAL ALL FUNDS		44,574,014
PROVIDE INVESTIGATIVE SERVICES			
	APPROVED SALARY RATE	32,632,616	
1296A	SALARIES AND BENEFITS POSITIONS	555.00	
	FROM GENERAL REVENUE FUND	33,987,021	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		955,829
	FROM FEDERAL GRANTS TRUST FUND		581,637
	FROM GRANTS AND DONATIONS TRUST		
	FUND		69
	FROM OPERATING TRUST FUND		7,984,455
1297A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	293,593	
	FROM ADMINISTRATIVE TRUST FUND		25,276
	FROM FEDERAL GRANTS TRUST FUND		194,832
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		42,360
	FROM GRANTS AND DONATIONS TRUST		
	FUND		50
	FROM OPERATING TRUST FUND		38,070
1297B	EXPENSES		
	FROM GENERAL REVENUE FUND	8,006,844	
	FROM ADMINISTRATIVE TRUST FUND		132,670
	FROM FEDERAL GRANTS TRUST FUND		648,327
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		833,472
	FROM GRANTS AND DONATIONS TRUST		
	FUND		4,500
	FROM OPERATING TRUST FUND		2,776,152
	FROM REVOLVING TRUST FUND		1,000,000
	From the funds provided in Specific Appropriation 1297B from the Forfeiture and Investigative Support Trust Fund, up to \$25,000 per case, but not exceeding \$150,000 in total for all cases, may be expended for rewards leading to the capture of fugitives, if such funds are available.		
1297C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	54,144	
	FROM ADMINISTRATIVE TRUST FUND		5,000
	FROM FEDERAL GRANTS TRUST FUND		159,509
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		190,574
1297D	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	90,091	
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		580,000
1297E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	534,741	
	FROM ADMINISTRATIVE TRUST FUND		5,000
	FROM FEDERAL GRANTS TRUST FUND		147,441
	FROM FORFEITURE AND INVESTIGATIVE		
	SUPPORT TRUST FUND		34,624
	FROM OPERATING TRUST FUND		121,896

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1298	SPECIAL CATEGORIES		
	DOMESTIC SECURITY		
	FROM GENERAL REVENUE FUND	1,350,267	
	FROM FEDERAL GRANTS TRUST FUND		1,522,672
1299	SPECIAL CATEGORIES		
	GRANTS AND AIDS - SPECIAL PROJECTS		
	FROM GENERAL REVENUE FUND	732,461	
	From the funds in Specific Appropriation 1299, \$232,461 in recurring general revenue funds is provided for A Child Is Missing Program.		
	From the funds in Specific Appropriation 1299, \$250,000 in nonrecurring general revenue funds is provided for planning funds for the construction of a new 400 bed Flagler County jail.		
	From the funds in Specific Appropriation 1299, \$250,000 in nonrecurring general revenue funds is provided to the City of Boca Raton for security for a presidential debate at Lynn University.		
1299A	SPECIAL CATEGORIES		
	OVERTIME		
	FROM ADMINISTRATIVE TRUST FUND		3,013
	FROM FEDERAL GRANTS TRUST FUND		894,705
	FROM GRANTS AND DONATIONS TRUST		
	FUND		4,250
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		1,018,486
1300	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	369,689	
	FROM ADMINISTRATIVE TRUST FUND		407,097
	FROM OPERATING TRUST FUND		15,751
1300A	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	487,991	
	FROM OPERATING TRUST FUND		21,312
1301	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	72,000	
1302	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	217,284	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		1,099
	FROM FEDERAL GRANTS TRUST FUND		3,358
	FROM OPERATING TRUST FUND		4,480
TOTAL:	PROVIDE INVESTIGATIVE SERVICES		
	FROM GENERAL REVENUE FUND	46,196,126	
	FROM TRUST FUNDS		20,357,966
	TOTAL POSITIONS	555.00	
	TOTAL ALL FUNDS		66,554,092
MUTUAL AID AND PREVENTION SERVICES			
	APPROVED SALARY RATE	1,051,936	
1302A	SALARIES AND BENEFITS POSITIONS	17.00	
	FROM GENERAL REVENUE FUND	1,349,706	
	FROM OPERATING TRUST FUND		30,805
1303A	EXPENSES		
	FROM GENERAL REVENUE FUND	127,251	
1303B	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM GENERAL REVENUE FUND	9,441	
1304	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	2,713	
1305	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	6,511	
	FROM OPERATING TRUST FUND		127
TOTAL:	MUTUAL AID AND PREVENTION SERVICES		
	FROM GENERAL REVENUE FUND	1,495,622	
	FROM TRUST FUNDS		30,932
	TOTAL POSITIONS	17.00	
	TOTAL ALL FUNDS		1,526,554

PROGRAM: CRIMINAL JUSTICE INFORMATION PROGRAM

PROVIDE INFORMATION NETWORK SERVICES TO THE LAW ENFORCEMENT COMMUNITY

	APPROVED SALARY RATE	6,252,157	
1305A	SALARIES AND BENEFITS	POSITIONS	119.00
	FROM GENERAL REVENUE FUND		241,781
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		137,241
	FROM FEDERAL GRANTS TRUST FUND		61,526
	FROM OPERATING TRUST FUND		7,593,661
1306A	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		5,838
	FROM FEDERAL GRANTS TRUST FUND		176,735
	FROM OPERATING TRUST FUND		183,500
1306B	EXPENSES		
	FROM GENERAL REVENUE FUND	32,750	
	FROM ADMINISTRATIVE TRUST FUND		2,202
	FROM FEDERAL GRANTS TRUST FUND		370,423
	FROM OPERATING TRUST FUND		7,486,343
1306C	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND		5,000
	FROM FEDERAL GRANTS TRUST FUND		489,099
	FROM OPERATING TRUST FUND		1,666,018
1306D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	599	
	FROM ADMINISTRATIVE TRUST FUND		113,100
	FROM FEDERAL GRANTS TRUST FUND		1,965,523
	FROM OPERATING TRUST FUND		5,725,504
1306E	SPECIAL CATEGORIES		
	OVERTIME		
	FROM OPERATING TRUST FUND		46,200
1307	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		11,959
	FROM OPERATING TRUST FUND		19,310
1308	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM OPERATING TRUST FUND		692,110
1309	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND		4,500

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1310	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	6,581	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		1,457
	FROM FEDERAL GRANTS TRUST FUND		328
	FROM OPERATING TRUST FUND		32,131
1311	DATA PROCESSING SERVICES		
	TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF		
	MANAGEMENT SERVICES		
	FROM OPERATING TRUST FUND		26,740
TOTAL:	PROVIDE INFORMATION NETWORK SERVICES TO THE LAW		
	ENFORCEMENT COMMUNITY		
	FROM GENERAL REVENUE FUND	281,711	
	FROM TRUST FUNDS		26,816,448
	TOTAL POSITIONS	119.00	
	TOTAL ALL FUNDS		27,098,159

PROVIDE PREVENTION AND CRIME INFORMATION SERVICES

	APPROVED SALARY RATE	10,104,562	
1312A	SALARIES AND BENEFITS	POSITIONS	279.00
	FROM GENERAL REVENUE FUND		552,477
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		205,144
	FROM FEDERAL GRANTS TRUST FUND		456,208
	FROM OPERATING TRUST FUND		12,557,518
1313A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	10,000	
	FROM ADMINISTRATIVE TRUST FUND		5,000
	FROM FEDERAL GRANTS TRUST FUND		616,733
	FROM OPERATING TRUST FUND		241,182
1313B	EXPENSES		
	FROM GENERAL REVENUE FUND	167,528	
	FROM ADMINISTRATIVE TRUST FUND		85,781
	FROM FEDERAL GRANTS TRUST FUND		358,539
	FROM OPERATING TRUST FUND		1,862,378
1313C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	2,600	
	FROM OPERATING TRUST FUND		309,792
1313D	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	402	
	FROM OPERATING TRUST FUND		93,168
1313E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	202,478	
	FROM ADMINISTRATIVE TRUST FUND		2,000
	FROM FEDERAL GRANTS TRUST FUND		145,340
	FROM OPERATING TRUST FUND		1,814,360
1313F	SPECIAL CATEGORIES		
	OVERTIME		
	FROM OPERATING TRUST FUND		218,946
1314	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		33,321
	FROM OPERATING TRUST FUND		23,957
1314A	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM OPERATING TRUST FUND		5,160

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1315	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	2,000	
	FROM OPERATING TRUST FUND		18,000
1316	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	5,645	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		1,327
	FROM FEDERAL GRANTS TRUST FUND		3,023
	FROM OPERATING TRUST FUND		85,552
TOTAL: PROVIDE PREVENTION AND CRIME INFORMATION SERVICES			
	FROM GENERAL REVENUE FUND	943,130	
	FROM TRUST FUNDS		19,142,429
	TOTAL POSITIONS	279.00	
	TOTAL ALL FUNDS		20,085,559
PROGRAM: CRIMINAL JUSTICE PROFESSIONALISM			
LAW ENFORCEMENT STANDARDS COMPLIANCE			
	APPROVED SALARY RATE	2,435,650	
1316A	SALARIES AND BENEFITS POSITIONS	47.00	
	FROM GENERAL REVENUE FUND	288,369	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		3,087,209
1317A	OTHER PERSONAL SERVICES		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		205,380
1317B	EXPENSES		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		418,662
1318	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		23,556
	FROM OPERATING TRUST FUND		38,530
1318A	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		175,741
	FROM OPERATING TRUST FUND		100,000
1319	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		15,698
1320	SPECIAL CATEGORIES		
	GRANTS AND AIDS - SPECIAL EDUCATION AND		
	TECHNICAL TRAINING		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		6,001,252
1321	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		8,800
1322	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FROM GENERAL REVENUE FUND		195
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		17,429
TOTAL: LAW ENFORCEMENT STANDARDS COMPLIANCE			
	FROM GENERAL REVENUE FUND	288,564	
	FROM TRUST FUNDS		10,092,257
	TOTAL POSITIONS	47.00	
	TOTAL ALL FUNDS		10,380,821
LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES			
	APPROVED SALARY RATE	2,708,661	
1322A	SALARIES AND BENEFITS POSITIONS	53.50	
	FROM GENERAL REVENUE FUND	194,076	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		3,219,543
	FROM OPERATING TRUST FUND		325,013
1323A	OTHER PERSONAL SERVICES		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		660,798
	FROM OPERATING TRUST FUND		3,000
1323B	EXPENSES		
	FROM GENERAL REVENUE FUND	18,174	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		1,813,640
	FROM OPERATING TRUST FUND		61,178
1323C	OPERATING CAPITAL OUTLAY		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		203,819
1323D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,000	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		218,202
	FROM OPERATING TRUST FUND		36,579
1324	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		7,175
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		8,951
1324A	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	4,290	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		5,070
1325	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		7,000
1326	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	1,769	
	FROM CRIMINAL JUSTICE STANDARDS		
	AND TRAINING TRUST FUND		15,551
	FROM OPERATING TRUST FUND		1,076
TOTAL: LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES			
	FROM GENERAL REVENUE FUND	219,309	
	FROM TRUST FUNDS		6,586,595

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
TOTAL POSITIONS	53.50		
TOTAL ALL FUNDS		6,805,904	
TOTAL: LAW ENFORCEMENT, DEPARTMENT OF			
FROM GENERAL REVENUE FUND	85,994,410		
FROM TRUST FUNDS		154,008,932	
TOTAL POSITIONS	1,684.00		
TOTAL ALL FUNDS		240,003,342	
TOTAL APPROVED SALARY RATE	83,955,425		

LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL

Funds in Specific Appropriations 1326A through 1379 shall not be used to pay for the use of property leased by the Department of Legal Affairs or the Office of the Attorney General pursuant to Lease Number 410:0114, relating to 700 Central Office Building in St. Petersburg, after October 31, 2012.

PROGRAM: OFFICE OF ATTORNEY GENERAL

VICTIM SERVICES

APPROVED SALARY RATE	4,162,013		
1327 SALARIES AND BENEFITS POSITIONS	99.00		
FROM CRIMES COMPENSATION TRUST FUND		4,249,841	
FROM CRIME STOPPERS TRUST FUND		87,179	
FROM FEDERAL GRANTS TRUST FUND		872,579	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		314,372	
1328 OTHER PERSONAL SERVICES			
FROM CRIMES COMPENSATION TRUST FUND		55,060	
FROM CRIME STOPPERS TRUST FUND		5,100	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		155,796	
1329 EXPENSES			
FROM CRIMES COMPENSATION TRUST FUND		780,574	
FROM CRIME STOPPERS TRUST FUND		63,386	
FROM FEDERAL GRANTS TRUST FUND		96,788	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		95,548	
1330 OPERATING CAPITAL OUTLAY			
FROM CRIMES COMPENSATION TRUST FUND		123,407	
FROM CRIME STOPPERS TRUST FUND		2,380	
FROM FEDERAL GRANTS TRUST FUND		2,286	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		7,695	
1331 SPECIAL CATEGORIES			
AWARDS TO CLAIMANTS			
FROM CRIMES COMPENSATION TRUST FUND		24,842,082	
FROM FEDERAL GRANTS TRUST FUND		13,192,000	
1332 SPECIAL CATEGORIES			
VICTIM SERVICES			
FROM GENERAL REVENUE FUND	500,000		

The recurring funds in Specific Appropriation 1332 are provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services statewide for victims of sexual assault.

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
1333 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	581,192		
FROM CRIMES COMPENSATION TRUST FUND		45,243	
FROM FEDERAL GRANTS TRUST FUND		30,000	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		108,408	

From the funds in Specific Appropriation 1333, \$100,000 from recurring general revenue funds is provided to the Family Justice Center in Hillsborough County for assistance to victims of domestic violence.

From the funds in Specific Appropriation 1333, \$100,000 from nonrecurring general revenue funds is provided to the Council on the Social Status of Black Men and Boys.

1334 SPECIAL CATEGORIES			
GRANTS AND AIDS - MINORITY COMMUNITIES CRIME PREVENTION PROGRAMS			
FROM GENERAL REVENUE FUND	4,389,055		
1335 SPECIAL CATEGORIES			
GRANTS AND AIDS - CRIME STOPPERS			
FROM CRIME STOPPERS TRUST FUND		4,500,000	
1336 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM CRIMES COMPENSATION TRUST FUND		55,304	
FROM CRIME STOPPERS TRUST FUND		1,183	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		1,353	
1337 SPECIAL CATEGORIES			
GRANTS AND AIDS - VICTIM ASSISTANCE SERVICES			
FROM FEDERAL GRANTS TRUST FUND		25,000,000	
1338 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM CRIMES COMPENSATION TRUST FUND		641	
FROM FEDERAL GRANTS TRUST FUND		11,901	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		3,999	
1339 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM CRIMES COMPENSATION TRUST FUND		28,886	
FROM CRIME STOPPERS TRUST FUND		256	
FROM FEDERAL GRANTS TRUST FUND		3,009	
FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND		1,958	
1339A SPECIAL CATEGORIES			
CIVIL LEGAL ASSISTANCE			
FROM GENERAL REVENUE FUND	2,000,000		

From the funds in Specific Appropriation 1339A, \$1,000,000 in recurring general revenue funds and \$1,000,000 in nonrecurring general revenue funds is appropriated for the "Florida Access to Civil Legal Assistance Act" to promote the availability of civil legal assistance to the poor and improve access to justice.

TOTAL: VICTIM SERVICES			
FROM GENERAL REVENUE FUND		7,470,247	

SECTION 3 - HUMAN SERVICES		
SPECIFIC		
APPROPRIATION		
FROM TRUST FUNDS		74,738,214
TOTAL POSITIONS	99.00	
TOTAL ALL FUNDS		82,208,461

EXECUTIVE DIRECTION AND SUPPORT SERVICES		
APPROVED SALARY RATE	6,434,620	
1340 SALARIES AND BENEFITS POSITIONS	133.00	
FROM GENERAL REVENUE FUND	5,526,166	
FROM ADMINISTRATIVE TRUST FUND		3,083,102
FROM CRIMES COMPENSATION TRUST FUND		1,923
FROM LEGAL SERVICES TRUST FUND		460
FROM OPERATING TRUST FUND		9,642
1341 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	50,000	
FROM ADMINISTRATIVE TRUST FUND		140,826
1342 EXPENSES		
FROM GENERAL REVENUE FUND	286,713	
FROM ADMINISTRATIVE TRUST FUND		934,830
1343 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	62,461	
FROM ADMINISTRATIVE TRUST FUND		472,801
1344 SPECIAL CATEGORIES		
ATTORNEY GENERAL'S LAW LIBRARY		
FROM GENERAL REVENUE FUND	282,676	
1345 SPECIAL CATEGORIES		
COMMISSION ON THE STATUS OF WOMEN		
FROM GENERAL REVENUE FUND	105,827	
1346 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	175,528	
FROM ADMINISTRATIVE TRUST FUND		55,268
From the funds in Specific Appropriation 1346, \$50,000 in nonrecurring general revenue funds is provided for the Cuban American Bar Association Pro Bono Project.		
1347 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	62,801	
FROM ADMINISTRATIVE TRUST FUND		32,513
1348 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM GENERAL REVENUE FUND	292	
FROM ADMINISTRATIVE TRUST FUND		124
1349 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	36,538	
FROM ADMINISTRATIVE TRUST FUND		13,405
1350 DATA PROCESSING SERVICES		
OTHER DATA PROCESSING SERVICES		
FROM GENERAL REVENUE FUND	135,441	
FROM ADMINISTRATIVE TRUST FUND		157,876
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
FROM GENERAL REVENUE FUND	6,724,443	
FROM TRUST FUNDS		4,902,770
TOTAL POSITIONS	133.00	
TOTAL ALL FUNDS		11,627,213

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
CRIMINAL AND CIVIL LITIGATION			
APPROVED SALARY RATE	45,207,448		
1351 SALARIES AND BENEFITS POSITIONS	933.00		
FROM GENERAL REVENUE FUND		17,378,235	
FROM CRIMES COMPENSATION TRUST FUND			5,826
FROM FEDERAL GRANTS TRUST FUND			11,177,319
FROM LEGAL SERVICES TRUST FUND			21,075,194
FROM LEGAL AFFAIRS REVOLVING TRUST FUND			7,115,546
FROM MOTOR VEHICLE WARRANTY TRUST FUND			1,408,926
FROM OPERATING TRUST FUND			977,734
1352 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND		157,215	
FROM FEDERAL GRANTS TRUST FUND			125,709
FROM GRANTS AND DONATIONS TRUST FUND			100,000
FROM LEGAL SERVICES TRUST FUND			1,046,995
FROM MOTOR VEHICLE WARRANTY TRUST FUND			85,512
1353 EXPENSES			
FROM GENERAL REVENUE FUND		1,693,045	
FROM FEDERAL GRANTS TRUST FUND			1,553,612
FROM GRANTS AND DONATIONS TRUST FUND			250,000
FROM LEGAL SERVICES TRUST FUND			3,220,196
FROM LEGAL AFFAIRS REVOLVING TRUST FUND			5,539
FROM MOTOR VEHICLE WARRANTY TRUST FUND			427,056
FROM OPERATING TRUST FUND			7,830
1354 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND		313,745	
FROM FEDERAL GRANTS TRUST FUND			303,530
FROM GRANTS AND DONATIONS TRUST FUND			150,000
FROM LEGAL SERVICES TRUST FUND			883,391
FROM LEGAL AFFAIRS REVOLVING TRUST FUND			51,938
FROM MOTOR VEHICLE WARRANTY TRUST FUND			44,114
1355 LUMP SUM			
ATTORNEY GENERAL RESERVE POSITIONS FOR AGENCY CONTRACTS			
		POSITIONS	50.00
The positions in Specific Appropriation 1355 shall be released as necessary to allow the Office of the Attorney General to contract with state agencies to provide legal representation.			
1356 SPECIAL CATEGORIES			
ACQUISITION OF MOTOR VEHICLES			
FROM GENERAL REVENUE FUND		53,927	
FROM FEDERAL GRANTS TRUST FUND			203,551
1357 SPECIAL CATEGORIES			
MEDICAID FRAUD INFORMANT REWARDS			
FROM OPERATING TRUST FUND			2,000,000
1358 SPECIAL CATEGORIES			
ANTITRUST INVESTIGATIONS			
FROM LEGAL AFFAIRS REVOLVING TRUST FUND			1,478,249
1359 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND			157,884

SECTION 3 - HUMAN SERVICES	
SPECIFIC	
APPROPRIATION	
FROM FEDERAL GRANTS TRUST FUND . . .	144,731
FROM GRANTS AND DONATIONS TRUST	
FUND	1,500,000
FROM LEGAL SERVICES TRUST FUND . . .	1,993,399
FROM MOTOR VEHICLE WARRANTY TRUST	
FUND	74,281
1360 SPECIAL CATEGORIES	
ECONOMIC CRIME LITIGATION	
FROM LEGAL AFFAIRS REVOLVING TRUST	
FUND	5,192,673
1361 SPECIAL CATEGORIES	
LITIGATION EXPENSES	
FROM LEGAL SERVICES TRUST FUND . . .	46,500
1362 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	180,366
FROM FEDERAL GRANTS TRUST FUND . . .	139,134
FROM LEGAL SERVICES TRUST FUND . . .	251,833
FROM LEGAL AFFAIRS REVOLVING TRUST	
FUND	100,712
FROM MOTOR VEHICLE WARRANTY TRUST	
FUND	8,568
1363 SPECIAL CATEGORIES	
SALARY INCENTIVE PAYMENTS	
FROM GENERAL REVENUE FUND	62,376
FROM FEDERAL GRANTS TRUST FUND . . .	97,661
1364 SPECIAL CATEGORIES	
LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM GENERAL REVENUE FUND	5,321
FROM FEDERAL GRANTS TRUST FUND . . .	1,005
FROM LEGAL SERVICES TRUST FUND . . .	5,601
FROM MOTOR VEHICLE WARRANTY TRUST	
FUND	30
1365 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT	
SERVICES - HUMAN RESOURCES SERVICES	
PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	108,369
FROM FEDERAL GRANTS TRUST FUND . . .	68,144
FROM LEGAL SERVICES TRUST FUND . . .	119,649
FROM LEGAL AFFAIRS REVOLVING TRUST	
FUND	32,915
FROM MOTOR VEHICLE WARRANTY TRUST	
FUND	8,521
FROM OPERATING TRUST FUND	412
1366 DATA PROCESSING SERVICES	
TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF	
MANAGEMENT SERVICES	
FROM LEGAL AFFAIRS REVOLVING TRUST	
FUND	7,448
1367 DATA PROCESSING SERVICES	
OTHER DATA PROCESSING SERVICES	
FROM GENERAL REVENUE FUND	12,483
FROM FEDERAL GRANTS TRUST FUND . . .	35,000
FROM LEGAL SERVICES TRUST FUND . . .	223,053
1367A DATA PROCESSING SERVICES	
NORTHWEST REGIONAL DATA CENTER (NWRDC)	
FROM GENERAL REVENUE FUND	1,346
TOTAL: CRIMINAL AND CIVIL LITIGATION	
FROM GENERAL REVENUE FUND	20,124,312

SECTION 3 - HUMAN SERVICES	
SPECIFIC	
APPROPRIATION	
FROM TRUST FUNDS	63,749,037
TOTAL POSITIONS	983.00
TOTAL ALL FUNDS	83,873,349
PROGRAM: OFFICE OF STATEWIDE PROSECUTION	
PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME	
APPROVED SALARY RATE	3,902,138
1368 SALARIES AND BENEFITS POSITIONS	63.50
FROM GENERAL REVENUE FUND	4,037,905
FROM CRIMES COMPENSATION TRUST	
FUND	1,195
FROM FEDERAL GRANTS TRUST FUND . . .	244,175
FROM OPERATING TRUST FUND	143,795
1369 SPECIAL CATEGORIES	
STATEWIDE PROSECUTION	
FROM GENERAL REVENUE FUND	824,095
FROM FEDERAL GRANTS TRUST FUND . . .	39,602
FROM OPERATING TRUST FUND	367,204
1370 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM GENERAL REVENUE FUND	41,980
FROM OPERATING TRUST FUND	902
1371 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT	
SERVICES - HUMAN RESOURCES SERVICES	
PURCHASED PER STATEWIDE CONTRACT	
FROM GENERAL REVENUE FUND	23,213
FROM OPERATING TRUST FUND	2,032
TOTAL: PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME	
FROM GENERAL REVENUE FUND	4,927,193
FROM TRUST FUNDS	798,905
TOTAL POSITIONS	63.50
TOTAL ALL FUNDS	5,726,098
PROGRAM: FLORIDA ELECTIONS COMMISSION	
CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT	
APPROVED SALARY RATE	702,039
1372 SALARIES AND BENEFITS POSITIONS	14.00
FROM ELECTIONS COMMISSION TRUST	
FUND	929,665
1373 OTHER PERSONAL SERVICES	
FROM ELECTIONS COMMISSION TRUST	
FUND	76,354
1374 EXPENSES	
FROM ELECTIONS COMMISSION TRUST	
FUND	267,735
1375 OPERATING CAPITAL OUTLAY	
FROM ELECTIONS COMMISSION TRUST	
FUND	10,000
1376 SPECIAL CATEGORIES	
TRANSFER TO DIVISION OF ADMINISTRATIVE	
HEARINGS	
FROM ELECTIONS COMMISSION TRUST	
FUND	7,114
1377 SPECIAL CATEGORIES	
CONTRACTED SERVICES	
FROM ELECTIONS COMMISSION TRUST	

The funds provided in Specific Appropriation 1367A, shall not be utilized for any costs related to the potential expansion of the floor space operated and managed by the Northwest Regional Data Center.

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
	FUND		17,533
1378	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ELECTIONS COMMISSION TRUST		
	FUND	26,860	
1379	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ELECTIONS COMMISSION TRUST		
	FUND	5,541	
TOTAL: CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT			
	FROM TRUST FUNDS		1,340,802
	TOTAL POSITIONS	14.00	
	TOTAL ALL FUNDS		1,340,802
TOTAL: LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL			
	FROM GENERAL REVENUE FUND	39,246,195	
	FROM TRUST FUNDS		145,529,728
	TOTAL POSITIONS	1,292.50	
	TOTAL ALL FUNDS		184,775,923
	TOTAL APPROVED SALARY RATE	60,408,258	
PAROLE COMMISSION			
PROGRAM: POST-INCARCERATION ENFORCEMENT AND VICTIMS RIGHTS			
	APPROVED SALARY RATE	5,390,954	
1380	SALARIES AND BENEFITS	POSITIONS	122.00
	FROM GENERAL REVENUE FUND		6,650,866
	FROM FEDERAL GRANTS TRUST FUND		49,373
1381	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	427,514	
1382	EXPENSES		
	FROM GENERAL REVENUE FUND	717,328	
1383	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	16,771	
1384	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	102,005	
1385	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	19,800	
1386	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	46,380	
1387	DATA PROCESSING SERVICES		
	OTHER DATA PROCESSING SERVICES		
	FROM GENERAL REVENUE FUND	194,450	
TOTAL: PROGRAM: POST-INCARCERATION ENFORCEMENT AND VICTIMS RIGHTS			
	FROM GENERAL REVENUE FUND	8,175,114	
	FROM TRUST FUNDS		49,373
	TOTAL POSITIONS	122.00	
	TOTAL ALL FUNDS		8,224,487

SECTION 3 - HUMAN SERVICES			
SPECIFIC			
APPROPRIATION			
TOTAL: PAROLE COMMISSION			
	FROM GENERAL REVENUE FUND	8,175,114	
	FROM TRUST FUNDS		49,373
	TOTAL POSITIONS	122.00	
	TOTAL ALL FUNDS		8,224,487
	TOTAL APPROVED SALARY RATE	5,390,954	
TOTAL OF SECTION 4			
	FROM GENERAL REVENUE FUND	3,136,048,525	
	FROM TRUST FUNDS		1,055,180,660
	TOTAL POSITIONS	42,158.25	
	TOTAL ALL FUNDS		4,191,229,185
SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
The moneys contained herein are appropriated from the named funds to the Department of Agriculture and Consumer Services, Department of Environmental Protection, Fish and Wildlife Conservation Commission and the Department of Transportation as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.			
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE			
PROGRAM: OFFICE OF THE COMMISSIONER AND ADMINISTRATION			
AGRICULTURAL LAW ENFORCEMENT			
	APPROVED SALARY RATE	11,802,821	
1388	SALARIES AND BENEFITS	POSITIONS	274.00
	FROM GENERAL REVENUE FUND		13,760,540
	FROM CITRUS INSPECTION TRUST FUND		55,530
	FROM GENERAL INSPECTION TRUST FUND		1,115,686
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		787,319
1389	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	15,000	
1390	EXPENSES		
	FROM GENERAL REVENUE FUND	1,190,927	
	FROM CITRUS INSPECTION TRUST FUND		36,715
	FROM FEDERAL GRANTS TRUST FUND		60,000
	FROM GENERAL INSPECTION TRUST FUND		135,731
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		50,820
1391	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	5,747	
	FROM AGRICULTURAL LAW ENFORCEMENT TRUST FUND		24,563
1392	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	131,408	
	FROM FEDERAL GRANTS TRUST FUND		390,000
	FROM GENERAL INSPECTION TRUST FUND		25,000
1393	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	333,340	
1394	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	110,947	
	FROM AGRICULTURAL LAW ENFORCEMENT		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

TRUST FUND	23,035	
FROM GENERAL INSPECTION TRUST FUND	881	
1395 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	83,888	
FROM GENERAL INSPECTION TRUST FUND	1,765	
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	576	
TOTAL: AGRICULTURAL LAW ENFORCEMENT		
FROM GENERAL REVENUE FUND	15,631,797	
FROM TRUST FUNDS	2,707,621	
TOTAL POSITIONS	274.00	
TOTAL ALL FUNDS	18,339,418	

AGRICULTURAL WATER POLICY COORDINATION

APPROVED SALARY RATE	1,890,413	
1396 SALARIES AND BENEFITS POSITIONS	35.00	
FROM GENERAL REVENUE FUND	100,000	
FROM GENERAL INSPECTION TRUST FUND	2,267,705	
1397 EXPENSES		
FROM GENERAL INSPECTION TRUST FUND	398,865	
1398 SPECIAL CATEGORIES		
NITRATE RESEARCH AND REMEDIATION FROM GENERAL INSPECTION TRUST FUND	930,000	
1398A SPECIAL CATEGORIES		
AGRICULTURAL NONPOINT SOURCES BEST MANAGEMENT PRACTICES IMPLEMENTATION FROM GENERAL REVENUE FUND	9,000,000	
FROM GENERAL INSPECTION TRUST FUND	4,051,000	

From the funds in Specific Appropriation 1398A, \$3,000,000 in recurring general revenue funds is provided for the operation and maintenance of existing hybrid wetland/chemical treatment projects and \$2,000,000 in nonrecurring general revenue funds is provided for the completion of hybrid wetland/chemical treatment projects within the Northern Everglades pursuant to section 373.4595(3) (b), Florida Statutes.

From the funds in Specific Appropriation 1398A, \$3,000,000 in nonrecurring funds from the General Inspection Trust Fund is provided for the implementation of agricultural nonpoint source controls in the Okeechobee, Caloosahatchee, and St. Lucie River watersheds.

1400 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL INSPECTION TRUST FUND	10,809	
TOTAL: AGRICULTURAL WATER POLICY COORDINATION		
FROM GENERAL REVENUE FUND	9,100,000	
FROM TRUST FUNDS	7,658,379	
TOTAL POSITIONS	35.00	
TOTAL ALL FUNDS	16,758,379	

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE	9,170,681	
1401 SALARIES AND BENEFITS POSITIONS	173.75	
FROM GENERAL REVENUE FUND	5,113,848	
FROM ADMINISTRATIVE TRUST FUND	6,080,682	
FROM FEDERAL GRANTS TRUST FUND	3,362	
FROM GENERAL INSPECTION TRUST FUND	643,908	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		593
1402 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND	70,524	
FROM ADMINISTRATIVE TRUST FUND		10,352
1403 EXPENSES		
FROM ADMINISTRATIVE TRUST FUND		1,433,666
FROM GENERAL INSPECTION TRUST FUND		158,223
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		81,190
1404 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	3,614	
1406 SPECIAL CATEGORIES		
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND		10,994
1407 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	1,000	
FROM ADMINISTRATIVE TRUST FUND		618,000
1408 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	35,556	
FROM ADMINISTRATIVE TRUST FUND		143,054
1409 SPECIAL CATEGORIES		
SALARY INCENTIVE PAYMENTS		
FROM GENERAL REVENUE FUND	4,000	
1410 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	37,965	
FROM ADMINISTRATIVE TRUST FUND		19,972
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		18
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
FROM GENERAL REVENUE FUND	5,266,507	
FROM TRUST FUNDS		9,204,014
TOTAL POSITIONS	173.75	
TOTAL ALL FUNDS		14,470,521

DIVISION OF LICENSING

APPROVED SALARY RATE	7,255,782	
1411 SALARIES AND BENEFITS POSITIONS	216.00	
FROM DIVISION OF LICENSING TRUST FUND		10,208,478
1412 OTHER PERSONAL SERVICES		
FROM DIVISION OF LICENSING TRUST FUND		309,832
1413 EXPENSES		
FROM DIVISION OF LICENSING TRUST FUND		3,355,103
1414 OPERATING CAPITAL OUTLAY		
FROM DIVISION OF LICENSING TRUST FUND		197,427
1415 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM DIVISION OF LICENSING TRUST		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
FUND	6,344,519		
1416 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM DIVISION OF LICENSING TRUST			
FUND	88,682		
1417 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT			
SERVICES - HUMAN RESOURCES SERVICES			
PURCHASED PER STATEWIDE CONTRACT			
FROM DIVISION OF LICENSING TRUST			
FUND	67,907		
TOTAL: DIVISION OF LICENSING			
FROM TRUST FUNDS	20,571,948		
TOTAL POSITIONS		216.00	
TOTAL ALL FUNDS	20,571,948		

OFFICE OF ENERGY			
APPROVED SALARY RATE	837,758		
1418 SALARIES AND BENEFITS POSITIONS		15.00	
FROM FEDERAL GRANTS TRUST FUND . . .	1,309,950		
1419 OTHER PERSONAL SERVICES			
FROM FEDERAL GRANTS TRUST FUND . . .	350,000		
1420 EXPENSES			
FROM FEDERAL GRANTS TRUST FUND . . .	427,212		
1421 OPERATING CAPITAL OUTLAY			
FROM FEDERAL GRANTS TRUST FUND . . .	2,500		
1422 SPECIAL CATEGORIES			
SMART GRID TECHNOLOGIES - AMERICAN			
RECOVERY AND REINVESTMENT ACT OF 2009			
FROM FEDERAL GRANTS TRUST FUND . . .	658,586		
1423 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM FEDERAL GRANTS TRUST FUND . . .	52,687		
1424 SPECIAL CATEGORIES			
GRANTS AND AIDS - ENERGY EFFICIENCY			
CONSERVATION BLOCK GRANT - AMERICAN			
RECOVERY AND REINVESTMENT ACT OF 2009			
FROM FEDERAL GRANTS TRUST FUND . . .	391,241		
1424A SPECIAL CATEGORIES			
ENERGY CONSERVATION INCENTIVES			
FROM FEDERAL GRANTS TRUST FUND . . .	109,285		
1425 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM FEDERAL GRANTS TRUST FUND . . .	3,058		
1426 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT			
SERVICES - HUMAN RESOURCES SERVICES			
PURCHASED PER STATEWIDE CONTRACT			
FROM FEDERAL GRANTS TRUST FUND . . .	3,388		
1427 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			
UNITED STATES DEPARTMENT OF ENERGY SPECIAL			
PROJECTS			
FROM FEDERAL GRANTS TRUST FUND . . .	850,000		
TOTAL: OFFICE OF ENERGY			
FROM TRUST FUNDS	4,157,907		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
TOTAL POSITIONS		15.00	
TOTAL ALL FUNDS			4,157,907
PROGRAM: FOREST AND RESOURCE PROTECTION			
LAND MANAGEMENT			
APPROVED SALARY RATE	16,364,223		
1428 SALARIES AND BENEFITS POSITIONS		463.00	
FROM GENERAL REVENUE FUND	6,261,573		
FROM FEDERAL GRANTS TRUST FUND . . .			1,045,059
FROM INCIDENTAL TRUST FUND			3,734,997
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			10,319,212
1429 OTHER PERSONAL SERVICES			
FROM FEDERAL GRANTS TRUST FUND . . .			217,818
FROM INCIDENTAL TRUST FUND			375,769
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			358,576
1430 EXPENSES			
FROM GENERAL REVENUE FUND	1,000,000		
FROM FEDERAL GRANTS TRUST FUND . . .			345,696
FROM INCIDENTAL TRUST FUND			2,683,957
FROM RELOCATION AND CONSTRUCTION			
TRUST FUND			10,000
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			2,961,504
1431 AID TO LOCAL GOVERNMENTS			
AMERICA THE BEAUTIFUL PROGRAM			
FROM FEDERAL GRANTS TRUST FUND . . .			1,747,538
1432 AID TO LOCAL GOVERNMENTS			
STATE FOREST RECEIPT DISTRIBUTION			
FROM INCIDENTAL TRUST FUND			595,000
1433 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	3,110		
FROM FEDERAL GRANTS TRUST FUND . . .			59,150
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			118,458
1435 SPECIAL CATEGORIES			
OFF-HIGHWAY VEHICLE RECREATION PROGRAM			
FROM INCIDENTAL TRUST FUND			220,000
1436 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM FEDERAL GRANTS TRUST FUND . . .			806,825
FROM INCIDENTAL TRUST FUND			313,351
FROM RELOCATION AND CONSTRUCTION			
TRUST FUND			40,000
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			633,875
1437 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	170,369		
FROM INCIDENTAL TRUST FUND			135,320
FROM CONSERVATION AND RECREATION			
LANDS PROGRAM TRUST FUND			355,764
1437A SPECIAL CATEGORIES			
BABCOCK RANCH INCORPORATED			
FROM GENERAL REVENUE FUND		97,000	
1438 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT			
SERVICES - HUMAN RESOURCES SERVICES			
PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND		72,952	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM INCIDENTAL TRUST FUND	18,718	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	71,032	
TOTAL: LAND MANAGEMENT			
	FROM GENERAL REVENUE FUND	7,605,004	
	FROM TRUST FUNDS	27,167,619	
	TOTAL POSITIONS	463.00	
	TOTAL ALL FUNDS	34,772,623	
WILDFIRE PREVENTION AND MANAGEMENT			
	APPROVED SALARY RATE	25,191,006	
1441	SALARIES AND BENEFITS POSITIONS	727.50	
	FROM GENERAL REVENUE FUND	32,497,911	
	FROM FEDERAL GRANTS TRUST FUND . . .	1,259,383	
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND	926,330	
	FROM INCIDENTAL TRUST FUND	2,179,798	
1442	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	356,742	
	FROM FEDERAL GRANTS TRUST FUND . . .	277,349	
	FROM INCIDENTAL TRUST FUND	25,000	
1443	EXPENSES		
	FROM GENERAL REVENUE FUND	4,270,438	
	FROM FEDERAL GRANTS TRUST FUND . . .	1,591,567	
	FROM INCIDENTAL TRUST FUND	2,280,167	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	1,006,570	
1443A	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - LEHIGH ACRES WILDFIRE		
	SUPPRESSION		
	FROM GENERAL REVENUE FUND	100,000	
1444	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - VOLUNTEER FIRE		
	ASSISTANCE		
	FROM FEDERAL GRANTS TRUST FUND . . .	275,763	
1445	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - RURAL COMMUNITY FIRE		
	PROTECTION		
	FROM FEDERAL GRANTS TRUST FUND . . .	72,589	
1446	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	10,731	
	FROM FEDERAL GRANTS TRUST FUND . . .	558,625	
1447	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM FEDERAL GRANTS TRUST FUND . . .	100,000	
1448	SPECIAL CATEGORIES		
	FORESTRY WILDFIRE PROTECTION/SUPPRESSION		
	EQUIPMENT		
	FROM GENERAL REVENUE FUND	4,603,000	
	FROM FEDERAL GRANTS TRUST FUND . . .	400,000	
	FROM INCIDENTAL TRUST FUND	156,868	
1449	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	133,794	
	FROM FEDERAL GRANTS TRUST FUND . . .	2,099,078	
	FROM INCIDENTAL TRUST FUND	123,756	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	34,468	
1450	SPECIAL CATEGORIES		
	ON-CALL FEES		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		333,296
	FROM INCIDENTAL TRUST FUND		10,000
1451	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,719,880	
	FROM INCIDENTAL TRUST FUND		675,534
1452	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	222,029	
	FROM INCIDENTAL TRUST FUND		18,497
TOTAL: WILDFIRE PREVENTION AND MANAGEMENT			
	FROM GENERAL REVENUE FUND	43,914,525	
	FROM TRUST FUNDS		14,404,638
	TOTAL POSITIONS	727.50	
	TOTAL ALL FUNDS		58,319,163
PROGRAM: AGRICULTURE MANAGEMENT INFORMATION CENTER			
INFORMATION TECHNOLOGY			
	APPROVED SALARY RATE	2,192,102	
1453	SALARIES AND BENEFITS POSITIONS	42.00	
	FROM GENERAL REVENUE FUND	613,326	
	FROM GENERAL INSPECTION TRUST FUND .		2,230,713
1454	OTHER PERSONAL SERVICES		
	FROM GENERAL INSPECTION TRUST FUND .		47,348
1455	EXPENSES		
	FROM DIVISION OF LICENSING TRUST		
	FUND		116,125
	FROM GENERAL INSPECTION TRUST FUND .		2,384,350
1456	OPERATING CAPITAL OUTLAY		
	FROM GENERAL INSPECTION TRUST FUND .		179,000
1457	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL INSPECTION TRUST FUND .		785,505
1458	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL INSPECTION TRUST FUND .		13,930
TOTAL: INFORMATION TECHNOLOGY			
	FROM GENERAL REVENUE FUND	613,326	
	FROM TRUST FUNDS		5,756,971
	TOTAL POSITIONS	42.00	
	TOTAL ALL FUNDS		6,370,297
PROGRAM: FOOD SAFETY AND QUALITY			
FOOD SAFETY INSPECTION AND ENFORCEMENT			
	APPROVED SALARY RATE	11,815,481	
1460	SALARIES AND BENEFITS POSITIONS	300.00	
	FROM GENERAL REVENUE FUND	162,440	
	FROM FEDERAL GRANTS TRUST FUND . . .		1,715,241
	FROM GENERAL INSPECTION TRUST FUND .		14,416,373
1461	OTHER PERSONAL SERVICES		
	FROM FEDERAL GRANTS TRUST FUND . . .		223,441

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

	FROM GENERAL INSPECTION TRUST FUND		263,000
1462	EXPENSES		
	FROM FEDERAL GRANTS TRUST FUND		732,195
	FROM GENERAL INSPECTION TRUST FUND		2,054,374
1463	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND		250,747
	FROM GENERAL INSPECTION TRUST FUND		57,833
1464	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		370,707
	FROM GENERAL INSPECTION TRUST FUND		384,960
1465	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL INSPECTION TRUST FUND		212,541
1466	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL INSPECTION TRUST FUND		94,149
1467	SPECIAL CATEGORIES		
	GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS		
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		3,101,372
1467A	QUALIFIED EXPENDITURE CATEGORY		
	FOOD INSPECTION MANAGEMENT SYSTEM		
	FROM GENERAL INSPECTION TRUST FUND		1,059,200
1467B	FIXED CAPITAL OUTLAY		
	GRANTS AND AIDS - DEEPWATER HORIZON - AGY MGD		
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		984,571
TOTAL:	FOOD SAFETY INSPECTION AND ENFORCEMENT		
	FROM GENERAL REVENUE FUND	162,440	
	FROM TRUST FUNDS		25,920,704
	TOTAL POSITIONS	300.00	
	TOTAL ALL FUNDS		26,083,144
PROGRAM: CONSUMER PROTECTION			
AGRICULTURAL ENVIRONMENTAL SERVICES			
	APPROVED SALARY RATE	7,693,899	
1468	SALARIES AND BENEFITS	POSITIONS	183.00
	FROM GENERAL REVENUE FUND		682,072
	FROM FEDERAL GRANTS TRUST FUND		400,697
	FROM GENERAL INSPECTION TRUST FUND		6,587,364
	FROM PEST CONTROL TRUST FUND		2,802,435
1469	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	100	
	FROM FEDERAL GRANTS TRUST FUND		145,000
	FROM GENERAL INSPECTION TRUST FUND		33,000
	FROM PEST CONTROL TRUST FUND		41,530
1470	EXPENSES		
	FROM GENERAL REVENUE FUND	14,451	
	FROM FEDERAL GRANTS TRUST FUND		338,295
	FROM GENERAL INSPECTION TRUST FUND		1,089,939
	FROM PEST CONTROL TRUST FUND		375,731
1471	AID TO LOCAL GOVERNMENTS		
	MOSQUITO CONTROL PROGRAM		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

	FROM GENERAL INSPECTION TRUST FUND		2,160,000
Of the funds provided in Specific Appropriation 1471, \$1,116,632 from the General Inspection Trust Fund shall be used for research into the practical methods of control to be used by local mosquito control agencies, including research into the prevention of mosquito borne illnesses. The research shall be conducted by the Institute of Food and Agricultural Sciences (IFAS)/Florida Medical Entomology Laboratory.			
1472	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	1,513	
	FROM FEDERAL GRANTS TRUST FUND		252,500
1473	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	107,372	
	FROM FEDERAL GRANTS TRUST FUND		296,278
	FROM GENERAL INSPECTION TRUST FUND		125,124
	FROM PEST CONTROL TRUST FUND		106,425
1474	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	85,564	
	FROM GENERAL INSPECTION TRUST FUND		54,602
1475	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	19,020	
	FROM GENERAL INSPECTION TRUST FUND		32,177
	FROM PEST CONTROL TRUST FUND		15,042
TOTAL:	AGRICULTURAL ENVIRONMENTAL SERVICES		
	FROM GENERAL REVENUE FUND	910,092	
	FROM TRUST FUNDS		14,856,139
	TOTAL POSITIONS	183.00	
	TOTAL ALL FUNDS		15,766,231
CONSUMER PROTECTION			
	APPROVED SALARY RATE	9,868,476	
1476	SALARIES AND BENEFITS	POSITIONS	274.00
	FROM GENERAL INSPECTION TRUST FUND		13,099,852
1477	OTHER PERSONAL SERVICES		
	FROM GENERAL INSPECTION TRUST FUND		170,285
1478	EXPENSES		
	FROM GENERAL INSPECTION TRUST FUND		2,463,323
1479	OPERATING CAPITAL OUTLAY		
	FROM GENERAL INSPECTION TRUST FUND		375,437
1479A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL INSPECTION TRUST FUND		200,000
1480	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL INSPECTION TRUST FUND		988,533
1481	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL INSPECTION TRUST FUND		283,882
1482	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL INSPECTION TRUST FUND		93,204

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
 SPECIFIC
 APPROPRIATION
 TOTAL: CONSUMER PROTECTION
 FROM TRUST FUNDS 17,674,516

 TOTAL POSITIONS 274.00
 TOTAL ALL FUNDS 17,674,516

PROGRAM: AGRICULTURAL ECONOMIC DEVELOPMENT
 FRUITS AND VEGETABLES INSPECTION AND ENFORCEMENT

APPROVED SALARY RATE 4,188,971
 1483 SALARIES AND BENEFITS POSITIONS 112.00
 FROM CITRUS INSPECTION TRUST FUND . 4,188,159
 FROM GENERAL INSPECTION TRUST FUND . 1,796,054
 1484 OTHER PERSONAL SERVICES
 FROM CITRUS INSPECTION TRUST FUND . 678,425
 FROM GENERAL INSPECTION TRUST FUND . 800,000
 1485 EXPENSES
 FROM CITRUS INSPECTION TRUST FUND . 660,052
 FROM GENERAL INSPECTION TRUST FUND . 424,333
 1486 OPERATING CAPITAL OUTLAY
 FROM CITRUS INSPECTION TRUST FUND . 33,710
 1487 SPECIAL CATEGORIES
 AUTOMATED TESTING EQUIPMENT
 FROM CITRUS INSPECTION TRUST FUND . 391,041
 1488 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM CITRUS INSPECTION TRUST FUND . 201,388
 FROM GENERAL INSPECTION TRUST FUND . 39,462
 1489 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM CITRUS INSPECTION TRUST FUND . 108,196
 FROM GENERAL INSPECTION TRUST FUND . 95,946
 1490 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM CITRUS INSPECTION TRUST FUND . 65,254
 FROM GENERAL INSPECTION TRUST FUND . 20,057
 TOTAL: FRUITS AND VEGETABLES INSPECTION AND ENFORCEMENT
 FROM TRUST FUNDS 9,502,077

 TOTAL POSITIONS 112.00
 TOTAL ALL FUNDS 9,502,077

AGRICULTURAL PRODUCTS MARKETING
 APPROVED SALARY RATE 5,715,137

1491 SALARIES AND BENEFITS POSITIONS 156.00
 FROM GENERAL REVENUE FUND 500,817
 FROM CITRUS INSPECTION TRUST FUND . 1,322,471
 FROM GENERAL INSPECTION TRUST FUND . 1,477,760
 FROM AGRICULTURAL EMERGENCY
 ERADICATION TRUST FUND 1,523,412
 FROM MARKET IMPROVEMENTS WORKING
 CAPITAL TRUST FUND 2,340,900
 FROM SALTWATER PRODUCTS PROMOTION
 TRUST FUND 830,408
 FROM FLORIDA AGRICULTURAL
 PROMOTION CAMPAIGN TRUST FUND . . . 41,994
 1492 OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 8,600
 FROM CITRUS INSPECTION TRUST FUND . 213,765

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
 SPECIFIC
 APPROPRIATION
 FROM AGRICULTURAL EMERGENCY
 ERADICATION TRUST FUND 53,598
 FROM MARKET IMPROVEMENTS WORKING
 CAPITAL TRUST FUND 26,400

1493 EXPENSES
 FROM GENERAL REVENUE FUND 148,541
 FROM CITRUS INSPECTION TRUST FUND . 323,828
 FROM GENERAL INSPECTION TRUST FUND . 625,716
 FROM AGRICULTURAL EMERGENCY
 ERADICATION TRUST FUND 99,980
 FROM MARKET TRADE SHOW TRUST FUND . 101,601
 FROM MARKET IMPROVEMENTS WORKING
 CAPITAL TRUST FUND 848,391
 FROM SALTWATER PRODUCTS PROMOTION
 TRUST FUND 200,959
 FROM VITICULTURE TRUST FUND 9,580
 FROM FLORIDA AGRICULTURAL
 PROMOTION CAMPAIGN TRUST FUND . . . 121,622

1494 OPERATING CAPITAL OUTLAY
 FROM MARKET IMPROVEMENTS WORKING
 CAPITAL TRUST FUND 10,500

1495 SPECIAL CATEGORIES
 GRANTS AND AIDS - VITICULTURE PROGRAM
 FROM VITICULTURE TRUST FUND 762,000

1496 SPECIAL CATEGORIES
 FLORIDA AGRICULTURE PROMOTION CAMPAIGN
 FROM GENERAL REVENUE FUND 4,650,000
 FROM AGRICULTURAL EMERGENCY
 ERADICATION TRUST FUND 1,310,000

1496A SPECIAL CATEGORIES
 FEDERAL VALUE OF PRODUCTION SPECIALTY CROP
 GRANT
 FROM FEDERAL GRANTS TRUST FUND . . . 6,000,000

1497 SPECIAL CATEGORIES
 FEDERAL SUPPORT FOR FLORIDA AGRICULTURE
 PROMOTIONS
 FROM FEDERAL GRANTS TRUST FUND . . . 206,586

1497A SPECIAL CATEGORIES
 FLORIDA HORSE PARK
 FROM GENERAL REVENUE FUND 500,000

1497B SPECIAL CATEGORIES
 CITRUS RESEARCH
 FROM GENERAL REVENUE FUND 2,000,000

Funds in Specific Appropriation 1497B shall be transferred to the Citrus Research and Development Foundation, Inc., to conduct or cause to be conducted research projects on citrus disease. Distribution of such funds for a particular research project is contingent upon a dollar-for-dollar cash match from federal or private funds or from citrus box tax revenues. At no time shall the funds appropriated in Specific Appropriation 1497B, allocated to a particular project, exceed the private, federal, and citrus box tax funds provided for that project.

1498 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM GENERAL REVENUE FUND 15,219
 FROM CITRUS INSPECTION TRUST FUND . 25,000
 FROM GENERAL INSPECTION TRUST FUND . 129,760
 FROM MARKET TRADE SHOW TRUST FUND . 75,000
 FROM MARKET IMPROVEMENTS WORKING
 CAPITAL TRUST FUND 28,600
 FROM SALTWATER PRODUCTS PROMOTION
 TRUST FUND 150,000

1499 SPECIAL CATEGORIES
 GRANTS AND AIDS - MARKETING ORDERS

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

	FROM CITRUS INSPECTION TRUST FUND	7,149,231	
	FROM GENERAL INSPECTION TRUST FUND	615,082	
1500	SPECIAL CATEGORIES GRANTS AND AIDS - PROMOTIONAL AWARDS FROM GENERAL INSPECTION TRUST FUND		300,000
1502	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	9,091	
	FROM CITRUS INSPECTION TRUST FUND	5,679	
	FROM GENERAL INSPECTION TRUST FUND	11,534	
	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	27,886	
	FROM SALTWATER PRODUCTS PROMOTION TRUST FUND	5,820	
1503	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	19,411	
	FROM CITRUS INSPECTION TRUST FUND	7,965	
	FROM GENERAL INSPECTION TRUST FUND	8,516	
	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	14,882	
	FROM SALTWATER PRODUCTS PROMOTION TRUST FUND	5,037	
	FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND	253	
1504	SPECIAL CATEGORIES GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	3,000,000	
1504A	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	300,000	
1504B	FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIRS STATE FARMERS' MARKETS - STATEWIDE FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	1,225,000	
1505	FIXED CAPITAL OUTLAY CODE AND LIFE SAFETY - STATE FARMERS' MARKETS - STATEWIDE FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	277,000	
TOTAL:	AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND	7,851,679	
	FROM TRUST FUNDS	31,813,716	
	TOTAL POSITIONS	156.00	
	TOTAL ALL FUNDS	39,665,395	
AQUACULTURE			
	APPROVED SALARY RATE	1,938,466	
1506	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	48.50	
	FROM GENERAL INSPECTION TRUST FUND	1,697,366	
		931,848	
1507	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND	219,700	
	FROM GENERAL INSPECTION TRUST FUND	30,532	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

1508	EXPENSES FROM GENERAL REVENUE FUND	500,173	
	FROM FEDERAL GRANTS TRUST FUND		229,000
	FROM GENERAL INSPECTION TRUST FUND		285,966
1509	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		50,000
	FROM GENERAL INSPECTION TRUST FUND		12,600
1510	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		700
	FROM GENERAL INSPECTION TRUST FUND		85,000
1511	SPECIAL CATEGORIES OYSTER PLANTING FROM FEDERAL GRANTS TRUST FUND		900,000
1512	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	15,319	
	FROM GENERAL INSPECTION TRUST FUND		7,632
1513	SPECIAL CATEGORIES AQUACULTURE DEVELOPMENT FROM GENERAL REVENUE FUND	652,889	
1515	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	13,010	
	FROM GENERAL INSPECTION TRUST FUND		3,468
TOTAL:	AQUACULTURE FROM GENERAL REVENUE FUND	2,878,757	
	FROM TRUST FUNDS		2,756,446
	TOTAL POSITIONS	48.50	
	TOTAL ALL FUNDS		5,635,203
ANIMAL PEST AND DISEASE CONTROL			
	APPROVED SALARY RATE	5,291,390	
1516	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	121.50	
	FROM FEDERAL GRANTS TRUST FUND	5,322,702	
	FROM GENERAL INSPECTION TRUST FUND		536,764
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		488,263
			414,835
1517	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	11,866	
	FROM FEDERAL GRANTS TRUST FUND		95,703
	FROM GENERAL INSPECTION TRUST FUND		61,642
1518	EXPENSES FROM GENERAL REVENUE FUND	365,981	
	FROM FEDERAL GRANTS TRUST FUND		659,179
	FROM GENERAL INSPECTION TRUST FUND		372,565
1519	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	50,949	
	FROM FEDERAL GRANTS TRUST FUND		25,000
1521	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		601,300
	FROM GENERAL INSPECTION TRUST FUND		300,373
1522	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	115,048	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM GENERAL INSPECTION TRUST FUND		111,944
1523	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	41,962	
	FROM GENERAL INSPECTION TRUST FUND		4,869
TOTAL:	ANIMAL PEST AND DISEASE CONTROL		
	FROM GENERAL REVENUE FUND	5,908,508	
	FROM TRUST FUNDS		3,672,437
	TOTAL POSITIONS	121.50	
	TOTAL ALL FUNDS		9,580,945
PLANT PEST AND DISEASE CONTROL			
	APPROVED SALARY RATE	13,618,211	
1524	SALARIES AND BENEFITS POSITIONS	350.00	
	FROM GENERAL REVENUE FUND	8,289,056	
	FROM CITRUS INSPECTION TRUST FUND		826,800
	FROM FEDERAL GRANTS TRUST FUND		4,399,338
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		2,720,056
	FROM PLANT INDUSTRY TRUST FUND		2,564,411
1525	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	21,170	
	FROM CITRUS INSPECTION TRUST FUND		1,000
	FROM FEDERAL GRANTS TRUST FUND		669,808
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		19,817
	FROM PLANT INDUSTRY TRUST FUND		533,560
1526	EXPENSES		
	FROM GENERAL REVENUE FUND	860,617	
	FROM CITRUS INSPECTION TRUST FUND		79,832
	FROM FEDERAL GRANTS TRUST FUND		837,167
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		23,748
	FROM PLANT INDUSTRY TRUST FUND		724,622
1527	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL GRANTS TRUST FUND		216,195
	FROM PLANT INDUSTRY TRUST FUND		5,006
1527A	LUMP SUM		
	GIANT AFRICAN LAND SNAIL ERADICATION		
	POSITIONS	10.00	
	FROM FEDERAL GRANTS TRUST FUND		4,459,645
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		1,499,250
1527B	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM FEDERAL GRANTS TRUST FUND		506,500
1528	SPECIAL CATEGORIES		
	AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM)		
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND	1,002,374	
1529	SPECIAL CATEGORIES		
	GRANTS AND AIDS - BOLL WEEVIL ERADICATION		
	FROM PLANT INDUSTRY TRUST FUND		150,000
1530	SPECIAL CATEGORIES		
	APIARIAN INDEMNITIES		
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		36,000
1531	SPECIAL CATEGORIES		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	ENDANGERED PLANT SPECIES		
	FROM PLANT INDUSTRY TRUST FUND		240,000
1532	SPECIAL CATEGORIES		
	CITRUS HEALTH RESPONSE PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND		4,606,038
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		1,022,159
1533	SPECIAL CATEGORIES		
	PLANT PEST AND DISEASE CONTROL		
	FROM FEDERAL GRANTS TRUST FUND		1,000,000
1534	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	104,481	
	FROM CITRUS INSPECTION TRUST FUND		7,144
	FROM FEDERAL GRANTS TRUST FUND		112,538
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		105,000
	FROM PLANT INDUSTRY TRUST FUND		118,049
1535	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	489,796	
	FROM AGRICULTURAL EMERGENCY		
	ERADICATION TRUST FUND		145,544
1536	SPECIAL CATEGORIES		
	TRANSFER TO UNIVERSITY OF FLORIDA/		
	INSTITUTE OF FOOD AND AGRICULTURAL		
	SCIENCES FOR INVASIVE EXOTICS QUARANTINE		
	FACILITY		
	FROM PLANT INDUSTRY TRUST FUND		720,000
1537	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	142,586	
	FROM CITRUS INSPECTION TRUST FUND		9,280
	FROM PLANT INDUSTRY TRUST FUND		67,776
1537A	FIXED CAPITAL OUTLAY		
	REPLACE AIR HANDLERS - DOYLE CONNER		
	COMPLEX		
	FROM GENERAL INSPECTION TRUST FUND		927,000
1537B	FIXED CAPITAL OUTLAY		
	RENOVATE FIRE SUPPRESSION EQUIPMENT -		
	DOYLE CONNER BUILDING		
	FROM GENERAL INSPECTION TRUST FUND		219,621
TOTAL:	PLANT PEST AND DISEASE CONTROL		
	FROM GENERAL REVENUE FUND	9,907,706	
	FROM TRUST FUNDS		30,575,278
	TOTAL POSITIONS	360.00	
	TOTAL ALL FUNDS		40,482,984
FOOD, NUTRITION AND WELLNESS			
	APPROVED SALARY RATE	2,712,194	
1538	SALARIES AND BENEFITS POSITIONS	64.50	
	FROM GENERAL REVENUE FUND	150,000	
	FROM FEDERAL GRANTS TRUST FUND		833,715
	FROM FOOD AND NUTRITION SERVICES		
	TRUST FUND		2,602,512
1539	OTHER PERSONAL SERVICES		
	FROM FOOD AND NUTRITION SERVICES		
	TRUST FUND		127,020

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION		
SPECIFIC		
APPROPRIATION		
1540	EXPENSES	
	FROM GENERAL REVENUE FUND	50,000
	FROM FEDERAL GRANTS TRUST FUND	242,345
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	1,042,297
	FROM GENERAL INSPECTION TRUST FUND	174,160
1541	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - SCHOOL LUNCH PROGRAM	
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	1,067,958,003
1542	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - SCHOOL LUNCH PROGRAM - STATE MATCH	
	FROM GENERAL REVENUE FUND	16,886,046
1543	OPERATING CAPITAL OUTLAY	
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	57,438
1543A	SPECIAL CATEGORIES	
	SUPPORT FOR FOOD BANK	
	FROM GENERAL REVENUE FUND	250,000
	FROM GENERAL INSPECTION TRUST FUND	150,000
Funds in Specific Appropriation 1543A are provided for the Florida Association of Food Banks.		
1544	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM FEDERAL GRANTS TRUST FUND	354,400
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	6,333,646
	FROM GENERAL INSPECTION TRUST FUND	45,840
1544A	SPECIAL CATEGORIES	
	FARM SHARE PROGRAM	
	FROM GENERAL REVENUE FUND	750,000
1544B	SPECIAL CATEGORIES	
	GRANTS AND AIDS - EMERGENCY FEEDING ORGANIZATIONS	
	FROM FEDERAL GRANTS TRUST FUND	4,571,184
1545	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	4,626
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	23,904
1546	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM FEDERAL GRANTS TRUST FUND	2,373
	FROM FOOD AND NUTRITION SERVICES TRUST FUND	17,728
TOTAL:	FOOD, NUTRITION AND WELLNESS	
	FROM GENERAL REVENUE FUND	18,090,672
	FROM TRUST FUNDS	1,084,536,565
	TOTAL POSITIONS	64.50
	TOTAL ALL FUNDS	1,102,627,237
TOTAL:	AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE	
	FROM GENERAL REVENUE FUND	127,841,013
	FROM TRUST FUNDS	1,312,936,975
	TOTAL POSITIONS	3,565.75
	TOTAL ALL FUNDS	1,440,777,988
	TOTAL APPROVED SALARY RATE	137,547,011

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION		
SPECIFIC		
APPROPRIATION		
ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
PROGRAM: ADMINISTRATIVE SERVICES		
EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	APPROVED SALARY RATE	13,435,447
1547	SALARIES AND BENEFITS POSITIONS	263.00
	FROM GENERAL REVENUE FUND	89,317
	FROM ADMINISTRATIVE TRUST FUND	15,972,066
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	69,382
	FROM INLAND PROTECTION TRUST FUND	203,058
	FROM FEDERAL GRANTS TRUST FUND	689,982
	FROM INTERNAL IMPROVEMENT TRUST FUND	370,621
	FROM LAND ACQUISITION TRUST FUND	145,143
1548	OTHER PERSONAL SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	530,015
	FROM FEDERAL GRANTS TRUST FUND	576,879
	FROM GRANTS AND DONATIONS TRUST FUND	7,000
	FROM INTERNAL IMPROVEMENT TRUST FUND	523,332
1549	EXPENSES	
	FROM ADMINISTRATIVE TRUST FUND	2,659,025
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	28,809
	FROM INLAND PROTECTION TRUST FUND	37,781
	FROM FEDERAL GRANTS TRUST FUND	600,783
	FROM GRANTS AND DONATIONS TRUST FUND	500
	FROM INTERNAL IMPROVEMENT TRUST FUND	4,980
	FROM LAND ACQUISITION TRUST FUND	16,018
1550	OPERATING CAPITAL OUTLAY	
	FROM ADMINISTRATIVE TRUST FUND	16,275
	FROM FEDERAL GRANTS TRUST FUND	1,399
1551	SPECIAL CATEGORIES	
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
	FROM ADMINISTRATIVE TRUST FUND	477,610
1552	SPECIAL CATEGORIES	
	NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PROGRAM	
	FROM ADMINISTRATIVE TRUST FUND	22,906
1553	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	184,000
	FROM INTERNAL IMPROVEMENT TRUST FUND	2,859,188
1554	SPECIAL CATEGORIES	
	POLLUTION RESTORATION CONTRACTS	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	4,066
1555	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM ADMINISTRATIVE TRUST FUND	85,227
1556	SPECIAL CATEGORIES	
	SALARY INCENTIVE PAYMENTS	
	FROM ADMINISTRATIVE TRUST FUND	9,910
1557	SPECIAL CATEGORIES	
	UNDERGROUND STORAGE TANK CLEANUP	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM INLAND PROTECTION TRUST FUND	107,407	
1558	SPECIAL CATEGORIES		
	PETROLEUM CLEANUP AUDITS		
	FROM INLAND PROTECTION TRUST FUND	142,196	
1559	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	17,788	
	FROM ADMINISTRATIVE TRUST FUND	85,982	
	FROM ECOSYSTEM MANAGEMENT AND		
	RESTORATION TRUST FUND	374	
	FROM INLAND PROTECTION TRUST FUND	771	
	FROM FEDERAL GRANTS TRUST FUND	3,721	
	FROM LAND ACQUISITION TRUST FUND	602	
1560	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	FLORIDA COASTAL ZONE MANAGEMENT PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND	1,091,630	
1561	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	CLEAN MARINA		
	FROM FEDERAL GRANTS TRUST FUND	1,500,000	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	300,000	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	107,105	
	FROM TRUST FUNDS	29,328,638	
	TOTAL POSITIONS	263.00	
	TOTAL ALL FUNDS	29,435,743	
FLORIDA GEOLOGICAL SURVEY			
	APPROVED SALARY RATE	1,257,363	
1562	SALARIES AND BENEFITS POSITIONS	27.50	
	FROM INTERNAL IMPROVEMENT TRUST		
	FUND	418,328	
	FROM LAND ACQUISITION TRUST FUND	594,044	
	FROM MINERALS TRUST FUND	269,036	
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND	392,654	
1563	OTHER PERSONAL SERVICES		
	FROM FEDERAL GRANTS TRUST FUND	276,421	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	126,147	
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND	22,208	
1564	EXPENSES		
	FROM FEDERAL GRANTS TRUST FUND	79,965	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	60,905	
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND	300,442	
1565	OPERATING CAPITAL OUTLAY		
	FROM GRANTS AND DONATIONS TRUST		
	FUND	21,000	
	FROM MINERALS TRUST FUND	48,868	
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND	19,838	
1566	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND	71,799	
	FROM GRANTS AND DONATIONS TRUST		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FUND		78,077
	FROM MINERALS TRUST FUND		5,700
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND		80,000
1567	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM MINERALS TRUST FUND		13,186
1568	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM INTERNAL IMPROVEMENT TRUST		
	FUND		2,606
	FROM LAND ACQUISITION TRUST FUND		3,094
	FROM MINERALS TRUST FUND		4,504
	FROM WATER QUALITY ASSURANCE TRUST		
	FUND		876
TOTAL:	FLORIDA GEOLOGICAL SURVEY		
	FROM TRUST FUNDS		2,889,698
	TOTAL POSITIONS	27.50	
	TOTAL ALL FUNDS		2,889,698
TECHNOLOGY AND INFORMATION SERVICES			
	APPROVED SALARY RATE	3,102,237	
1569	SALARIES AND BENEFITS POSITIONS	68.00	
	FROM WORKING CAPITAL TRUST FUND		4,387,405
1570	OTHER PERSONAL SERVICES		
	FROM WORKING CAPITAL TRUST FUND		738,340
1571	EXPENSES		
	FROM WORKING CAPITAL TRUST FUND		1,944,355
1572	OPERATING CAPITAL OUTLAY		
	FROM WORKING CAPITAL TRUST FUND		20,625
1573	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM WORKING CAPITAL TRUST FUND		1,200,000
1574	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM WORKING CAPITAL TRUST FUND		11,921
1575	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM WORKING CAPITAL TRUST FUND		30,474
1576	DATA PROCESSING SERVICES		
	OTHER DATA PROCESSING SERVICES		
	FROM WORKING CAPITAL TRUST FUND		1,603,977
1577	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM WORKING CAPITAL TRUST FUND		947,465
TOTAL:	TECHNOLOGY AND INFORMATION SERVICES		
	FROM TRUST FUNDS		10,884,562
	TOTAL POSITIONS	68.00	
	TOTAL ALL FUNDS		10,884,562
PROGRAM: STATE LANDS			
LAND ADMINISTRATION			

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

	APPROVED SALARY RATE	2,157,946	
1579	SALARIES AND BENEFITS POSITIONS	43.00	
	FROM INTERNAL IMPROVEMENT TRUST FUND	2,111,640	
	FROM LAND ACQUISITION TRUST FUND . .	518,727	
	FROM WATER MANAGEMENT LANDS TRUST FUND	259,460	
1580	OTHER PERSONAL SERVICES		
	FROM LAND ACQUISITION TRUST FUND . .	36,580	
1581	EXPENSES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	98,787	
	FROM INTERNAL IMPROVEMENT TRUST FUND	342,833	
	FROM LAND ACQUISITION TRUST FUND . .	183,755	
	FROM WATER MANAGEMENT LANDS TRUST FUND	26,748	
1582	OPERATING CAPITAL OUTLAY		
	FROM LAND ACQUISITION TRUST FUND . .	1,920	
1583	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	44,994	
	FROM INTERNAL IMPROVEMENT TRUST FUND	320,000	
1584	SPECIAL CATEGORIES		
	NATURAL AREAS INVENTORY		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	222,947	
1585	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM LAND ACQUISITION TRUST FUND . .	2,111	
1586	SPECIAL CATEGORIES		
	PAYMENT IN LIEU OF TAXES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,360,000	
1587	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM INTERNAL IMPROVEMENT TRUST FUND	16,332	
	FROM LAND ACQUISITION TRUST FUND . .	7,513	
	FROM WATER MANAGEMENT LANDS TRUST FUND	363	
1588	FIXED CAPITAL OUTLAY		
	LAND ACQUISITION		
	FROM FEDERAL GRANTS TRUST FUND . . .	6,000,000	
1589	FIXED CAPITAL OUTLAY		
	LAND ACQUISITION, ENVIRONMENTALLY ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS, STATEWIDE		
	FROM FLORIDA FOREVER TRUST FUND . .	8,377,966	

From the funds in Specific Appropriation 1589, an amount not to exceed the approved conservation easement value shall be provided to the Board of Trustees of the Internal Improvement Trust for the acquisition of the West Aucilla River Buffer Florida Forever project as identified on the Board of Trustees Florida Forever Priority List dated May 17, 2011, for the purpose of providing hunting access for those identified and designated as handicap hunters by the Florida Fish and Wildlife Commission. The balance of the appropriation shall be used for land acquisitions that are less-than-fee interest or for partnerships where

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

the state's portion of the acquisition cost is no more than 50 percent.

1591	FIXED CAPITAL OUTLAY		
	DEBT SERVICE		
	FROM LAND ACQUISITION TRUST FUND . .		415,192,687

Funds provided in Specific Appropriation 1591 are for Fiscal Year 2012-2013 debt service on bonds. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

1592	FIXED CAPITAL OUTLAY		
	DEBT SERVICE - SAVE OUR EVERGLADES BONDS		
	FROM SAVE OUR EVERGLADES TRUST FUND		19,357,915

Funds provided in Specific Appropriation 1592 are for Fiscal Year 2012-2013 debt service on bonds authorized pursuant to section 215.619, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service.

1592A	FIXED CAPITAL OUTLAY		
	DEBT SERVICE NEW ISSUES		
	FROM SAVE OUR EVERGLADES TRUST FUND		4,800,000

Funds provided in Specific Appropriation 1592A are for Fiscal Year 2012-2013 debt service on new bonds authorized pursuant to section 215.619 (1)(a)2., Florida Statutes, to be issued in an amount not exceeding \$50,000,000 for the purpose of financing the cost of constructing sewage collection, treatment, and disposal facilities included in the Florida Keys Area of Critical State Concern protection program. Funds provided in Specific Appropriation 1592A may be used to pay debt service and other payments on the new bonds or on any parity bonds, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service. Proceeds of the bonds issued pursuant to this appropriation shall be distributed 60 percent to Monroe County and 40 percent to the Village of Islamorada for the purposes described herein. If by September 1, 2012, the Village of Islamorada has not executed a contract for the construction of sewage collection, treatment or disposal facilities, the 40 percent allocation shall be distributed pursuant to interlocal agreement among the Village of Islamorada, Monroe County, Key Largo Wastewater District, and the City of Marathon. If by March 1, 2013, Monroe County has not executed a contract for the construction of sewage collection, treatment or disposal facilities, the 60 percent allocation shall be distributed pursuant to interlocal agreement among the Village of Islamorada, Monroe County, Key Largo Wastewater District, and the City of Marathon. A local government requesting disbursement of bond proceeds pursuant to this appropriation shall provide the Department of Environmental Protection with such documentation as the department deems necessary to conform to bonding requirements and to verify that the costs are properly incurred and work has been performed.

TOTAL:	LAND ADMINISTRATION		
	FROM TRUST FUNDS		459,283,278
	TOTAL POSITIONS	43.00	
	TOTAL ALL FUNDS		459,283,278

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 SPECIFIC
 APPROPRIATION
 LAND MANAGEMENT

	APPROVED SALARY RATE	4,025,565	
1593	SALARIES AND BENEFITS POSITIONS	90.00	
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	793,555	
	FROM INTERNAL IMPROVEMENT TRUST FUND	4,410,142	
1594	OTHER PERSONAL SERVICES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	250,178	
	FROM GRANTS AND DONATIONS TRUST FUND	300,000	
1595	EXPENSES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	139,844	
	FROM GRANTS AND DONATIONS TRUST FUND	300,000	
	FROM INTERNAL IMPROVEMENT TRUST FUND	791,396	
1596	OPERATING CAPITAL OUTLAY		
	FROM GRANTS AND DONATIONS TRUST FUND	50,000	
	FROM INTERNAL IMPROVEMENT TRUST FUND	15,000	
1597	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF AGRICULTURE PLANT INDUSTRY TRUST FUND		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	240,000	
1598	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	20,000	
	FROM INTERNAL IMPROVEMENT TRUST FUND	164,020	
1599	SPECIAL CATEGORIES		
	STATE LANDS STEWARDSHIP		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	250,000	
	FROM INTERNAL IMPROVEMENT TRUST FUND	200,000	
1600	SPECIAL CATEGORIES		
	NATIONAL OCEAN SURVEY		
	FROM INTERNAL IMPROVEMENT TRUST FUND	84,000	
1601	SPECIAL CATEGORIES		
	RICO ACT- DISTRIBUTION OF PROCEEDS FROM PROPERTY SALES		
	FROM INTERNAL IMPROVEMENT TRUST FUND	350,000	
1602	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INTERNAL IMPROVEMENT TRUST FUND	97,919	
1603A	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES FOR MANAGEMENT OF CONSERVATION AND RECREATION LANDS (CARL)		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	14,678,468	
1604	SPECIAL CATEGORIES		

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 SPECIFIC
 APPROPRIATION

	TRANSFER TO FISH AND WILDLIFE CONSERVATION COMMISSION FOR MANAGEMENT OF CARL LANDS		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND		12,362,672
1605	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF STATE FOR GRANTS AND DONATIONS TRUST FUND		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND		4,910,483
1606	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND		5,231
	FROM INTERNAL IMPROVEMENT TRUST FUND		30,694
	TOTAL: LAND MANAGEMENT		
	FROM TRUST FUNDS		40,443,602
	TOTAL POSITIONS	90.00	
	TOTAL ALL FUNDS		40,443,602
	PROGRAM: DISTRICT OFFICES		
	WATER RESOURCE PROTECTION AND RESTORATION		
	APPROVED SALARY RATE	18,417,034	
1607	SALARIES AND BENEFITS POSITIONS	445.00	
	FROM GENERAL REVENUE FUND	9,244,320	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		2,857,522
	FROM FEDERAL GRANTS TRUST FUND		819,348
	FROM INTERNAL IMPROVEMENT TRUST FUND		924,995
	FROM LAND ACQUISITION TRUST FUND		5,015,078
	FROM PERMIT FEE TRUST FUND		5,588,264
1608	OTHER PERSONAL SERVICES		
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		294,303
1609	EXPENSES		
	FROM GENERAL REVENUE FUND	152,112	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		1,603,674
	FROM FEDERAL GRANTS TRUST FUND		36,826
	FROM LAND ACQUISITION TRUST FUND		217,399
	FROM PERMIT FEE TRUST FUND		160,878
	From the funds in Specific Appropriation 1609, no funds shall be used to pay for space being leased by the Department of Environmental Protection for lease number 370:0208 for Fiscal Year 2012-2013 for the use of the property after June 30, 2012.		
1610	SPECIAL CATEGORIES		
	WATER QUALITY MANAGEMENT/PLANNING GRANTS		
	FROM FEDERAL GRANTS TRUST FUND		1,621,399
	FROM GRANTS AND DONATIONS TRUST FUND		320,673
1611	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	8,225	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		6,750
	FROM FEDERAL GRANTS TRUST FUND		30
	FROM LAND ACQUISITION TRUST FUND		1,100
	FROM PERMIT FEE TRUST FUND		5,370

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SPECIFIC
APPROPRIATION

Table with columns for item number, description, and amount. Includes items 1612 (Special Categories: Risk Management Insurance) and 1613 (Special Categories: Transfer to Department of Management Services - Human Resources Services). Totals for Water Resource Protection and Restoration are 19,618,824.

AIR POLLUTION PREVENTION

Table with columns for item number, description, and amount. Includes item 1614 (Salaries and Benefits: Air Pollution Control Trust) and 1615 (Other Personal Services: Air Pollution Control Trust). Totals for Air Pollution Prevention are 6,308,909.

WASTE CONTROL

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

Table with columns for item number, description, and amount. Includes item 1621 (Salaries and Benefits: Positions) and 1622 (Other Personal Services: Inland Protection Trust Fund). Totals for Waste Control are 10,891,726.

EXECUTIVE DIRECTION AND SUPPORT SERVICES

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SPECIFIC
APPROPRIATION

APPROVED SALARY RATE	4,022,551		
1630 SALARIES AND BENEFITS POSITIONS	84.00		
FROM GENERAL REVENUE FUND	929,399		
FROM ADMINISTRATIVE TRUST FUND		2,960,245	
FROM AIR POLLUTION CONTROL TRUST FUND		880,862	
FROM SOLID WASTE MANAGEMENT TRUST FUND		298,739	
1631 OTHER PERSONAL SERVICES			
FROM ADMINISTRATIVE TRUST FUND		127,564	
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		18,621	
1632 EXPENSES			
FROM GENERAL REVENUE FUND	936,394		
FROM ADMINISTRATIVE TRUST FUND		648,157	
FROM AIR POLLUTION CONTROL TRUST FUND		283,760	
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		21,337	
FROM LAND ACQUISITION TRUST FUND		27,923	
FROM SOLID WASTE MANAGEMENT TRUST FUND		58,316	
1633 OPERATING CAPITAL OUTLAY			
FROM ADMINISTRATIVE TRUST FUND		3,451	
1634 SPECIAL CATEGORIES CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	44,795		
FROM ADMINISTRATIVE TRUST FUND		90,085	
FROM AIR POLLUTION CONTROL TRUST FUND		8,894	
1635 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	82,579		
FROM ADMINISTRATIVE TRUST FUND		110,757	
1636 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND	14,371		
FROM ADMINISTRATIVE TRUST FUND		9,211	
FROM AIR POLLUTION CONTROL TRUST FUND		5,514	
FROM SOLID WASTE MANAGEMENT TRUST FUND		1,697	
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
FROM GENERAL REVENUE FUND	2,007,538		
FROM TRUST FUNDS		5,555,133	
TOTAL POSITIONS	84.00		
TOTAL ALL FUNDS		7,562,671	

PROGRAM: WATER POLICY AND ECOSYSTEMS RESTORATION

WATER POLICY AND ECOSYSTEMS RESTORATION

APPROVED SALARY RATE	1,343,688		
1637 SALARIES AND BENEFITS POSITIONS	24.00		
FROM GENERAL REVENUE FUND	629,639		
FROM ADMINISTRATIVE TRUST FUND		709,080	
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		183,567	
FROM FEDERAL GRANTS TRUST FUND		104,424	
FROM LAND ACQUISITION TRUST FUND		69,338	
FROM WATER MANAGEMENT LANDS TRUST FUND		99,354	

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1638 OTHER PERSONAL SERVICES			
FROM FEDERAL GRANTS TRUST FUND			50,000
1639 EXPENSES			
FROM GENERAL REVENUE FUND	30,106		
FROM ADMINISTRATIVE TRUST FUND			25,000
FROM FEDERAL GRANTS TRUST FUND			2,000
FROM LAND ACQUISITION TRUST FUND			70,421
FROM WATER MANAGEMENT LANDS TRUST FUND			56,000
1639A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT ENVIRONMENTAL RESOURCE PERMITTING PROGRAM			
FROM WATER MANAGEMENT LANDS TRUST FUND			1,851,231
1640 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUWANNEE RIVER WATER MANAGEMENT DISTRICT - ENVIRONMENTAL RESOURCE PERMITTING			
FROM WATER MANAGEMENT LANDS TRUST FUND			453,000
1641 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - WATER MANAGEMENT DISTRICT PERMITTING ASSISTANCE			
FROM WATER MANAGEMENT LANDS TRUST FUND			100,000
1642 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - WATER MANAGEMENT DISTRICTS - WETLANDS PROTECTION			
FROM WATER MANAGEMENT LANDS TRUST FUND			547,000
1643 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM GENERAL REVENUE FUND	3,560		
FROM ADMINISTRATIVE TRUST FUND			2,492
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND			712
FROM FEDERAL GRANTS TRUST FUND			712
FROM LAND ACQUISITION TRUST FUND			356
FROM WATER MANAGEMENT LANDS TRUST FUND			683
1643A SPECIAL CATEGORIES TRANSFER TO SAVE OUR EVERGLADES TRUST FUND			
FROM WATER MANAGEMENT LANDS TRUST FUND			20,000,000
1644 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY AID TO WATER MANAGEMENT DISTRICTS-LAND ACQUISITION			
FROM WATER MANAGEMENT LANDS TRUST FUND			15,863,535
1645 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY EVERGLADES RESTORATION			
FROM GENERAL REVENUE FUND	10,000,000		
FROM SAVE OUR EVERGLADES TRUST FUND			20,000,000

Funds in Specific Appropriation 1645 are provided for the design, engineering and construction of the Comprehensive Everglades Restoration Plan, the Lake Okeechobee Protection Plan, the Caloosahatchee and St. Lucie River Watershed Protection Plan components, water quality studies necessary for the implementation of

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the Comprehensive Everglades Restoration Plan, and water quality enhancement projects identified in the state's long-term plan.

From the funds in Specific Appropriation 1645, \$3,000,000 is provided to the Department of Agriculture and Consumer Services for implementation of agricultural nonpoint source controls in the Okeechobee, Caloosahatchee, and St. Lucie River watersheds.

1645A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	GRANTS AND AIDS - SOUTH FLORIDA WATER MANAGEMENT DISTRICT FLOOD MITIGATION INVENTORY AND IMPLEMENTATION PLAN		
	FROM GENERAL REVENUE FUND	4,000,000	
TOTAL: WATER POLICY AND ECOSYSTEMS RESTORATION			
	FROM GENERAL REVENUE FUND	14,663,305	
	FROM TRUST FUNDS		60,188,905
	TOTAL POSITIONS	24.00	
	TOTAL ALL FUNDS		74,852,210

PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION

WATER SCIENCE AND LABORATORY SERVICES

APPROVED SALARY RATE 7,744,040

1646	SALARIES AND BENEFITS POSITIONS	174.00	
	FROM GENERAL REVENUE FUND	654,372	
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		4,585,258
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		237,948
	FROM FEDERAL GRANTS TRUST FUND		2,532,434
	FROM LAND ACQUISITION TRUST FUND		63,665
	FROM WATER QUALITY ASSURANCE TRUST FUND		2,149,880
1647	OTHER PERSONAL SERVICES		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		185,969
	FROM WATER QUALITY ASSURANCE TRUST FUND		70,950
1648	EXPENSES		
	FROM GENERAL REVENUE FUND	25,646	
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		1,358,497
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		157,773
	FROM WATER QUALITY ASSURANCE TRUST FUND		252,602
1649	OPERATING CAPITAL OUTLAY		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		198,800
1650	SPECIAL CATEGORIES		
	GROUND WATER QUALITY MONITORING NETWORK		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		125,000
	FROM WATER QUALITY ASSURANCE TRUST FUND		1,797,507
1651	SPECIAL CATEGORIES		
	WATER MANAGEMENT DISTRICTS LABORATORY SUPPORT		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		176,425
1652	SPECIAL CATEGORIES		
	EVERGLADES LAB SUPPORT		
	FROM ENVIRONMENTAL LABORATORY		

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TRUST FUND 469,471

1653	SPECIAL CATEGORIES		
	WATER QUALITY MANAGEMENT/PLANNING GRANTS		
	FROM FEDERAL GRANTS TRUST FUND		2,454,380
1654	SPECIAL CATEGORIES		
	LABORATORY SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		250,000
1655	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		436,559
1656	SPECIAL CATEGORIES		
	HAZARDOUS WASTE CLEANUP		
	FROM ENVIRONMENTAL LABORATORY TRUST FUND		312,710
1657	SPECIAL CATEGORIES		
	MARINE RESEARCH GRANTS		
	FROM FEDERAL GRANTS TRUST FUND		168,000
1658	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		66,571
1659	SPECIAL CATEGORIES		
	U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT		
	FROM WATER QUALITY ASSURANCE TRUST FUND		214,897
1660	SPECIAL CATEGORIES		
	TRANSFER TO INSTITUTE OF FOOD AND AGRICULTURE SCIENCES (IFAS) - LAKEWATCH		
	FROM INTERNAL IMPROVEMENT TRUST FUND		275,000
1660A	SPECIAL CATEGORIES		
	TOTAL MAXIMUM DAILY LOADS SPRINGS ENVIRONMENTAL MONITORING		
	FROM GENERAL REVENUE FUND	4,000,000	
Of the funds in Specific Appropriation 1660A, \$2,000,000 in recurring and \$2,000,000 in nonrecurring general revenue funds are provided to implement a Statewide Load Monitoring Network installed based on the Total Maximum Daily Load (TMDL) watershed basin rotation plan that would provide for improved TMDL determination and nutrient monitoring within the State's surface and ground waters to improve water quality. This monitoring network shall include implementation and deployment of nodes of self-contained, high-resolution rainfall, flow, nitrogen and phosphorus sensors. Data collection, communication and access for long-term use of collected data by stakeholders would be available through a central secure web-based application.			
1660B	SPECIAL CATEGORIES		
	STATEWIDE NUMERIC NUTRIENT CRITERIA MONITORING NETWORK		
	FROM GENERAL REVENUE FUND	3,393,463	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		1,606,537
Funds in Specific Appropriation 1660B are provided to implement a numeric nutrient monitoring network able to integrate and communicate with the Department of Environmental Protection's existing systems that would provide for improved numeric nutrient criteria determination and nutrient monitoring within the state's surface and ground waters to improve or assess water quality.			
1661	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		

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Table with 3 columns: Description, Amount, and Subtotal. Includes items like 'PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND' and 'FIXED CAPITAL OUTLAY TOTAL MAXIMUM DAILY LOADS'.

From the funds in Specific Appropriation 1662, \$60,000 in nonrecurring funds is provided to complete the Rainbow Springs Restoration Plan.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES' and 'TOTAL: WATER SCIENCE AND LABORATORY SERVICES'.

PROGRAM: WATER RESOURCE MANAGEMENT

BEACH MANAGEMENT

Table with 3 columns: Description, Amount, and Subtotal. Includes 'APPROVED SALARY RATE', 'SALARIES AND BENEFITS POSITIONS', and 'OPERATING CAPITAL OUTLAY'.

Funds in Specific Appropriation 1669, as part of the Department of Environmental Protection's Beach Management Funding Assistance program for Fiscal Year 2012-2013, shall be allocated to the seven highest prioritized projects on the department's Beach Restoration and

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Nourishment Projects list and funded in the amounts as indicated in the agency's submittal with the exception of priority project number four. The state's share for this project is reduced 50 percent from the submitted request based on local project sponsor modifications, project eligibility, and reduced total project costs.

Additionally, pursuant to section 161.143 (5) (a), Florida Statutes, 10 percent of the amount appropriated for beach restoration and nourishment projects will be used for the three highest ranked projects on the department's separate Inlet Sand Bypassing/Management Projects list. Of this 10 percent, the department may allocate up to \$300,000 in support of sand source needs assessment and management pursuant to section 161.144, Florida Statutes. Furthermore, post-construction monitoring will be funded at 50 percent of the department's request.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'TOTAL: BEACH MANAGEMENT' and 'TOTAL POSITIONS'.

WATER RESOURCE MANAGEMENT

Table with 3 columns: Description, Amount, and Subtotal. Includes 'APPROVED SALARY RATE' and 'SALARIES AND BENEFITS POSITIONS'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'OTHER PERSONAL SERVICES' and 'FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'EXPENSES' and 'FROM LAND ACQUISITION TRUST FUND'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'OPERATING CAPITAL OUTLAY' and 'FROM MINERALS TRUST FUND'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'SPECIAL CATEGORIES' and 'WATER QUALITY MANAGEMENT/PLANNING GRANTS'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'SPECIAL CATEGORIES' and 'NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PROGRAM'.

Table with 3 columns: Description, Amount, and Subtotal. Includes 'SPECIAL CATEGORIES' and 'CONTRACTED SERVICES'.

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1677	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND 2,040,964
1678	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 47,108 FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND 23,469
1679	SPECIAL CATEGORIES HABITAT RESTORATION FROM NON-MANDATORY LAND RECLAMATION TRUST FUND 200,000
1680	SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND 200,000
1681	SPECIAL CATEGORIES WATER WELL CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND 1,031,061
1682	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 10,214 FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND 2,392 FROM FEDERAL GRANTS TRUST FUND 26,916 FROM LAND ACQUISITION TRUST FUND 2,500 FROM MINERALS TRUST FUND 13,802 FROM NON-MANDATORY LAND RECLAMATION TRUST FUND 7,945 FROM PERMIT FEE TRUST FUND 7,070 FROM WATER QUALITY ASSURANCE TRUST FUND 8,486
1683	SPECIAL CATEGORIES WETLANDS PROTECTION FROM FEDERAL GRANTS TRUST FUND 284,459
1683A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - WATER PROJECTS FROM GENERAL REVENUE FUND 19,060,335

Nonrecurring funds in Specific Appropriation 1683A from the General Revenue Fund shall be used for the following water projects:

City of Okeechobee - Park of Commerce - Storm-water.....	200,000
City of Port Orange - Dunlawton Avenue (S. R. 421) Flooding Drainage/Evacuation Improvement Project.....	1,250,000
City of Okeechobee - Storm-water Retrofit.....	250,000
Okeechobee Utility Authority - Wastewater Improvements.....	550,000
Town of Pembroke Park - Storm-water Retrofit.....	100,000
Hardee County - Wastewater Treatment.....	765,000
City of Moore Haven - Storm-water Improvement.....	100,000
City of LaBelle - Waste Water Treatment Plant.....	2,318,172
Hendry County - Airlglades Airport Utility System Force Main Line Extension.....	3,500,000
Imperial River - Oak Creek Water Quality Project and Harbor River Ponds/Spring Creek Water Enhancement.....	250,000
Eau Gallie River (EGRET) Dredging Project.....	100,000
St. Johns River Restoration.....	5,600,000
City of Belleview - South 441 Project.....	1,500,000
Sumter County - Feasibility Study of Lake Panasoffkee Wastewater System.....	35,000
Crystal River Kings Bay Environmental Enhancement.....	100,000
Hialeah Stormwater Rehabilitation.....	140,000
St. Lucie River Environmental Enhancement.....	100,000

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	Santa Rosa County Navarre Pass Feasibility Study..... 150,000
	Umatilla City Sewer..... 352,163
	Miami River Environmental Enhancement..... 100,000
	St. Johns River Economic Analysis Study - University of North Florida..... 400,000
	Palm Beach County Water Treatment - Glades Area..... 1,000,000
	Hillsborough Avenue & 30th Street - Stormwater Improvements. 200,000
1684	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AID - NON-POINT SOURCE (NPS) MANAGEMENT PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND 4,500,000 FROM GRANTS AND DONATIONS TRUST FUND 500,000
1685	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY DRINKING WATER FACILITY CONSTRUCTION - STATE REVOLVING LOAN FROM DRINKING WATER REVOLVING LOAN TRUST FUND 64,642,516 FROM LAND ACQUISITION TRUST FUND 3,437,200
1686	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY WASTEWATER TREATMENT FACILITY CONSTRUCTION FROM LAND ACQUISITION TRUST FUND 6,138,000 FROM WASTEWATER TREATMENT AND STORMWATER MANAGEMENT REVOLVING LOAN TRUST FUND 125,682,672
1686A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - FLORIDA KEYS WASTEWATER TREATMENT PLAN FROM SAVE OUR EVERGLADES TRUST FUND 50,000,000
1687	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SMALL COUNTY WASTEWATER TREATMENT GRANTS FROM FEDERAL GRANTS TRUST FUND 17,350,000
	TOTAL: WATER RESOURCE MANAGEMENT
	FROM GENERAL REVENUE FUND 19,117,657
	FROM TRUST FUNDS 296,329,812
	TOTAL POSITIONS 214.50
	TOTAL ALL FUNDS 315,447,469

PROGRAM: WASTE MANAGEMENT

WASTE MANAGEMENT	
	APPROVED SALARY RATE 10,163,504
1688	SALARIES AND BENEFITS POSITIONS 225.00
	FROM INLAND PROTECTION TRUST FUND 5,199,614
	FROM FEDERAL GRANTS TRUST FUND 2,152,762
	FROM SOLID WASTE MANAGEMENT TRUST FUND 2,375,257
	FROM WATER QUALITY ASSURANCE TRUST FUND 4,182,180
1689	OTHER PERSONAL SERVICES
	FROM INLAND PROTECTION TRUST FUND 23,780
	FROM FEDERAL GRANTS TRUST FUND 266,193
	FROM SOLID WASTE MANAGEMENT TRUST FUND 142,552
	FROM WATER QUALITY ASSURANCE TRUST FUND 12,000
1690	EXPENSES

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FROM INLAND PROTECTION TRUST FUND	690,369
FROM FEDERAL GRANTS TRUST FUND	346,909
FROM SOLID WASTE MANAGEMENT TRUST FUND	281,784
FROM WATER QUALITY ASSURANCE TRUST FUND	387,956
1691 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SOUTHERN WASTE INFORMATION EXCHANGE CLEARING HOUSE FROM SOLID WASTE MANAGEMENT TRUST FUND	300,000
1692 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HAZARDOUS WASTE COLLECTION FROM WATER QUALITY ASSURANCE TRUST FUND	509,994
1693 OPERATING CAPITAL OUTLAY FROM INLAND PROTECTION TRUST FUND	9,929
FROM SOLID WASTE MANAGEMENT TRUST FUND	44,094
FROM WATER QUALITY ASSURANCE TRUST FUND	11,023
1694 SPECIAL CATEGORIES STORAGE TANK COMPLIANCE VERIFICATION FROM INLAND PROTECTION TRUST FUND	7,000,000
1695 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF HEALTH FOR BIOMEDICAL WASTE REGULATION FROM SOLID WASTE MANAGEMENT TRUST FUND	880,000
1696 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INLAND PROTECTION TRUST FUND	109,045
FROM FEDERAL GRANTS TRUST FUND	4,200
FROM SOLID WASTE MANAGEMENT TRUST FUND	102,500
FROM WATER QUALITY ASSURANCE TRUST FUND	62,100
1697 SPECIAL CATEGORIES FEDERAL WASTE PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND	993,050
1698 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND	1,907,327
1699 SPECIAL CATEGORIES HAZARDOUS WASTE SITES RESTORATION FROM FEDERAL GRANTS TRUST FUND	1,999,847
1700 SPECIAL CATEGORIES HAZARDOUS WASTE COMPLIANCE ASSISTANCE AND EDUCATION FROM SOLID WASTE MANAGEMENT TRUST FUND	100,000
1701 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - MOSQUITO CONTROL PROGRAM FROM SOLID WASTE MANAGEMENT TRUST FUND	2,160,000
1702 SPECIAL CATEGORIES DRYCLEANING CONTAMINATION CLEANUP FROM WATER QUALITY ASSURANCE TRUST	

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FUND	100,000
1703 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND	25,793
FROM SOLID WASTE MANAGEMENT TRUST FUND	17,506
FROM WATER QUALITY ASSURANCE TRUST FUND	25,445
1704 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF REVENUE - ADMINISTRATION OF LEAD ACID BATTERY FEE FROM WATER QUALITY ASSURANCE TRUST FUND	231,092
1705 SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA - RESEARCH AND TESTING FROM SOLID WASTE MANAGEMENT TRUST FUND	700,000
1706 SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND	6,028,157
1707 SPECIAL CATEGORIES LOCAL GOVERNMENT CLEANUP CONTRACTING FROM INLAND PROTECTION TRUST FUND	7,000,000
1708 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INLAND PROTECTION TRUST FUND	32,423
FROM FEDERAL GRANTS TRUST FUND	11,919
FROM SOLID WASTE MANAGEMENT TRUST FUND	12,307
FROM WATER QUALITY ASSURANCE TRUST FUND	23,863
1709 FIXED CAPITAL OUTLAY DRY CLEANING SOLVENT CONTAMINATED SITE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND	4,000,000
1710 FIXED CAPITAL OUTLAY CLEANUP OF STATE OWNED LANDS FROM INLAND PROTECTION TRUST FUND	1,000,000
1711 FIXED CAPITAL OUTLAY PETROLEUM TANKS CLEANUP - PREAPPROVALS FROM INLAND PROTECTION TRUST FUND	125,000,000
1712 FIXED CAPITAL OUTLAY HAZARDOUS WASTE CONTAMINATED SITE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND	4,000,000
1713 FIXED CAPITAL OUTLAY DEBT SERVICE - INLAND PROTECTION FINANCING CORPORATION FROM INLAND PROTECTION TRUST FUND	9,789,057
Funds in Specific Appropriation 1713 are for Fiscal Year 2012-2013 debt service on bonds pursuant to Specific Appropriation 1733, chapter 2009-81, Laws of Florida, and any administrative expenses of the Inland Protection Financing Corporation for the purpose of rehabilitation of petroleum contamination sites pursuant to sections 376.30 through 376.317, Florida Statutes.	
1714 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	

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SPECIFIC			
APPROPRIATION			
SOLID WASTE MANAGEMENT			
FROM SOLID WASTE MANAGEMENT TRUST			
FUND		2,400,000	
TOTAL: WASTE MANAGEMENT			
FROM TRUST FUNDS		192,652,027	
TOTAL POSITIONS	225.00		
TOTAL ALL FUNDS		192,652,027	
PROGRAM: RECREATION AND PARKS			
STATE PARK OPERATIONS			
APPROVED SALARY RATE	34,863,217		
1715 SALARIES AND BENEFITS POSITIONS	1,059.50		
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND		1,173,514	
FROM STATE PARK TRUST FUND		45,608,190	
1715A OTHER PERSONAL SERVICES			
FROM STATE PARK TRUST FUND		4,079,808	
1715B EXPENSES			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND		84,550	
FROM STATE PARK TRUST FUND		12,931,355	
1715C OPERATING CAPITAL OUTLAY			
FROM STATE PARK TRUST FUND		82,673	
1716 SPECIAL CATEGORIES			
DISTRIBUTION OF SURCHARGE FEES			
FROM STATE PARK TRUST FUND		700,000	
1717 SPECIAL CATEGORIES			
DISBURSE DONATIONS			
FROM GRANTS AND DONATIONS TRUST			
FUND		200,000	
FROM STATE PARK TRUST FUND		250,000	
1717A SPECIAL CATEGORIES			
LAND MANAGEMENT			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND		1,529,552	
1719 SPECIAL CATEGORIES			
AMERICORPS PROGRAM			
FROM FEDERAL GRANTS TRUST FUND		600,000	
1720 SPECIAL CATEGORIES			
OUTSOURCING/PRIVATIZATION			
FROM STATE PARK TRUST FUND		4,891,903	
1721 SPECIAL CATEGORIES			
MANAGEMENT OF WATER CONTROL STRUCTURES			
FROM STATE PARK TRUST FUND		150,000	
1722 SPECIAL CATEGORIES			
CONTROL OF INVASIVE EXOTICS			
FROM STATE PARK TRUST FUND		287,996	
1723 SPECIAL CATEGORIES			
PURCHASES FOR RESALE			
FROM STATE PARK TRUST FUND		290,756	
1724 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND		726,158	
FROM LAND ACQUISITION TRUST FUND		49,201	
FROM STATE PARK TRUST FUND		3,118,200	

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SPECIFIC			
APPROPRIATION			
1724A SPECIAL CATEGORIES			
GREENWAYS CARL MANAGEMENT FUNDING			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND			2,179,609
1725 SPECIAL CATEGORIES			
LAND USE PROCEEDS DISBURSEMENTS			
FROM STATE PARK TRUST FUND			175,000
1726 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT			
SERVICES - HUMAN RESOURCES SERVICES			
PURCHASED PER STATEWIDE CONTRACT			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND			10,845
FROM STATE PARK TRUST FUND			428,975
1727 FIXED CAPITAL OUTLAY			
STATE PARK FACILITY IMPROVEMENTS			
FROM LAND ACQUISITION TRUST FUND			10,000,000
1729 FIXED CAPITAL OUTLAY			
REMOVE ACCESSIBILITY BARRIERS - STATEWIDE			
FROM LAND ACQUISITION TRUST FUND			3,000,000
1730 FIXED CAPITAL OUTLAY			
GRANTS AND DONATIONS SPENDING AUTHORITY			
FROM FEDERAL GRANTS TRUST FUND			4,000,000
FROM GRANTS AND DONATIONS TRUST			
FUND			2,000,000
1731 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			
FEDERAL LAND AND WATER CONSERVATION FUND			
GRANTS			
FROM FEDERAL GRANTS TRUST FUND			2,879,400
1731A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			
NATURAL HABITAT PARK AND ENVIRONMENTAL			
CENTER - SEMINOLE CAMPUS ST. PETERSBURG			
COLLEGE			
FROM LAND ACQUISITION TRUST FUND			100,000
1732 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			
NATIONAL RECREATIONAL TRAIL GRANTS			
FROM FEDERAL GRANTS TRUST FUND			3,500,000
TOTAL: STATE PARK OPERATIONS			
FROM TRUST FUNDS			105,027,685
TOTAL POSITIONS	1,059.50		
TOTAL ALL FUNDS			105,027,685
COASTAL AND AQUATIC MANAGED AREAS			
APPROVED SALARY RATE	4,066,433		
1733 SALARIES AND BENEFITS POSITIONS	87.00		
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND			355,083
FROM FEDERAL GRANTS TRUST FUND			2,038,915
FROM LAND ACQUISITION TRUST FUND			2,370,090
1734 OTHER PERSONAL SERVICES			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND			176,608
FROM LAND ACQUISITION TRUST FUND			156,426
1735 EXPENSES			
FROM CONSERVATION AND RECREATION			
LANDS TRUST FUND			184,858
FROM LAND ACQUISITION TRUST FUND			458,070

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
 SPECIFIC
 APPROPRIATION

1736	OPERATING CAPITAL OUTLAY	
	FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	9,292
	FROM LAND ACQUISITION TRUST FUND . .	100
1737	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM FEDERAL GRANTS TRUST FUND . . .	141,135

From the funds provided in Specific Appropriation 1737, the Department of Environmental Protection may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the agency secretary that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.

1738	SPECIAL CATEGORIES	
	SUBMERGED RESOURCE DAMAGED RESTORATIONS	
	FROM ECOSYSTEM MANAGEMENT AND	
	RESTORATION TRUST FUND	57,834
1739	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	50,000
	FROM LAND ACQUISITION TRUST FUND . .	53,493
1740	SPECIAL CATEGORIES	
	MARINE RESEARCH GRANTS	
	FROM FEDERAL GRANTS TRUST FUND . . .	3,907,426
	FROM GRANTS AND DONATIONS TRUST	
	FUND	300,000
	FROM LAND ACQUISITION TRUST FUND . .	303,389
1741	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	279,722
	FROM FEDERAL GRANTS TRUST FUND . . .	2,223
	FROM LAND ACQUISITION TRUST FUND . .	145,395
1742	SPECIAL CATEGORIES	
	COASTAL AND AQUATIC MANAGED AREAS (CAMA) -	
	CARL MANAGEMENT FUNDS	
	FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	243,082
1743	SPECIAL CATEGORIES	
	LAND USE PROCEEDS DISBURSEMENTS	
	FROM LAND ACQUISITION TRUST FUND . .	100,000
1744	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	3,227
	FROM FEDERAL GRANTS TRUST FUND . . .	9,526
	FROM LAND ACQUISITION TRUST FUND . .	24,951
1744A	FIXED CAPITAL OUTLAY	
	STORMWATER PROJECTS/DEEPWATER HORIZON OIL	
	SPILL SETTLEMENT	
	FROM COASTAL PROTECTION TRUST FUND .	5,000,000
1745	FIXED CAPITAL OUTLAY	
	MAINTENANCE, REPAIRS AND CONSTRUCTION -	
	STATEWIDE	
	FROM LAND ACQUISITION TRUST FUND . .	200,000
1745A	FIXED CAPITAL OUTLAY	
	CORAL REEF RESTORATION	
	FROM ECOSYSTEM MANAGEMENT AND	
	RESTORATION TRUST FUND	600,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
 SPECIFIC
 APPROPRIATION

TOTAL: COASTAL AND AQUATIC MANAGED AREAS		
FROM TRUST FUNDS		17,170,845
TOTAL POSITIONS	87.00	
TOTAL ALL FUNDS		17,170,845

PROGRAM: AIR RESOURCES MANAGEMENT

UTILITIES SITING AND COORDINATION

APPROVED SALARY RATE	285,243	
1746	SALARIES AND BENEFITS	POSITIONS
	FROM PERMIT FEE TRUST FUND	6.00
		374,342
1747	EXPENSES	
	FROM PERMIT FEE TRUST FUND	
		48,246
1748	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM PERMIT FEE TRUST FUND	
		1,000
1749	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM PERMIT FEE TRUST FUND	
		948
1750	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM PERMIT FEE TRUST FUND	
		2,288
TOTAL: UTILITIES SITING AND COORDINATION		
FROM TRUST FUNDS		426,824
TOTAL POSITIONS	6.00	
TOTAL ALL FUNDS		426,824

AIR RESOURCES MANAGEMENT

APPROVED SALARY RATE	3,698,211	
1751	SALARIES AND BENEFITS	POSITIONS
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	73.00
		4,899,875
1752	OTHER PERSONAL SERVICES	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		5,438,616
1753	EXPENSES	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		1,435,092
1754	OPERATING CAPITAL OUTLAY	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		387,680
1755	SPECIAL CATEGORIES	
	DISTRIBUTION TO COUNTIES - MOTOR VEHICLE	
	REGISTRATION PROCEEDS	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		7,325,936
1756	SPECIAL CATEGORIES	
	ASBESTOS REMOVAL PROGRAM FEES	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		150,000
1757	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM AIR POLLUTION CONTROL TRUST	
	FUND	
		22,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
1758	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM AIR POLLUTION CONTROL TRUST		
	FUND	22,409	
1759	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM AIR POLLUTION CONTROL TRUST		
	FUND	27,289	
TOTAL: AIR RESOURCES MANAGEMENT			
	FROM TRUST FUNDS	19,708,897	
	TOTAL POSITIONS	73.00	
	TOTAL ALL FUNDS	19,708,897	
PROGRAM: LAW ENFORCEMENT			
ENVIRONMENTAL INVESTIGATION			
	APPROVED SALARY RATE	2,737,318	
1760	SALARIES AND BENEFITS	POSITIONS	53.50
	FROM COASTAL PROTECTION TRUST FUND .	494,597	
	FROM INLAND PROTECTION TRUST FUND .	622,851	
	FROM SOLID WASTE MANAGEMENT TRUST		
	FUND	2,603,141	
1761	OTHER PERSONAL SERVICES		
	FROM COASTAL PROTECTION TRUST FUND .	78,283	
1762	EXPENSES		
	FROM COASTAL PROTECTION TRUST FUND .	85,344	
	FROM INLAND PROTECTION TRUST FUND .	750,743	
1763	OPERATING CAPITAL OUTLAY		
	FROM COASTAL PROTECTION TRUST FUND .	16,794	
1764	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF PATROL		
	VEHICLES		
	FROM COASTAL PROTECTION TRUST FUND .	62,350	
1765	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INLAND PROTECTION TRUST FUND .	133,456	
1766	SPECIAL CATEGORIES		
	OPERATION AND MAINTENANCE OF PATROL		
	VEHICLES		
	FROM COASTAL PROTECTION TRUST FUND .	17,558	
	FROM INLAND PROTECTION TRUST FUND .	226,962	
1767	SPECIAL CATEGORIES		
	OVERTIME		
	FROM COASTAL PROTECTION TRUST FUND .	40,400	
	FROM INLAND PROTECTION TRUST FUND .	40,400	
1768	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INLAND PROTECTION TRUST FUND .	110,004	
1769	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM COASTAL PROTECTION TRUST FUND .	18,040	
	FROM INLAND PROTECTION TRUST FUND .	26,010	
1770	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM COASTAL PROTECTION TRUST FUND .	2,789	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM INLAND PROTECTION TRUST FUND .		2,060
	FROM SOLID WASTE MANAGEMENT TRUST		
	FUND		17,130
TOTAL: ENVIRONMENTAL INVESTIGATION			
	FROM TRUST FUNDS		5,348,912
	TOTAL POSITIONS	53.50	
	TOTAL ALL FUNDS		5,348,912
PATROL ON STATE LANDS			
	APPROVED SALARY RATE	3,726,450	
1771	SALARIES AND BENEFITS	POSITIONS	93.00
	FROM LAND ACQUISITION TRUST FUND . .		5,668,029
1772	OTHER PERSONAL SERVICES		
	FROM LAND ACQUISITION TRUST FUND . .		42,639
1773	EXPENSES		
	FROM LAND ACQUISITION TRUST FUND . .		216,853
1774	OPERATING CAPITAL OUTLAY		
	FROM LAND ACQUISITION TRUST FUND . .		73,445
1775	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF PATROL		
	VEHICLES		
	FROM LAND ACQUISITION TRUST FUND . .		222,901
1776	SPECIAL CATEGORIES		
	OPERATION AND MAINTENANCE OF PATROL		
	VEHICLES		
	FROM LAND ACQUISITION TRUST FUND . .		497,328
1777	SPECIAL CATEGORIES		
	OVERTIME		
	FROM LAND ACQUISITION TRUST FUND . .		65,550
1778	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM LAND ACQUISITION TRUST FUND . .		286,941
1779	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM LAND ACQUISITION TRUST FUND . .		95,462
1780	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM LAND ACQUISITION TRUST FUND . .		33,676
TOTAL: PATROL ON STATE LANDS			
	FROM TRUST FUNDS		7,202,824
	TOTAL POSITIONS	93.00	
	TOTAL ALL FUNDS		7,202,824
EMERGENCY RESPONSE			
	APPROVED SALARY RATE	1,475,158	
1781	SALARIES AND BENEFITS	POSITIONS	28.00
	FROM COASTAL PROTECTION TRUST FUND .		1,297,881
	FROM INLAND PROTECTION TRUST FUND .		513,811
1782	OTHER PERSONAL SERVICES		
	FROM COASTAL PROTECTION TRUST FUND .		195,411
1783	EXPENSES		
	FROM COASTAL PROTECTION TRUST FUND .		145,451
	FROM INLAND PROTECTION TRUST FUND .		29,440

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
1784	OPERATING CAPITAL OUTLAY		
	FROM COASTAL PROTECTION TRUST FUND	7,818	
1785	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF PATROL VEHICLES		
	FROM COASTAL PROTECTION TRUST FUND	63,594	
1786	SPECIAL CATEGORIES		
	HAZARDOUS WASTE CLEANUP		
	FROM COASTAL PROTECTION TRUST FUND	912,413	
1787	SPECIAL CATEGORIES		
	ON-CALL FEES		
	FROM COASTAL PROTECTION TRUST FUND	98,902	
1788	SPECIAL CATEGORIES		
	PAYMENTS FOR RESTORATION AND DAMAGE		
	FROM COASTAL PROTECTION TRUST FUND	25,000	
1789	SPECIAL CATEGORIES		
	ABANDONED DRUM REMOVAL AND DISPOSAL		
	FROM COASTAL PROTECTION TRUST FUND	100,000	
1790	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INLAND PROTECTION TRUST FUND	111,814	
1791	SPECIAL CATEGORIES		
	UNDERGROUND STORAGE TANK CLEANUP		
	FROM INLAND PROTECTION TRUST FUND	214,759	
1792	SPECIAL CATEGORIES		
	TRANSFER TO MARINE RESOURCES CONSERVATION TRUST FUND IN THE FISH AND WILDLIFE CONSERVATION COMMISSION		
	FROM COASTAL PROTECTION TRUST FUND	11,197,242	
1793	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM COASTAL PROTECTION TRUST FUND	6,986	
	FROM INLAND PROTECTION TRUST FUND	2,764	
TOTAL:	EMERGENCY RESPONSE		
	FROM TRUST FUNDS	14,923,286	
	TOTAL POSITIONS	28.00	
	TOTAL ALL FUNDS	14,923,286	
TOTAL:	ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
	FROM GENERAL REVENUE FUND	63,469,294	
	FROM TRUST FUNDS	1,349,516,020	
	TOTAL POSITIONS	3,377.00	
	TOTAL ALL FUNDS	1,412,985,314	
	TOTAL APPROVED SALARY RATE	140,796,490	
FISH AND WILDLIFE CONSERVATION COMMISSION			
PROGRAM: EXECUTIVE DIRECTION AND ADMINISTRATIVE SERVICES			
OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES			
	APPROVED SALARY RATE	9,164,018	
1794	SALARIES AND BENEFITS POSITIONS	212.50	
	FROM ADMINISTRATIVE TRUST FUND	9,882,585	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	826,706	
	FROM NON-GAME WILDLIFE TRUST FUND	161,474	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM STATE GAME TRUST FUND		1,096,904
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		399,866
1795	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		220,000
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		18,171
	FROM STATE GAME TRUST FUND		75,533
1796	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND		1,157,940
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		600,000
	FROM NON-GAME WILDLIFE TRUST FUND		17,062
	FROM STATE GAME TRUST FUND		432,492
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		121
1797	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND		75,057
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		4,704
	FROM STATE GAME TRUST FUND		16,557
1798	SPECIAL CATEGORIES		
	ENHANCED WILDLIFE MANAGEMENT		
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		491,324
1799	SPECIAL CATEGORIES		
	NON-CARL WILDLIFE MANAGEMENT		
	FROM STATE GAME TRUST FUND		123,205
1800	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		441,509
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		234,514
	FROM NON-GAME WILDLIFE TRUST FUND		1,945
	FROM STATE GAME TRUST FUND		2,040,864
1801	SPECIAL CATEGORIES		
	PAYMENT OF REWARDS		
	FROM ADMINISTRATIVE TRUST FUND		5,000
1802	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		78,065
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		7,398
	FROM STATE GAME TRUST FUND		31,683
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		2,336
1803	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM ADMINISTRATIVE TRUST FUND		3,300
1804	SPECIAL CATEGORIES		
	INFORMATION TECHNOLOGY SERVICES - FISH AND WILDLIFE CONSERVATION COMMISSION		
	FROM ADMINISTRATIVE TRUST FUND		2,223,360
1805	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND		68,744
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		7,401
	FROM NON-GAME WILDLIFE TRUST FUND		1,096
	FROM STATE GAME TRUST FUND		3,399
	FROM CONSERVATION AND RECREATION		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	LANDS PROGRAM TRUST FUND		2,551
1806	SPECIAL CATEGORIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM ADMINISTRATIVE TRUST FUND	1,000,000	
	FROM FEDERAL GRANTS TRUST FUND	390,000	
	FROM GRANTS AND DONATIONS TRUST FUND	150,000	
1807	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM ADMINISTRATIVE TRUST FUND	133,018	
TOTAL: OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES			
	FROM TRUST FUNDS		22,425,884
	TOTAL POSITIONS	212.50	
	TOTAL ALL FUNDS		22,425,884
PROGRAM: LAW ENFORCEMENT			
FISH, WILDLIFE AND BOATING LAW ENFORCEMENT			
	APPROVED SALARY RATE	40,410,175	
1809	SALARIES AND BENEFITS POSITIONS	889.50	
	FROM GENERAL REVENUE FUND	19,264,289	
	FROM FEDERAL GRANTS TRUST FUND		4,697,654
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		300,000
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		27,058,347
	FROM NON-GAME WILDLIFE TRUST FUND		276,615
	FROM STATE GAME TRUST FUND		2,590,159
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,977,411
1810	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	74,210	
	FROM FEDERAL GRANTS TRUST FUND		58,000
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		236,348
	FROM STATE GAME TRUST FUND		56,677
1811	EXPENSES		
	FROM GENERAL REVENUE FUND	1,622,776	
	FROM FEDERAL GRANTS TRUST FUND		6,351,541
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		2,177,251
	FROM STATE GAME TRUST FUND		525,536
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		313,415
1812	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	1,369,840	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		125,097
	FROM STATE GAME TRUST FUND		812
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		62,500
1813	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF PATROL VEHICLES		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		659,921
1813A	SPECIAL CATEGORIES		
	FLORIDA PANTHER MANAGEMENT AND CONSERVATION		
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		70,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
1814	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		727,415
1815	SPECIAL CATEGORIES		
	ENHANCED WILDLIFE MANAGEMENT		
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		272,166
1816	SPECIAL CATEGORIES		
	800 MHZ RADIO LAW ENFORCEMENT SYSTEM EQUIPMENT AND MAINTENANCE		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		44,760
1817	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	439,548	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		575,207
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,500
1818	SPECIAL CATEGORIES		
	BOAT RAMP MAINTENANCE CATEGORY		
	FROM FEDERAL GRANTS TRUST FUND		431,250
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		181,878
	FROM STATE GAME TRUST FUND		143,750
1819	SPECIAL CATEGORIES		
	OVERTIME		
	FROM GENERAL REVENUE FUND	765,000	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		2,065,885
	FROM STATE GAME TRUST FUND		128,447
1820	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	389,152	
	FROM FEDERAL GRANTS TRUST FUND		28,215
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		865,009
	FROM STATE GAME TRUST FUND		339,138
1821	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	43,963	
	FROM FEDERAL GRANTS TRUST FUND		14,926
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		497,467
	FROM STATE GAME TRUST FUND		59,100
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		20,160
1822	SPECIAL CATEGORIES		
	BOATING AND WATERWAYS ACTIVITIES		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,926,025
1823	SPECIAL CATEGORIES		
	BOATING AND WATERWAYS GRANTS		
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		50,000
1824	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	61,273	
	FROM FEDERAL GRANTS TRUST FUND		8,224
	FROM MARINE RESOURCES CONSERVATION		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	TRUST FUND		245,902
	FROM STATE GAME TRUST FUND		12,896
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		12,250
1825	SPECIAL CATEGORIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM FEDERAL GRANTS TRUST FUND	14,928,808	
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	686,450	
	FROM STATE GAME TRUST FUND	1,208,746	
1826	SPECIAL CATEGORIES		
	BOATING SAFETY EDUCATION PROGRAM		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	550,650	
1827	FIXED CAPITAL OUTLAY		
	BOATING INFRASTRUCTURE		
	FROM FEDERAL GRANTS TRUST FUND	3,200,000	
1828	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	FLORIDA BOATING IMPROVEMENT PROGRAM		
	FROM GENERAL REVENUE FUND	350,000	
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	592,600	
	FROM STATE GAME TRUST FUND	1,250,000	
	From the funds in Specific Appropriation 1828, \$350,000 in nonrecurring general revenue funds shall be used for the LaBelle City Wharf Improvements project.		
TOTAL:	FISH, WILDLIFE AND BOATING LAW ENFORCEMENT		
	FROM GENERAL REVENUE FUND	24,380,051	
	FROM TRUST FUNDS	78,606,108	
	TOTAL POSITIONS	889.50	
	TOTAL ALL FUNDS	102,986,159	
PROGRAM: WILDLIFE			
HUNTING AND GAME MANAGEMENT			
	APPROVED SALARY RATE	1,898,473	
1829	SALARIES AND BENEFITS	POSITIONS	45.00
	FROM FEDERAL GRANTS TRUST FUND	611,920	
	FROM STATE GAME TRUST FUND	1,522,513	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	457,462	
1830	OTHER PERSONAL SERVICES		
	FROM STATE GAME TRUST FUND	222,303	
1831	EXPENSES		
	FROM STATE GAME TRUST FUND	534,873	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	1,852	
1832	OPERATING CAPITAL OUTLAY		
	FROM STATE GAME TRUST FUND	4,538	
1832A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE GAME TRUST FUND	99,048	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
1833	SPECIAL CATEGORIES		
	ENHANCED WILDLIFE MANAGEMENT		
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		48,015
1834	SPECIAL CATEGORIES		
	NON-CARL WILDLIFE MANAGEMENT		
	FROM STATE GAME TRUST FUND		115,595
1835	SPECIAL CATEGORIES		
	DEER MANAGEMENT PROGRAM		
	FROM STATE GAME TRUST FUND		300,000
1836	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM STATE GAME TRUST FUND		255,710
1836A	SPECIAL CATEGORIES		
	TRANSFER DEPARTMENT OF AGRICULTURE -		
	ALLIGATOR MARKETING AND EDUCATION		
	FROM STATE GAME TRUST FUND		150,000
1837	SPECIAL CATEGORIES		
	PUBLIC DOVE FIELD DEVELOPMENT		
	FROM STATE GAME TRUST FUND		49,000
1838	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM STATE GAME TRUST FUND		221,132
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		14,621
1839	SPECIAL CATEGORIES		
	WILDLIFE MANAGEMENT AREA USER PAY		
	FROM STATE GAME TRUST FUND		638,266
1840	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM STATE GAME TRUST FUND		14,533
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		3,129
1841	SPECIAL CATEGORIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM FEDERAL GRANTS TRUST FUND		1,001,129
	FROM GRANTS AND DONATIONS TRUST		
	FUND		129,450
	FROM STATE GAME TRUST FUND		30,000
1842	SPECIAL CATEGORIES		
	WILD TURKEY PROJECTS		
	FROM STATE GAME TRUST FUND		500,000
1842A	FIXED CAPITAL OUTLAY		
	TENOROC SHOOTING RANGE FACILITY		
	FROM FEDERAL GRANTS TRUST FUND		300,000
1842B	FIXED CAPITAL OUTLAY		
	OCALA CONSERVATION CENTER AND YOUTH CAMP		
	RENOVATIONS		
	FROM STATE GAME TRUST FUND		175,000
TOTAL:	HUNTING AND GAME MANAGEMENT		
	FROM TRUST FUNDS		7,400,089
	TOTAL POSITIONS	45.00	
	TOTAL ALL FUNDS		7,400,089
PROGRAM: HABITAT AND SPECIES CONSERVATION			
HABITAT AND SPECIES CONSERVATION			

From the funds provided in Specific Appropriation 1832A, the Fish and Wildlife Conservation Commission may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the executive director that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
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	APPROVED SALARY RATE	14,504,695	
1843	SALARIES AND BENEFITS	POSITIONS	357.00
	FROM INVASIVE PLANT CONTROL TRUST FUND		2,105,028
	FROM FEDERAL GRANTS TRUST FUND		2,968,488
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		216,288
	FROM GRANTS AND DONATIONS TRUST FUND		805
	FROM LAND ACQUISITION TRUST FUND		457,487
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		539,014
	FROM NON-GAME WILDLIFE TRUST FUND		1,760,788
	FROM SAVE THE MANATEE TRUST FUND		804,561
	FROM STATE GAME TRUST FUND		5,433,990
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		5,257,370
1844	OTHER PERSONAL SERVICES		
	FROM INVASIVE PLANT CONTROL TRUST FUND		457,080
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		138,094
	FROM LAND ACQUISITION TRUST FUND		121,350
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		150,759
	FROM NON-GAME WILDLIFE TRUST FUND		198,903
	FROM SAVE THE MANATEE TRUST FUND		176,047
	FROM STATE GAME TRUST FUND		240,143
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		79,496
1845	EXPENSES		
	FROM INVASIVE PLANT CONTROL TRUST FUND		817,822
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		179,912
	FROM LAND ACQUISITION TRUST FUND		89,831
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		107,590
	FROM NON-GAME WILDLIFE TRUST FUND		568,750
	FROM SAVE THE MANATEE TRUST FUND		293,072
	FROM STATE GAME TRUST FUND		1,166,989
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,197,637
1846	OPERATING CAPITAL OUTLAY		
	FROM INVASIVE PLANT CONTROL TRUST FUND		10,488
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		1,250
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		6,250
	FROM NON-GAME WILDLIFE TRUST FUND		18,278
	FROM SAVE THE MANATEE TRUST FUND		8,625
	FROM STATE GAME TRUST FUND		59,422
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		10,625
1846A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM NON-GAME WILDLIFE TRUST FUND		212,424
	FROM STATE GAME TRUST FUND		55,189

From the funds provided in Specific Appropriation 1846A, the Fish and Wildlife Conservation Commission may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the executive director that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

	CONSERVATION		
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		85,300
1847	SPECIAL CATEGORIES		
	ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS		
	FROM STATE GAME TRUST FUND		18,650
1848	SPECIAL CATEGORIES		
	ENHANCED WILDLIFE MANAGEMENT		
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		2,074,955
1849	SPECIAL CATEGORIES		
	NON-CARL WILDLIFE MANAGEMENT		
	FROM STATE GAME TRUST FUND		2,398,292
1849A	SPECIAL CATEGORIES		
	NUISANCE WILDLIFE CONTROL		
	FROM NON-GAME WILDLIFE TRUST FUND		400,000
1850	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INVASIVE PLANT CONTROL TRUST FUND		204,250
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		20,912
	FROM LAND ACQUISITION TRUST FUND		35,844
	FROM NON-GAME WILDLIFE TRUST FUND		40,010
	FROM SAVE THE MANATEE TRUST FUND		20,771
	FROM STATE GAME TRUST FUND		47,367
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		65,196
1851	SPECIAL CATEGORIES		
	LAKE RESTORATION		
	FROM STATE GAME TRUST FUND		3,984,291
1852	SPECIAL CATEGORIES		
	GRANTS AND AIDS - FEDERAL ENDANGERED SPECIES - SECTION 6		
	FROM FEDERAL GRANTS TRUST FUND		1,430,819
1853	SPECIAL CATEGORIES		
	LAND MANAGEMENT/SAVE OUR RIVERS		
	FROM STATE GAME TRUST FUND		298,412
1854	SPECIAL CATEGORIES		
	MARINE RESEARCH GRANTS		
	FROM FEDERAL GRANTS TRUST FUND		27,500
1855	SPECIAL CATEGORIES		
	DUCKS UNLIMITED MARSH PROJECT		
	FROM STATE GAME TRUST FUND		106,792
1856	SPECIAL CATEGORIES		
	CONTROL OF INVASIVE EXOTICS		
	FROM INVASIVE PLANT CONTROL TRUST FUND		23,323,647
1857	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		9,768
	FROM LAND ACQUISITION TRUST FUND		9,246
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		7,661
	FROM NON-GAME WILDLIFE TRUST FUND		46,743
	FROM SAVE THE MANATEE TRUST FUND		10,502
	FROM STATE GAME TRUST FUND		328,889
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		159,227
1846B	SPECIAL CATEGORIES		
	FLORIDA PANTHER MANAGEMENT AND		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

1858 SPECIAL CATEGORIES
TRANSFER TO THE UNIVERSITY OF FLORIDA -
COOPERATIVE AQUATIC PLANT EDUCATION
PROGRAM
FROM INVASIVE PLANT CONTROL TRUST
FUND 25,000

1859 SPECIAL CATEGORIES
HABITAT RESTORATION
FROM LAND ACQUISITION TRUST FUND 2,979,857

1860 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF AGRICULTURE AND
CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC
PLANT RESEARCH
FROM INVASIVE PLANT CONTROL TRUST
FUND 844,171

1861 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM INVASIVE PLANT CONTROL TRUST
FUND 11,726
FROM FEDERAL GRANTS TRUST FUND 2,644
FROM FLORIDA PANTHER RESEARCH AND
MANAGEMENT TRUST FUND 1,724
FROM GRANTS AND DONATIONS TRUST
FUND 361
FROM LAND ACQUISITION TRUST FUND 2,860
FROM MARINE RESOURCES CONSERVATION
TRUST FUND 1,856
FROM NON-GAME WILDLIFE TRUST FUND 16,057
FROM SAVE THE MANATEE TRUST FUND 6,311
FROM STATE GAME TRUST FUND 62,359
FROM CONSERVATION AND RECREATION
LANDS PROGRAM TRUST FUND 40,473

1862 SPECIAL CATEGORIES
HABITAT CONSERVATION PLAN LANDS
ACQUISITION PROGRAM
FROM FEDERAL GRANTS TRUST FUND 4,474,973

1863 SPECIAL CATEGORIES
CONTRACT AND GRANT REIMBURSED ACTIVITIES
FROM FEDERAL GRANTS TRUST FUND 11,595,264
FROM GRANTS AND DONATIONS TRUST
FUND 562,070
FROM NON-GAME WILDLIFE TRUST FUND 91,652
FROM STATE GAME TRUST FUND 165,201

1863A FIXED CAPITAL OUTLAY
LAKE APOPKA RESTORATION
FROM GENERAL REVENUE FUND 4,000,000
FROM STATE GAME TRUST FUND 800,000

From the funds in Specific Appropriation 1863A, the Fish and Wildlife Conservation Commission, in cooperation with the Department of Environmental Protection, the St. Johns River Water Management District, the Lake County Water Authority, and the University of Florida, shall develop and submit a prioritized list of restoration projects designed to improve the water quality and ecology in Lake Apopka to the Chair of the Senate Budget Committee on Appropriations and the Chair of the House Appropriations Committee. Projects to be considered may include, but not be limited to, innovative technologies for water quality improvement, habitat restoration to improve water clarity and recreational fisheries, and focused nutrient-enriched sediment removal. No earlier than 14 days after submission of the list of prioritized projects to the legislative committees, the commission may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.

1865 FIXED CAPITAL OUTLAY
WILDLIFE MANAGEMENT AREA LAND IMPROVEMENTS
FROM STATE GAME TRUST FUND 515,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
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TOTAL: HABITAT AND SPECIES CONSERVATION
FROM GENERAL REVENUE FUND 4,000,000
FROM TRUST FUNDS 83,264,448
TOTAL POSITIONS 357.00
TOTAL ALL FUNDS 87,264,448

PROGRAM: FRESHWATER FISHERIES
FRESHWATER FISHERIES MANAGEMENT

APPROVED SALARY RATE 2,755,924

1866 SALARIES AND BENEFITS POSITIONS 69.50
FROM FEDERAL GRANTS TRUST FUND 2,597,018
FROM STATE GAME TRUST FUND 1,289,412
FROM CONSERVATION AND RECREATION
LANDS PROGRAM TRUST FUND 44,098

1867 OTHER PERSONAL SERVICES
FROM FEDERAL GRANTS TRUST FUND 40,134
FROM STATE GAME TRUST FUND 26,035

1868 EXPENSES
FROM FEDERAL GRANTS TRUST FUND 418,510
FROM STATE GAME TRUST FUND 279,904
FROM CONSERVATION AND RECREATION
LANDS PROGRAM TRUST FUND 20,000

1869 OPERATING CAPITAL OUTLAY
FROM FEDERAL GRANTS TRUST FUND 15,625
FROM STATE GAME TRUST FUND 15,914

1869A SPECIAL CATEGORIES
ACQUISITION OF MOTOR VEHICLES
FROM STATE GAME TRUST FUND 127,696

From the funds provided in Specific Appropriation 1869A, the Fish and Wildlife Conservation Commission may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the executive director that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.

1870 SPECIAL CATEGORIES
ACQUISITION AND REPLACEMENT OF BOATS,
MOTORS, AND TRAILERS
FROM FEDERAL GRANTS TRUST FUND 5,571

1871 SPECIAL CATEGORIES
FISH AND WILDLIFE CONSERVATION COMMISSION
YOUTH HUNTING AND FISHING PROGRAMS
FROM MARINE RESOURCES CONSERVATION
TRUST FUND 134,000
FROM STATE GAME TRUST FUND 241,000

1872 SPECIAL CATEGORIES
ENHANCED WILDLIFE MANAGEMENT
FROM FEDERAL GRANTS TRUST FUND 20,019
FROM CONSERVATION AND RECREATION
LANDS PROGRAM TRUST FUND 40,800

1873 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM FEDERAL GRANTS TRUST FUND 37,553
FROM STATE GAME TRUST FUND 29,996

1874 SPECIAL CATEGORIES
LAKE RESTORATION
FROM STATE GAME TRUST FUND 695,000

1875 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM STATE GAME TRUST FUND 41,070

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	2,553	
1876	SPECIAL CATEGORIES		
	LAND USE PROCEEDS DISBURSEMENTS		
	FROM STATE GAME TRUST FUND	350,000	
1877	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM STATE GAME TRUST FUND	25,612	
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	923	
1878	SPECIAL CATEGORIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM FEDERAL GRANTS TRUST FUND	2,053,837	
TOTAL: FRESHWATER FISHERIES MANAGEMENT			
	FROM TRUST FUNDS	8,552,280	
	TOTAL POSITIONS	69.50	
	TOTAL ALL FUNDS	8,552,280	
PROGRAM: MARINE FISHERIES			
MARINE FISHERIES MANAGEMENT			
	APPROVED SALARY RATE	1,405,991	
1879	SALARIES AND BENEFITS		POSITIONS 30.00
	FROM FEDERAL GRANTS TRUST FUND	549,052	
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	1,324,582	
1880	OTHER PERSONAL SERVICES		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	55,250	
1881	EXPENSES		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	343,166	
1882	OPERATING CAPITAL OUTLAY		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	423	
1883	SPECIAL CATEGORIES		
	FISH AND WILDLIFE CONSERVATION COMMISSION		
	YOUTH HUNTING AND FISHING PROGRAMS		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	25,000	
1884	SPECIAL CATEGORIES		
	AQUATIC RESOURCES EDUCATION		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	235,935	
1885	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	195,987	
1886	SPECIAL CATEGORIES		
	GULF STATES MARINE FISHERIES		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND	22,500	
1887	SPECIAL CATEGORIES		
	MARINE RESEARCH GRANTS		
	FROM FEDERAL GRANTS TRUST FUND	829,912	
1888	SPECIAL CATEGORIES		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	RISK MANAGEMENT INSURANCE		
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		15,983
1889	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM FEDERAL GRANTS TRUST FUND		1,442
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		9,840
1890	SPECIAL CATEGORIES		
	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM FEDERAL GRANTS TRUST FUND		1,000,000
	FROM GRANTS AND DONATIONS TRUST		
	FUND		50,000
1891	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	ARTIFICIAL FISHING REEF CONSTRUCTION		
	PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND		500,000
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		300,000
TOTAL: MARINE FISHERIES MANAGEMENT			
	FROM TRUST FUNDS		5,459,072
	TOTAL POSITIONS	30.00	
	TOTAL ALL FUNDS		5,459,072
PROGRAM: RESEARCH			
FISH AND WILDLIFE RESEARCH INSTITUTE			
	APPROVED SALARY RATE	14,269,915	
1892	SALARIES AND BENEFITS		POSITIONS 330.50
	FROM FEDERAL GRANTS TRUST FUND		4,874,874
	FROM FLORIDA PANTHER RESEARCH AND		
	MANAGEMENT TRUST FUND		183,998
	FROM GRANTS AND DONATIONS TRUST		
	FUND		531
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		8,886,053
	FROM NON-GAME WILDLIFE TRUST FUND		1,059,398
	FROM SAVE THE MANATEE TRUST FUND		908,235
	FROM STATE GAME TRUST FUND		2,742,563
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		156,737
1893	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	776,000	
	FROM FLORIDA PANTHER RESEARCH AND		
	MANAGEMENT TRUST FUND		60,867
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		4,076,345
	FROM NON-GAME WILDLIFE TRUST FUND		327,508
	FROM SAVE THE MANATEE TRUST FUND		726,436
	FROM STATE GAME TRUST FUND		154,941
1894	EXPENSES		
	FROM GENERAL REVENUE FUND	262,764	
	FROM FLORIDA PANTHER RESEARCH AND		
	MANAGEMENT TRUST FUND		84,511
	FROM MARINE RESOURCES CONSERVATION		
	TRUST FUND		2,890,358
	FROM NON-GAME WILDLIFE TRUST FUND		413,459
	FROM SAVE THE MANATEE TRUST FUND		470,100
	FROM STATE GAME TRUST FUND		554,989
	FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND		3,952

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SPECIFIC
APPROPRIATION

1895 OPERATING CAPITAL OUTLAY
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 151,239
 FROM NON-GAME WILDLIFE TRUST FUND 7,335
 FROM SAVE THE MANATEE TRUST FUND 8,125
 FROM STATE GAME TRUST FUND 39,932

1896 SPECIAL CATEGORIES
 ACQUISITION OF MOTOR VEHICLES
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 18,435
 FROM NON-GAME WILDLIFE TRUST FUND 8,479
 FROM STATE GAME TRUST FUND 78,906

From the funds provided in Specific Appropriation 1896, the Fish and Wildlife Conservation Commission may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the executive director that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.

1896A SPECIAL CATEGORIES
 FLORIDA PANTHER MANAGEMENT AND CONSERVATION
 FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND 246,500

1897 SPECIAL CATEGORIES
 ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 42,217
 FROM SAVE THE MANATEE TRUST FUND 3,500
 FROM STATE GAME TRUST FUND 66,961

1898 SPECIAL CATEGORIES
 ENHANCED WILDLIFE MANAGEMENT
 FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND 87,964

1899 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND 4,603
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 405,639
 FROM NON-GAME WILDLIFE TRUST FUND 59,825
 FROM SAVE THE MANATEE TRUST FUND 32,304
 FROM STATE GAME TRUST FUND 57,792
 FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND 4,602

1900 SPECIAL CATEGORIES
 DEFERRED-PAYMENT COMMODITY CONTRACTS
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 325,945

1901 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
 FROM FEDERAL GRANTS TRUST FUND 3,624
 FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND 1,495
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 99,900
 FROM NON-GAME WILDLIFE TRUST FUND 8,920
 FROM SAVE THE MANATEE TRUST FUND 7,375
 FROM STATE GAME TRUST FUND 23,993
 FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND 1,273

1902 SPECIAL CATEGORIES
 RED TIDE RESEARCH

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

FROM GENERAL REVENUE FUND 640,993

1903 SPECIAL CATEGORIES
 CONTRACT AND GRANT REIMBURSED ACTIVITIES
 FROM FEDERAL GRANTS TRUST FUND 12,938,678
 FROM GRANTS AND DONATIONS TRUST FUND 659,941
 FROM MARINE RESOURCES CONSERVATION TRUST FUND 3,045,616
 FROM NON-GAME WILDLIFE TRUST FUND 25,000
 FROM STATE GAME TRUST FUND 475,000

TOTAL: FISH AND WILDLIFE RESEARCH INSTITUTE
 FROM GENERAL REVENUE FUND 1,679,757
 FROM TRUST FUNDS 47,516,973

TOTAL POSITIONS 330.50
 TOTAL ALL FUNDS 49,196,730

TOTAL: FISH AND WILDLIFE CONSERVATION COMMISSION
 FROM GENERAL REVENUE FUND 30,059,808
 FROM TRUST FUNDS 253,224,854

TOTAL POSITIONS 1,934.00
 TOTAL ALL FUNDS 283,284,662
 TOTAL APPROVED SALARY RATE 84,409,191

TRANSPORTATION, DEPARTMENT OF

Funds in Specific Appropriations 1916 through 1928, 1934A through 1934E, 1949 through 1951, 1953 through 1958, 1960 through 1970, and 2014 through 2023 are provided from the named funds to the department to fund the five year Work Program developed pursuant to provisions of section 339.135, Florida Statutes. Those appropriations used by the department for grants and aids may be advanced in part or in total.

TRANSPORTATION SYSTEMS DEVELOPMENT

PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT
 APPROVED SALARY RATE 102,840,815

1904 SALARIES AND BENEFITS POSITIONS 1,773.00
 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 131,072,009
 FROM TRANSPORTATION DISADVANTAGED TRUST FUND 854,493

1905 OTHER PERSONAL SERVICES
 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 176,347
 FROM TRANSPORTATION DISADVANTAGED TRUST FUND 26,600

1906 EXPENSES
 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 3,904,126
 FROM TRANSPORTATION DISADVANTAGED TRUST FUND 358,155

1907 OPERATING CAPITAL OUTLAY
 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 1,782,314
 FROM TRANSPORTATION DISADVANTAGED TRUST FUND 10,000

1908 SPECIAL CATEGORIES
 CONSULTANT FEES
 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 7,227,877

1909 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM STATE TRANSPORTATION

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

(PRIMARY) TRUST FUND	2,659,286
FROM TRANSPORTATION DISADVANTAGED TRUST FUND	306,530
1910 SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	835,123
1911 SPECIAL CATEGORIES OVERTIME FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	37,373
1913 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	110,304
1914 SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	5,000,000
FROM TRANSPORTATION DISADVANTAGED TRUST FUND	38,404,800
From the funds in Specific Appropriation 1914, \$300,000 of nonrecurring funds from the Transportation Disadvantaged Trust Fund is provided for the Hillsborough Achievement and Resource Center, Hillsborough County.	
From the funds in Specific Appropriation 1914, \$5,000,000 of nonrecurring funds, from the State Transportation Trust Fund, is provided to the Commission for the Transportation Disadvantaged for the purpose of providing transportation services to the transportation disadvantaged through the Florida Coordinated Transportation System Coordinators.	
1915 SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED - MEDICAID SERVICES FROM TRANSPORTATION DISADVANTAGED TRUST FUND	65,486,126
1916 FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	66,517,745
1917 FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	176,928,822
From the funds in Specific Appropriation 1917, \$1,118,000 shall be used by the Greater Orlando Aviation Authority at the Orlando Executive Airport for necessary improvements in preparation for the National Business Aviation Association Convention. The funding for these improvements shall be up to 100 percent of the non-federal share.	
1918 FIXED CAPITAL OUTLAY PUBLIC TRANSIT DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	206,688,731
From the funds in Specific Appropriation 1918, \$1,200,000 shall be used by the Central Florida Regional Transportation Authority for a LYNX route serving the area between Orlando International Airport and Lake Buena Vista.	
1919 FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION FROM STATE TRANSPORTATION	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

(PRIMARY) TRUST FUND	387,520,470
FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	55,573,450
1920 FIXED CAPITAL OUTLAY SEAPORT - ECONOMIC DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	15,000,000
1921 FIXED CAPITAL OUTLAY SEAPORTS ACCESS PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	10,000,000
1922 FIXED CAPITAL OUTLAY SEAPORT GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	115,446,664
From the funds in Specific Appropriation 1922, up to \$5,000,000 shall be used for port projects involving bulkhead repairs for those ports located in counties designated as Rural Areas of Critical Economic Concern (RACEC) and are eligible for funding as provided in section 311.07(3)(a), Florida Statutes.	
1923 FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	31,376,561
1924 FIXED CAPITAL OUTLAY INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	91,013,006
1925 FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	531,660,133
FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	289,177
From the funds provided in Specific Appropriation 1925, up to \$2,000,000 may be used by the department to determine the value added to overall project delivery by the use of Subsurface Utility Engineering technology for collecting information in the design process to facilitate drainage design, shorten the design process and project time, reduce contractor risk, minimize redesign, and identify unknown facilities. All procurements for this program shall be competitively bid by the department.	
1926 FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	42,587,417
FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	2,174,097
1927 FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	27,626,104
1928 FIXED CAPITAL OUTLAY DEBT SERVICE FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	155,992,303
TOTAL: PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT FROM TRUST FUNDS	2,174,646,143
TOTAL POSITIONS	1,773.00
TOTAL ALL FUNDS	2,174,646,143

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION
FLORIDA RAIL ENTERPRISE

	APPROVED SALARY RATE	243,270	
1929	SALARIES AND BENEFITS	POSITIONS	2.00
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		298,274
1930	OTHER PERSONAL SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		827
1931	EXPENSES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		25,200
1932	OPERATING CAPITAL OUTLAY		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		505
1933	SPECIAL CATEGORIES		
	CONSULTANT FEES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		4,089
1934	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		5,714
1934A	FIXED CAPITAL OUTLAY		
	CONSTRUCTION INSPECTION CONSULTANTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		132,521
1934B	FIXED CAPITAL OUTLAY		
	PUBLIC TRANSIT DEVELOPMENT/GRANTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		177,499,509
1934C	FIXED CAPITAL OUTLAY		
	RAIL DEVELOPMENT/GRANTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		80,139,947
1934D	FIXED CAPITAL OUTLAY		
	INTERMODAL DEVELOPMENT/GRANTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		4,411,824
1934E	FIXED CAPITAL OUTLAY		
	PRELIMINARY ENGINEERING CONSULTANTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		47,329
TOTAL:	FLORIDA RAIL ENTERPRISE		
	FROM TRUST FUNDS		262,565,739
	TOTAL POSITIONS	2.00	
	TOTAL ALL FUNDS		262,565,739

TRANSPORTATION SYSTEMS OPERATIONS

PROGRAM: HIGHWAY OPERATIONS

	APPROVED SALARY RATE	160,962,603	
1935	SALARIES AND BENEFITS	POSITIONS	3,753.00
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		211,425,096
1936	OTHER PERSONAL SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		107,376

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APPROPRIATION

1937	EXPENSES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		13,913,341
1938	OPERATING CAPITAL OUTLAY		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		2,075,538
1939	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		4,208,969
1940	SPECIAL CATEGORIES		
	FAIRBANKS HAZARDOUS WASTE SITE		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		400,965
1941	SPECIAL CATEGORIES		
	CONSULTANT FEES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		2,197,831
1942	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		4,842,889
1943	SPECIAL CATEGORIES		
	TRANSFER TO HIGHWAY SAFETY/FLORIDA HIGHWAY		
	PATROL - MOTOR CARRIER COMPLIANCE PROGRAM		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		20,707,034
1944	SPECIAL CATEGORIES		
	HUMAN RESOURCES DEVELOPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		873,488
1945	SPECIAL CATEGORIES		
	OVERTIME		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		1,191,476
1946	SPECIAL CATEGORIES		
	TRANSPORTATION MATERIALS AND EQUIPMENT		
	FROM GENERAL REVENUE FUND	269,615	
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		35,363,264

From the funds in Specific Appropriation 1946, \$800 in nonrecurring funds from the State Transportation Trust Fund shall be used to erect suitable markers to designate milepost 22.182 on U.S. Highway 27 in Highlands County as the "Florida Highway Patrol Trooper Sgt. Nicholas G. Sottile Memorial."

The general revenue funds in Specific Appropriation 1946 are provided as follows:

Road Maintenance Vehicle Replacement - City of Hialeah.....	72,769
Road Maintenance Equipment - City of Hialeah.....	196,846

1947	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		239,852
1948	FIXED CAPITAL OUTLAY		
	MINOR RENOVATIONS, REPAIRS, AND		
	IMPROVEMENTS - STATEWIDE		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		1,658,165
1949	FIXED CAPITAL OUTLAY		

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SPECIFIC
APPROPRIATION

STATE INFRASTRUCTURE BANK LOAN REPAYMENTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	18,472,207
1950 FIXED CAPITAL OUTLAY SMALL COUNTY RESURFACE ASSISTANCE PROGRAM (SCRAP) FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	25,685,535
1951 FIXED CAPITAL OUTLAY SMALL COUNTY OUTREACH PROGRAM (SCOP) FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	26,840,778
1952 FIXED CAPITAL OUTLAY UNDERGROUND STORAGE TANK PROGRAM - STATEWIDE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	350,000
1953 FIXED CAPITAL OUTLAY COUNTY TRANSPORTATION PROGRAMS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	50,720,914
1954 FIXED CAPITAL OUTLAY BOND GUARANTEE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	500,000
1955 FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS FROM GENERAL REVENUE FUND 2,000,000 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	338,496,917

From the funds in Specific Appropriation 1955, an amount not less than \$8,440,000 in state revenues shall be used for the Road Ranger program. Road Ranger services provided through sponsorships, local contributions or federal funds are not restricted.

From the funds in Specific Appropriation 1955, the Department of Transportation may contract with non-profit youth organizations in Florida to perform work on the state highway system. All non-profit youth organizations providing services under contract with the Department of Transportation must certify to the department that all participating youth are Florida residents. In order to maintain continuity and quality, the department shall give preference to those youth organizations with which it has previously contracted for such services.

The department is specifically limited to an expenditure level of \$2,000,000 for any contract with a single youth organization or for any group of contracts with two or more youth organizations that have the same registered agent or substantially similar officers and directors. The department shall not supplement these funds from any source in the absence of express legislative authority.

1956 FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,235,370,406
1957 FIXED CAPITAL OUTLAY ARTERIAL HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	481,394,940
1958 FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	325,734,078

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

1959 FIXED CAPITAL OUTLAY ENVIRONMENTAL SITE RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	920,000
1960 FIXED CAPITAL OUTLAY HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	107,263,812
1961 FIXED CAPITAL OUTLAY RESURFACING FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	635,547,193
1962 FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	340,697,460 4,195,907
1963 FIXED CAPITAL OUTLAY CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	19,146,000
1964 FIXED CAPITAL OUTLAY HIGHWAY BEAUTIFICATION GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,000,000
1966 FIXED CAPITAL OUTLAY MATERIALS AND RESEARCH FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	12,788,180
1968 FIXED CAPITAL OUTLAY BRIDGE INSPECTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	13,443,265
1968A FIXED CAPITAL OUTLAY ECONOMIC DEVELOPMENT TRANSPORTATION PROJECTS - ROAD FUND FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	30,000,000

From the funds in Specific Appropriation 1968A, a portion of the funds shall be allocated as follows:

Miami River Environmental Enhancements - Lummus Park/Docks and Piers for Commercial Use.....	100,000
N.W. 25th Avenue Improvements - City of Miami Gardens.....	300,000
Little River Canal Seawall Remediation Project - Village of El Portal.....	150,000
S.W. 56th Avenue (Martin Luther King Boulevard) Transportation Enhancements - City of West Park.....	150,000
Traffic Improvements - SW 190th Extension - Town of Southwest Ranches.....	243,000
West End Bridge Crossing.....	500,000
State Road 44 and Meadowcrest Boulevard - Citrus County.....	200,000
Transportation Expressway Authority Grants.....	4,000,000
Dunlawton Avenue (SR 421) Flooding/Draining/Evacuation Improvement Project.....	1,250,000
Fairgreen Road Extension - Port St. Lucie.....	1,100,000
Infrastructure Improvements - Port of Pensacola.....	2,000,000
N.W. 21st Street Roadway Improvement - Lauderdale Lakes.....	500,000

From the funds in Specific Appropriation 1968A, \$500,000 shall be provided to the City of Riviera Beach for the purpose of Economic Development Transportation projects on 13th Street to support the delivery of goods and services, and provide economic stimulus through

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC
APPROPRIATION

job creation and retention while allowing freight carriers to become more efficient and globally competitive through Palm Beach County's industrial region.

1969 FIXED CAPITAL OUTLAY
TRAFFIC ENGINEERING CONSULTANTS
FROM GENERAL REVENUE FUND 2,000,000
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 68,002,847

From the funds in Specific Appropriation 1969, \$2,000,000 from the General Revenue Fund and \$2,000,000 from the State Transportation Trust Fund shall be utilized by the Florida Department of Transportation to erect visibility evaluation equipment and signage to provide travelers with real time information on driving conditions on Florida's Interstate system.

1970 FIXED CAPITAL OUTLAY
LOCAL GOVERNMENT REIMBURSEMENT
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 38,503,210

TOTAL: PROGRAM: HIGHWAY OPERATIONS
FROM GENERAL REVENUE FUND 4,269,615
FROM TRUST FUNDS 4,074,278,933

TOTAL POSITIONS 3,753.00
TOTAL ALL FUNDS 4,078,548,548

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 38,775,972

1971 SALARIES AND BENEFITS POSITIONS 740.00
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 49,873,508

1972 OTHER PERSONAL SERVICES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 520,047

1973 EXPENSES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 6,417,496

1974 OPERATING CAPITAL OUTLAY
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 114,943

1975 SPECIAL CATEGORIES
TRANSFER TO DIVISION OF ADMINISTRATIVE
HEARINGS
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 24,253

1976 SPECIAL CATEGORIES
CONSULTANT FEES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 1,068,335

1977 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 2,582,847

1978 SPECIAL CATEGORIES
HUMAN RESOURCES DEVELOPMENT
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 160,524

1979 SPECIAL CATEGORIES
OVERTIME
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 41,278

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1980 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 8,860,667

1981 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE - OTHER
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 1,838,903

1983 SPECIAL CATEGORIES
TRANSFER TO SOUTH FLORIDA WATER MANAGEMENT
DISTRICT FOR EVERGLADES RESTORATION
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 4,400,000

1984 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF REVENUE FOR
HIGHWAY TAX COMPLIANCE
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 200,000

1985 SPECIAL CATEGORIES
DEFERRED-PAYMENT COMMODITY CONTRACTS
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 361,095

1986 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 134,869

1987 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 2,349,776
FROM TRANSPORTATION DISADVANTAGED
TRUST FUND 4,483

1988 FIXED CAPITAL OUTLAY
MINOR RENOVATIONS, REPAIRS, AND
IMPROVEMENTS - STATEWIDE
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 1,708,783

1989 FIXED CAPITAL OUTLAY
REPLACE - HEATING, VENTILATION AND AIR
CONDITIONING - BARTOW DISTRICT OFFICE
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 587,375

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES
FROM TRUST FUNDS 81,249,182

TOTAL POSITIONS 740.00
TOTAL ALL FUNDS 81,249,182

INFORMATION TECHNOLOGY

APPROVED SALARY RATE 10,979,983

1990 SALARIES AND BENEFITS POSITIONS 226.00
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 14,249,494

1991 OTHER PERSONAL SERVICES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 32,998

1992 EXPENSES
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND 7,217,886

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SPECIFIC			
APPROPRIATION			
1993	OPERATING CAPITAL OUTLAY		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	346,724	
1994	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	8,346,742	
1995	SPECIAL CATEGORIES		
	HUMAN RESOURCES DEVELOPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	33,532	
1996	SPECIAL CATEGORIES		
	OVERTIME		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	29,738	
1997	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	14,061	
1998	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	7,471,637	
TOTAL:	INFORMATION TECHNOLOGY		
	FROM TRUST FUNDS	37,742,812	
	TOTAL POSITIONS	226.00	
	TOTAL ALL FUNDS	37,742,812	
FLORIDA'S TURNPIKE SYSTEMS			
FLORIDA'S TURNPIKE ENTERPRISE			
	APPROVED SALARY RATE	21,788,478	
2000	SALARIES AND BENEFITS	POSITIONS	445.00
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	28,732,255	
2001	OTHER PERSONAL SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	316,769	
2002	EXPENSES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	20,906,125	
2003	OPERATING CAPITAL OUTLAY		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	143,611	
2004	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	61,633	
2005	SPECIAL CATEGORIES		
	CONSULTANT FEES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	1,168,631	
2006	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND	25,820,753	
2007A	SPECIAL CATEGORIES		
	PAYMENT TO EXPRESSWAY AUTHORITIES		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION			
SPECIFIC			
APPROPRIATION			
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		12,322,862
2008	SPECIAL CATEGORIES		
	FLORIDA HIGHWAY PATROL SERVICES		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		19,311,625
2009	SPECIAL CATEGORIES		
	HUMAN RESOURCES DEVELOPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		134,949
2010	SPECIAL CATEGORIES		
	OVERTIME		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		147,739
2011	SPECIAL CATEGORIES		
	TRANSPORTATION MATERIALS AND EQUIPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		5,668,409
2012	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		52,557
2013	FIXED CAPITAL OUTLAY		
	MINOR RENOVATIONS, REPAIRS, AND		
	IMPROVEMENTS - STATEWIDE		
	FROM TURNPIKE GENERAL RESERVE		
	TRUST FUND		379,498
2014	FIXED CAPITAL OUTLAY		
	TRANSPORTATION HIGHWAY MAINTENANCE		
	CONTRACTS		
	FROM STATE TRANSPORTATION		
	(PRIMARY) TRUST FUND		42,516,971
	From the funds in Specific Appropriation 2014, an amount not less than \$2,560,000 in state revenues shall be used for the Road Ranger program. Road Ranger services provided through sponsorships, local contributions or federal funds are not restricted.		
	From the funds in Specific Appropriation 2014, the Department of Transportation may contract with non-profit youth organizations in Florida to perform work on the state highway system. All non-profit youth organizations providing services under contract with the Department of Transportation must certify to the department that all participating youth are Florida residents. In order to maintain continuity and quality, the department shall give preference to those youth organizations with which it has previously contracted for such services.		
	The department is specifically limited to an expenditure level of \$2,000,000 for any contract with a single youth organization or for any group of contracts with two or more youth organizations that have the same registered agent or substantially similar officers and directors. The department shall not supplement these funds from any source in the absence of express legislative authority.		
2015	FIXED CAPITAL OUTLAY		
	INTRASTATE HIGHWAY CONSTRUCTION		
	FROM TURNPIKE RENEWAL AND		
	REPLACEMENT TRUST FUND		7,525,378
	FROM TURNPIKE GENERAL RESERVE		
	TRUST FUND		965,966,454
2016	FIXED CAPITAL OUTLAY		
	CONSTRUCTION INSPECTION CONSULTANTS		
	FROM TURNPIKE RENEWAL AND		
	REPLACEMENT TRUST FUND		4,018,281
	FROM TURNPIKE GENERAL RESERVE		

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	
SPECIFIC	
APPROPRIATION	
TRUST FUND	101,976,953
2017 FIXED CAPITAL OUTLAY	
RIGHT-OF-WAY LAND ACQUISITION	
FROM TURNPIKE GENERAL RESERVE	
TRUST FUND	8,548,076
2018 FIXED CAPITAL OUTLAY	
RESURFACING	
FROM TURNPIKE RENEWAL AND	
REPLACEMENT TRUST FUND	35,641,700
2019 FIXED CAPITAL OUTLAY	
BRIDGE CONSTRUCTION	
FROM TURNPIKE RENEWAL AND	
REPLACEMENT TRUST FUND	1,129,069
2020 FIXED CAPITAL OUTLAY	
PRELIMINARY ENGINEERING CONSULTANTS	
FROM TURNPIKE RENEWAL AND	
REPLACEMENT TRUST FUND	8,636,561
FROM TURNPIKE GENERAL RESERVE	
TRUST FUND	110,594,038
FROM STATE TRANSPORTATION	
(PRIMARY) TRUST FUND	16,191,140
2021 FIXED CAPITAL OUTLAY	
RIGHT-OF-WAY SUPPORT	
FROM TURNPIKE GENERAL RESERVE	
TRUST FUND	930,875
2021A FIXED CAPITAL OUTLAY	
TOLL OPERATION CONTRACTS	
FROM STATE TRANSPORTATION	
(PRIMARY) TRUST FUND	62,274,257
2022 FIXED CAPITAL OUTLAY	
TURNPIKE SYSTEM EQUIPMENT AND DEVELOPMENT	
FROM TURNPIKE GENERAL RESERVE	
TRUST FUND	45,681,908
2023 FIXED CAPITAL OUTLAY	
TOLLS SYSTEM EQUIPMENT AND DEVELOPMENT	
FROM STATE TRANSPORTATION	
(PRIMARY) TRUST FUND	31,193,000
TOTAL: FLORIDA'S TURNPIKE ENTERPRISE	
FROM TRUST FUNDS	1,557,992,077
TOTAL POSITIONS	445.00
TOTAL ALL FUNDS	1,557,992,077
TOTAL: TRANSPORTATION, DEPARTMENT OF	
FROM GENERAL REVENUE FUND	4,269,615
FROM TRUST FUNDS	8,188,474,886
TOTAL POSITIONS	6,939.00
TOTAL ALL FUNDS	8,192,744,501
TOTAL APPROVED SALARY RATE	335,591,121
TOTAL OF SECTION 5	
FROM GENERAL REVENUE FUND	225,639,730
FROM TRUST FUNDS	11,104,152,735
TOTAL POSITIONS	15,815.75
TOTAL ALL FUNDS	11,329,792,465
SECTION 6 - GENERAL GOVERNMENT	

SECTION 6 - GENERAL GOVERNMENT	
SPECIFIC	
APPROPRIATION	
Department of Citrus, Department of Economic Opportunity, Department of Financial Services, Executive Office of the Governor, Department of Highway Safety and Motor Vehicles, Legislative Branch, Department of the Lottery, Department of Management Services, Department of Military Affairs, Public Service Commission, Department of Revenue and the Department of State as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.	
PROGRAM: ADMINISTERED FUNDS	
2024 LUMP SUM	
CASUALTY INSURANCE PREMIUM DEFICIT	
FROM GENERAL REVENUE FUND	9,300,000
FROM TRUST FUNDS	4,000,000
2025 LUMP SUM	
HUMAN RESOURCES OUTSOURCING CONTINGENCY	
FROM GENERAL REVENUE FUND	300,000
2026 LUMP SUM	
HUMAN RESOURCES ASSESSMENT REDUCTION	
FROM GENERAL REVENUE FUND	-894,755
FROM TRUST FUNDS	-798,892
2026A LUMP SUM	
STRENGTHENING DOMESTIC SECURITY	
FROM TRUST FUNDS	40,688,745
Funds provided in Specific Appropriation 2026A are contingent on federal grants being awarded. Should the amount awarded for each federal grant be less than the amount appropriated, funds shall be awarded in priority order for the individual projects as indicated in the Fiscal Year 2012-2013 Domestic Security Funding Request of the Domestic Security Oversight Board. Once federal funding is received and projects are funded in priority order, the Board may transfer funding between any of the funded projects. Funds may be allocated to projects not listed below with approval of the Legislative Budget Commission.	
DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES	
State Agricultural Response Team (SART) Support.....	179,859
Food & Agriculture Laboratory Maintenance Agreements & Security upgrades.....	160,706
US&R Hazmat IMT Training & Exercise.....	50,000
Mobile VACIS.....	227,280
DEPARTMENT OF EDUCATION	
Mass Communication.....	540,634
K-20 Target Hardening/Access Control.....	557,656
DEPARTMENT OF MANAGEMENT SERVICES	
Florida Interoperability Network (FIN).....	1,000,000
DEPARTMENT OF FINANCIAL SERVICES	
US&R Hazmat IMT Training & Exercise.....	584,109
US&R Hazmat Sustainment.....	348,071
MARC Interoperable Communications Sustainment.....	95,097
DEPARTMENT OF HEALTH	
Enhancement of Radiological Response.....	120,000
DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES	
FL Driver License Biometric ID Facial Recog. System.....	500,000
DEPARTMENT OF MILITARY AFFAIRS	
National Special Security Event Grant.....	4,032,465
FLORIDA WILDLIFE COMMISSION	
Law Enforcement Specialty Team Training and Exercise.....	100,840
FLORIDA DEPARTMENT OF LAW ENFORCEMENT	
Critical Infrastructure (CI) Planners.....	378,500
Regional Fusion Centers.....	48,100
Florida Fusion Center.....	295,000
Statewide Datasharing.....	517,245
Law Enforcement Analyst Academy.....	250,000
Metadata Planners.....	31,250
Query Tool (dFACTS) for Combined Commercial	
Public Data & State Owned LE Data.....	533,146
Law Enforcement Sustainment, Maintenance and Planning....	400,000
DIVISION OF EMERGENCY MANAGEMENT	
Sustain EM RDSTF Planners.....	494,400
Local Planning, Training & Exercise.....	993,999

The moneys contained herein are appropriated from the named funds to Administered Funds, Department of Business and Professional Regulation,

SECTION 6 - GENERAL GOVERNMENT
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Regional Fusion Centers.....	392,855	
Statewide Datasharing.....	95,000	
Metadata Planners.....	18,750	
Region 1 Critical Infrastructure.....	39,651	
Region 2 Critical Infrastructure.....	90,400	
Region 5 Critical Infrastructure - Maitland.....	47,280	
Region 5 Critical Infrastructure - Daytona Beach.....	59,899	
Region 5 Critical Infrastructure - Winter Springs.....	71,617	
Region 6 - Critical Infrastructure.....	132,700	
Law Enforcement Specialty Team Critical Needs.....	325,763	
Law Enforcement Sustainment, Maintenance and Planning.....	499,724	
Law Enforcement Specialty Team Training and Exercise.....	359,116	
Orlando UASI.....	7,370,299	
Miami/Ft Lauderdale UASI.....	9,646,226	
Tampa UASI.....	5,618,916	
Metropolitan Medical Response Systems (MMRS).....	1,971,851	
Citizen Corps Program (CCP).....	431,897	
National Special Security Event Grant.....	79,283	
Management and Administration.....	999,161	
2028 LUMP SUM		
EMPLOYEE COMPENSATION AND BENEFITS		
FROM GENERAL REVENUE FUND	24,765,833	
FROM TRUST FUNDS		17,949,040
2029A LUMP SUM		
STATE MATCH FOR FEDERAL FEMA FUNDING		
FROM GENERAL REVENUE FUND	5,754,481	
2030 SPECIAL CATEGORIES		
ASSOCIATION DUES		
FROM GENERAL REVENUE FUND	215,170	
2031 SPECIAL CATEGORIES		
ADMINISTRATION COMMISSION AND FLORIDA LAND		
AND WATER ADJUDICATORY COMMISSION -		
ADMINISTRATIVE APPEALS		
FROM GENERAL REVENUE FUND	10,000	
2032 SPECIAL CATEGORIES		
TRANSFER TO PLANNING AND BUDGETING SYSTEM		
TRUST FUND		
FROM GENERAL REVENUE FUND	5,611,734	
TOTAL: PROGRAM: ADMINISTERED FUNDS		
FROM GENERAL REVENUE FUND	45,062,463	
FROM TRUST FUNDS		61,838,893
TOTAL ALL FUNDS		106,901,356

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT
OF

PROGRAM: OFFICE OF THE SECRETARY AND
ADMINISTRATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE	7,629,299	
2033 SALARIES AND BENEFITS POSITIONS 152.50		
FROM ADMINISTRATIVE TRUST FUND . . .		9,923,228
2034 OTHER PERSONAL SERVICES		
FROM ADMINISTRATIVE TRUST FUND . . .		720,587
2035 EXPENSES		
FROM ADMINISTRATIVE TRUST FUND . . .		1,476,500
2036 OPERATING CAPITAL OUTLAY		
FROM ADMINISTRATIVE TRUST FUND . . .		27,088
2037 SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT
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TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			
FROM ADMINISTRATIVE TRUST FUND . . .			338,239
2038 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM ADMINISTRATIVE TRUST FUND . . .			254,780
2039 SPECIAL CATEGORIES			
OPERATION OF MOTOR VEHICLES			
FROM ADMINISTRATIVE TRUST FUND . . .			6,500
2040 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM ADMINISTRATIVE TRUST FUND . . .			201,490
2041 SPECIAL CATEGORIES			
SALARY INCENTIVE PAYMENTS			
FROM ADMINISTRATIVE TRUST FUND . . .			5,060
2042 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM ADMINISTRATIVE TRUST FUND . . .			114,653
2043 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM ADMINISTRATIVE TRUST FUND . . .			54,572
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
FROM TRUST FUNDS			13,122,697
TOTAL POSITIONS	152.50		
TOTAL ALL FUNDS			13,122,697
INFORMATION TECHNOLOGY			
APPROVED SALARY RATE	3,030,394		
2044 SALARIES AND BENEFITS POSITIONS 55.00			
FROM ADMINISTRATIVE TRUST FUND . . .			3,918,799
2045 OTHER PERSONAL SERVICES			
FROM ADMINISTRATIVE TRUST FUND . . .			94,096
2046 EXPENSES			
FROM ADMINISTRATIVE TRUST FUND . . .			1,451,240
2047 OPERATING CAPITAL OUTLAY			
FROM ADMINISTRATIVE TRUST FUND . . .			100,000
2048 SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM ADMINISTRATIVE TRUST FUND . . .			4,388,214
2049 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM ADMINISTRATIVE TRUST FUND . . .			33,003
2050 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM ADMINISTRATIVE TRUST FUND . . .			13,501
2051 SPECIAL CATEGORIES			
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
FROM ADMINISTRATIVE TRUST FUND . . .			17,684
2052 DATA PROCESSING SERVICES			
SOUTHWOOD SHARED RESOURCE CENTER			
FROM ADMINISTRATIVE TRUST FUND . . .			2,417

SECTION 6 - GENERAL GOVERNMENT
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2053	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND . . .	472,045
2054	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM ADMINISTRATIVE TRUST FUND . . .	29,592
<p>The funds provided in Specific Appropriation 2054 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.</p>		
TOTAL: INFORMATION TECHNOLOGY		
	FROM TRUST FUNDS	10,520,591
	TOTAL POSITIONS	55.00
	TOTAL ALL FUNDS	10,520,591

PROGRAM: SERVICE OPERATION

CUSTOMER CONTACT CENTER

	APPROVED SALARY RATE	3,019,323
2056	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND . . .	92.00 4,133,504
2057	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . .	225,000
2058	EXPENSES FROM ADMINISTRATIVE TRUST FUND . . .	521,661
2059	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . . .	3,000
2060	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . . .	9,000
2061	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . .	28,431
2062	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . . .	5,394
2063	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . . .	30,731
TOTAL: CUSTOMER CONTACT CENTER		
	FROM TRUST FUNDS	4,956,721
	TOTAL POSITIONS	92.00
	TOTAL ALL FUNDS	4,956,721

CENTRAL INTAKE

	APPROVED SALARY RATE	3,472,732
2064	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND . . .	108.50 4,837,025
2065	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . .	372,954
2066	EXPENSES FROM ADMINISTRATIVE TRUST FUND . . .	585,839
2067	OPERATING CAPITAL OUTLAY	

SECTION 6 - GENERAL GOVERNMENT
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	FROM ADMINISTRATIVE TRUST FUND . . .	3,000
2068	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND . . .	1,000,000
2069	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . .	40,647
2070	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND . . .	17,547
2071	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND . . .	40,871
TOTAL: CENTRAL INTAKE		
	FROM TRUST FUNDS	6,897,883
	TOTAL POSITIONS	108.50
	TOTAL ALL FUNDS	6,897,883

PROGRAM: PROFESSIONAL REGULATION

COMPLIANCE AND ENFORCEMENT

From the funds in Specific Appropriation 2072 through 2088A, the Department of Business and Professional Regulation shall submit a report regarding the Drugs, Devices and Cosmetics Regulatory Program that provides detailed options and recommendations regarding the following: 1) eliminating the program deficit by operational changes or efficiencies without fee increases; 2) how to cost effectively align the licensure renewal with other professions; and, 3) bringing the program under the provisions of chapter 455, Florida Statutes. The report shall be submitted to the chairs of the Senate Budget Subcommittee on General Government Appropriations, Senate Regulated Industries Committee, House Government Operations Appropriations Subcommittee, and the House Business & Consumer Affairs Subcommittee by January 15, 2013.

	APPROVED SALARY RATE	10,833,826
2072	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST FUND	253.00 14,493,505
2073	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND	1,833,742
2074	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND	3,104,272
2075	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND	6,920
2076	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND	201,900

2076A SPECIAL CATEGORIES

From the funds provided in Specific Appropriation 2076, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in s. 287.14(3), Florida Statutes.

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TRANSFER TO THE PROFESSIONAL REGULATION TRUST FUND
FROM GENERAL REVENUE FUND 900,000

Funds in Specific Appropriation 2076A shall be transferred to the Professional Regulation Trust Fund to cover the costs associated with administering the Drugs, Devices, and Cosmetics Program.

- 2077 SPECIAL CATEGORIES
LEGAL SERVICES CONTRACT
FROM PROFESSIONAL REGULATION TRUST FUND 899,080
2078 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF HEALTH
FROM PROFESSIONAL REGULATION TRUST FUND 282,637
2079 SPECIAL CATEGORIES
UNLICENSED ACTIVITIES
FROM PROFESSIONAL REGULATION TRUST FUND 700,050

From the funds in Specific Appropriation 2079, up to \$285,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to prevent, combat, and publicize the dangers of unlicensed real estate activity in Florida.

From the funds in Specific Appropriation 2079, up to \$60,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to institute an unlicensed activity campaign for the purpose of informing and educating the public: (1) that public accounting is a regulated profession with requirements of licensure pursuant to chapter 473, Florida Statutes;

From the funds in Specific Appropriation 2079, the Department of Business and Professional Regulation shall submit a report to the chair of the Senate Budget Committee and the chair of the House of Representatives Appropriations Committee by November 1, 2012, detailing the unlicensed activity functions performed by the department during Fiscal Year 2011-2012.

SECTION 6 - GENERAL GOVERNMENT
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activities, revenues, and expenditures by board and/or profession, and include any relevant information to indicate the department's compliance with section 455.2281, Florida Statutes.

- 2080 SPECIAL CATEGORIES
CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY FUND
FROM PROFESSIONAL REGULATION TRUST FUND 2,100,000
2081 SPECIAL CATEGORIES
CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND
FROM PROFESSIONAL REGULATION TRUST FUND 106,579
2082 SPECIAL CATEGORIES
TRANSFER ARCHITECT & INTERIOR DESIGN ACTIVITIES CH. 2002-274
FROM PROFESSIONAL REGULATION TRUST FUND 425,239
2083 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM PROFESSIONAL REGULATION TRUST FUND 233,138
2084 SPECIAL CATEGORIES
OPERATION OF MOTOR VEHICLES
FROM PROFESSIONAL REGULATION TRUST FUND 163,236
2085 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM PROFESSIONAL REGULATION TRUST FUND 280,294
2085A SPECIAL CATEGORIES
MINORITY SCHOLARSHIPS - CERTIFIED PUBLIC ACCOUNTING
FROM PROFESSIONAL REGULATION TRUST FUND 100,000
2086 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM PROFESSIONAL REGULATION TRUST FUND 93,557
2087 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM PROFESSIONAL REGULATION TRUST FUND 103,715
2088 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA ENGINEERING MANAGEMENT CORPORATION (FEMC) CONTRACTED SERVICES
FROM PROFESSIONAL REGULATION TRUST FUND 2,070,000
2088A FINANCIAL ASSISTANCE PAYMENTS
SCHOLARSHIPS AND REAL ESTATE RECOVERY FUND
FROM PROFESSIONAL REGULATION TRUST FUND 450,000
TOTAL: COMPLIANCE AND ENFORCEMENT
FROM GENERAL REVENUE FUND 900,000
FROM TRUST FUNDS 27,647,864
TOTAL POSITIONS 253.00
TOTAL ALL FUNDS 28,547,864
FLORIDA BOXING COMMISSION

SECTION 6 - GENERAL GOVERNMENT			
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APPROPRIATION			
	APPROVED SALARY RATE	222,062	
2090	SALARIES AND BENEFITS POSITIONS	4.00	
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		288,096
2091	OTHER PERSONAL SERVICES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		129,219
2092	EXPENSES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		180,642
2092A	SPECIAL CATEGORIES		
	TRANSFER TO THE PROFESSIONAL REGULATION		
	TRUST FUND		
	FROM GENERAL REVENUE FUND	200,000	
The funds in Specific Appropriation 2092A are contingent upon House			
Bill 5511 or similar legislation, which includes the repeal of section			
548.061, Florida Statutes, becoming law.			
2093	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		2,000
2094	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		16,274
2095	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		3,824
TOTAL:	FLORIDA BOXING COMMISSION		
	FROM GENERAL REVENUE FUND	200,000	
	FROM TRUST FUNDS		620,055
	TOTAL POSITIONS	4.00	
	TOTAL ALL FUNDS		820,055
TESTING AND CONTINUING EDUCATION			
	APPROVED SALARY RATE	1,410,700	
2096	SALARIES AND BENEFITS POSITIONS	41.00	
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		1,924,547
2097	EXPENSES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		283,871
2098	OPERATING CAPITAL OUTLAY		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		3,000
2099	SPECIAL CATEGORIES		
	EXAMINATION TESTING SERVICES FOR		
	PROFESSIONAL REGULATION		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		658,235
2100	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		6,000

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2101	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		1,000
2102	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		9,477
2103	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		5,211
2104	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		13,908
TOTAL: TESTING AND CONTINUING EDUCATION			
	FROM TRUST FUNDS		2,905,249
	TOTAL POSITIONS	41.00	
	TOTAL ALL FUNDS		2,905,249
FARM AND CHILD LABOR REGULATION			
	APPROVED SALARY RATE	1,038,622	
2105	SALARIES AND BENEFITS POSITIONS	30.00	
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		1,469,141
2106	EXPENSES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		160,342
2107	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		20,590
2108	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		69,400
2109	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		3,957
2110	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		2,648
2111	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PROFESSIONAL REGULATION TRUST		
	FUND		9,671
TOTAL: FARM AND CHILD LABOR REGULATION			
	FROM TRUST FUNDS		1,735,749
	TOTAL POSITIONS	30.00	
	TOTAL ALL FUNDS		1,735,749
PROGRAM: PARI-MUTUEL WAGERING			

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 APPROPRIATION
 PARI-MUTUEL WAGERING

	APPROVED SALARY RATE	2,752,337	
2112	SALARIES AND BENEFITS	POSITIONS	65.00
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		3,677,658
2113	OTHER PERSONAL SERVICES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		1,636,166
2114	EXPENSES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		741,827
2115	OPERATING CAPITAL OUTLAY		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		13,032
2116	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		24,802
<p>From the funds provided in Specific Appropriation 2116, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in s. 287.14(3), Florida Statutes.</p>			
2117	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		7,317
2118	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		22,000
2119	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		125,220
2120	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		9,063
2121	SPECIAL CATEGORIES		
	RACING ANIMAL MEDICAL RESEARCH		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		100,000
2122	SPECIAL CATEGORIES		
	PARI-MUTUEL LABORATORY CONTRACTED SERVICES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		2,266,000
2123	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		42,748
2124	SPECIAL CATEGORIES		
	CONTRACT FOR PARI-MUTUEL WAGERING		
	COMPLIANCE AND AUDIT SYSTEM		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		296,476

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 TOTAL: PARI-MUTUEL WAGERING

	FROM TRUST FUNDS		8,962,309
	TOTAL POSITIONS	65.00	
	TOTAL ALL FUNDS		8,962,309
SLOT MACHINE REGULATION			
	APPROVED SALARY RATE	2,134,053	
2125	SALARIES AND BENEFITS	POSITIONS	50.00
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		2,923,742
2126	OTHER PERSONAL SERVICES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		10,000
2127	EXPENSES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		276,248
2128	OPERATING CAPITAL OUTLAY		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		10,863
2129	SPECIAL CATEGORIES		
	COMPULSIVE AND ADDICTIVE GAMBLING		
	PREVENTION CONTRACT		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		600,000
<p>Funds in Specific Appropriation 2129 shall be placed in reserve contingent upon the submission of a report to the chair of the Senate Budget Subcommittee on General Government Appropriations, the chair of the House Government Operations Appropriations Subcommittee, and the Executive Office of the Governor detailing the services that will be delivered, the expected results, and recommended performance measures to be included in the contract for the provision of services related to the prevention of compulsive and addictive gambling. The report shall also include the effectiveness of Fiscal Year 2011-2012 efforts in reducing problem gambling. No earlier than 14 days after the submission of the report, the department shall request the release of funds pursuant to the provisions of Chapter 216, Florida Statutes.</p>			
2130	SPECIAL CATEGORIES		
	TRANSFER TO THE FLORIDA DEPARTMENT OF LAW		
	ENFORCEMENT - SLOT INVESTIGATIONS		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		228,955
2131	SPECIAL CATEGORIES		
	TRANSFER TO THE OFFICE OF THE STATE		
	ATTORNEY - SLOT INVESTIGATIONS AND		
	PROSECUTIONS		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		169,010
2132	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		90,000
2133	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		19,743
2134	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND		6,847
2135	SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND	1,848	
2136	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND	17,354	
TOTAL:	SLOT MACHINE REGULATION		
	FROM TRUST FUNDS	4,354,610	
	TOTAL POSITIONS	50.00	
	TOTAL ALL FUNDS	4,354,610	
PROGRAM: HOTELS AND RESTAURANTS			
COMPLIANCE AND ENFORCEMENT			
	APPROVED SALARY RATE	11,034,402	
2137	SALARIES AND BENEFITS POSITIONS	296.00	
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	14,950,015	
2138	OTHER PERSONAL SERVICES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	28,591	
2139	EXPENSES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	1,869,909	
2140	OPERATING CAPITAL OUTLAY		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	8,500	
2141	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	448,000	
From the funds provided in Specific Appropriation 2141, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in s. 287.14(3), Florida Statutes.			
2141A	SPECIAL CATEGORIES		
	TRANSFER TO VISIT FLORIDA		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	2,000,000	
Funds in Specific Appropriation 2141A shall be transferred to Visit Florida to contract with the Florida Restaurant and Lodging Association, Inc. (FRLA), to develop a coordinated marketing, media and events program to promote Florida tourism by residents of the state. This campaign shall require a private matching program and shall be conducted throughout the state, as approved by and monitored by Visit Florida and FRLA, for the purpose of promoting tourism within the state.			
2142	SPECIAL CATEGORIES		
	TRANSFERS TO DEPARTMENT OF HEALTH FOR		
	EPIDEMIOLOGICAL SERVICES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	607,149	
2143	SPECIAL CATEGORIES		
	GRANTS AND AIDS - SCHOOL-TO-CAREER		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND	706,698	

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
2144	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND		70,509
2145	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND		390,794
2146	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND		314,631
2147	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND		4,565
2148	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM HOTEL AND RESTAURANT TRUST		
	FUND		95,208
TOTAL:	COMPLIANCE AND ENFORCEMENT		
	FROM TRUST FUNDS		21,494,569
	TOTAL POSITIONS	296.00	
	TOTAL ALL FUNDS		21,494,569
PROGRAM: ALCOHOLIC BEVERAGES AND TOBACCO			
COMPLIANCE AND ENFORCEMENT			
	APPROVED SALARY RATE	8,720,309	
2149	SALARIES AND BENEFITS POSITIONS	188.75	
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		11,424,120
	FROM FEDERAL GRANTS TRUST FUND		50,436
2150	OTHER PERSONAL SERVICES		
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		7,075
2151	EXPENSES		
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		1,530,184
	FROM FEDERAL GRANTS TRUST FUND		39,840
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		30,878
2151A	OPERATING CAPITAL OUTLAY		
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		127,687
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		77,000
2152	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		315,644
2153	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		78,044
2154	SPECIAL CATEGORIES		
	OPERATION AND MAINTENANCE OF PATROL		
	VEHICLES		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	783,675	
	FROM FEDERAL GRANTS TRUST FUND	24,030	
2155	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	498,277	
2156	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	221,556	
2157	SPECIAL CATEGORIES		
	TRANSFER FOR CONTRACTED DISPATCH SERVICES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	140,000	
2158	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	22,082	
2159	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	62,661	
TOTAL: COMPLIANCE AND ENFORCEMENT			
	FROM TRUST FUNDS	15,433,189	
	TOTAL POSITIONS	188.75	
	TOTAL ALL FUNDS	15,433,189	
STANDARDS AND LICENSURE			
	APPROVED SALARY RATE	2,326,263	
2160	SALARIES AND BENEFITS POSITIONS	59.50	
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	3,273,278	
2161	OTHER PERSONAL SERVICES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	800	
2162	EXPENSES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	565,580	
2163	OPERATING CAPITAL OUTLAY		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	5,000	
2164	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	17,733	
2165	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	14,837	
2166	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	3,120	
2167	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		9,389
2168	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		21,122
TOTAL: STANDARDS AND LICENSURE			
	FROM TRUST FUNDS		3,910,859
	TOTAL POSITIONS	59.50	
	TOTAL ALL FUNDS		3,910,859
TAX COLLECTION			
	APPROVED SALARY RATE	3,090,631	
2169	SALARIES AND BENEFITS POSITIONS	80.00	
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		4,262,602
2170	EXPENSES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		678,060
2171	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		21,180
2172	SPECIAL CATEGORIES		
	CIGARETTE TAX STAMPS		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		976,505
2173	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		17,353
2174	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		7,179
2175	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		28,778
TOTAL: TAX COLLECTION			
	FROM TRUST FUNDS		5,991,657
	TOTAL POSITIONS	80.00	
	TOTAL ALL FUNDS		5,991,657
PROGRAM: FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES			
COMPLIANCE AND ENFORCEMENT			
	APPROVED SALARY RATE	4,343,750	
2183	SALARIES AND BENEFITS POSITIONS	111.00	
	FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		5,821,645
2184	OTHER PERSONAL SERVICES		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	49,076	
2185	EXPENSES		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	952,225	
2186	OPERATING CAPITAL OUTLAY		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	1,298	
2187	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	17,500	
2188	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	88,885	
2189	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	11,856	
2190	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM DIVISION OF FLORIDA		
	CONDOMINIUMS, TIMESHARES AND		
	MOBILE HOMES TRUST FUND	38,385	
TOTAL:	COMPLIANCE AND ENFORCEMENT		
	FROM TRUST FUNDS	6,980,870	
	TOTAL POSITIONS	111.00	
	TOTAL ALL FUNDS	6,980,870	
TOTAL:	BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT		
	OF		
	FROM GENERAL REVENUE FUND	1,100,000	
	FROM TRUST FUNDS	135,534,872	
	TOTAL POSITIONS	1,586.25	
	TOTAL ALL FUNDS	136,634,872	
	TOTAL APPROVED SALARY RATE	65,058,703	
PROGRAM: CITRUS, DEPARTMENT OF			
CITRUS RESEARCH			
	APPROVED SALARY RATE	1,368,951	
2191	SALARIES AND BENEFITS		21.00
	POSITIONS		
	FROM CITRUS ADVERTISING TRUST FUND .	1,687,633	
2192	OTHER PERSONAL SERVICES		
	FROM CITRUS ADVERTISING TRUST FUND .	78,000	
2193	EXPENSES		
	FROM CITRUS ADVERTISING TRUST FUND .	1,011,896	
2194	OPERATING CAPITAL OUTLAY		
	FROM CITRUS ADVERTISING TRUST FUND .	251,000	
2195	SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	CONTRACTED SERVICES		
	FROM CITRUS ADVERTISING TRUST FUND .		9,920,494
2196	SPECIAL CATEGORIES		
	PAID ADVERTISING AND PROMOTION		
	FROM CITRUS ADVERTISING TRUST FUND .		182,000
2197	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM CITRUS ADVERTISING TRUST FUND .		5,979
TOTAL:	CITRUS RESEARCH		
	FROM TRUST FUNDS		13,137,002
	TOTAL POSITIONS	21.00	
	TOTAL ALL FUNDS		13,137,002
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE	1,466,931	
2198	SALARIES AND BENEFITS		24.00
	POSITIONS		
	FROM CITRUS ADVERTISING TRUST FUND .		2,037,830
2199	OTHER PERSONAL SERVICES		
	FROM CITRUS ADVERTISING TRUST FUND .		78,000
2200	EXPENSES		
	FROM CITRUS ADVERTISING TRUST FUND .		1,172,706
2201	OPERATING CAPITAL OUTLAY		
	FROM CITRUS ADVERTISING TRUST FUND .		119,779
2202	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM CITRUS ADVERTISING TRUST FUND .		807,655
2203	SPECIAL CATEGORIES		
	PAID ADVERTISING AND PROMOTION		
	FROM CITRUS ADVERTISING TRUST FUND .		75,000
2204	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM CITRUS ADVERTISING TRUST FUND .		19,237
2205	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM CITRUS ADVERTISING TRUST FUND .		9,137
2207	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM CITRUS ADVERTISING TRUST FUND .		1,478
2208	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM CITRUS ADVERTISING TRUST FUND .		13,660
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM TRUST FUNDS		4,334,482
	TOTAL POSITIONS	24.00	
	TOTAL ALL FUNDS		4,334,482
AGRICULTURAL PRODUCTS MARKETING			
	APPROVED SALARY RATE	1,176,994	
2210	SALARIES AND BENEFITS		12.00
	POSITIONS		
	FROM CITRUS ADVERTISING TRUST FUND .		1,621,095

SECTION 6 - GENERAL GOVERNMENT	
SPECIFIC	
APPROPRIATION	
2211	OTHER PERSONAL SERVICES
	FROM CITRUS ADVERTISING TRUST FUND
	17,000
2212	EXPENSES
	FROM CITRUS ADVERTISING TRUST FUND
	761,331
	From the funds provided in Specific Appropriation 2212, the Department of Citrus may contract to reimburse the Florida Commission on Tourism/Florida Tourism Industry Marketing Corporation for an amount not to exceed \$240,000 for the cost of citrus juice dispensed at the Florida Welcome Stations.
2213	SPECIAL CATEGORIES
	CONTRACTED SERVICES
	FROM CITRUS ADVERTISING TRUST FUND
	100,000
2214	SPECIAL CATEGORIES
	PAID ADVERTISING AND PROMOTION
	FROM CITRUS ADVERTISING TRUST FUND
	41,095,526
2215	SPECIAL CATEGORIES
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	FROM CITRUS ADVERTISING TRUST FUND
	5,350
TOTAL:	AGRICULTURAL PRODUCTS MARKETING
	FROM TRUST FUNDS
	43,600,302
	TOTAL POSITIONS 12.00
	TOTAL ALL FUNDS 43,600,302
TOTAL:	PROGRAM: CITRUS, DEPARTMENT OF
	FROM TRUST FUNDS
	61,071,786
	TOTAL POSITIONS 57.00
	TOTAL ALL FUNDS 61,071,786
	TOTAL APPROVED SALARY RATE 4,012,876

ECONOMIC OPPORTUNITY, DEPARTMENT OF

From the funds in Specific Appropriations 2216 through 2314B, any expenditure from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are released by the Department of Children and Family Services, each provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the Social Security Act. Funds may not be released for services to any clients except those so identified and certified.

The department head or a designee shall certify that controls are in place to ensure that such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

From the funds in Specific Appropriations 2216 through 2314B, no federal or state funds shall be used to pay for space being leased by a Regional Workforce Board, Workforce Florida, Inc., or the Department of Economic Opportunity if it has been determined by whichever entity is the lessee that there is no longer a need for the leased space. All leases, and performance and obligations under the leases, are subject to and contingent upon an annual appropriation by the Florida Legislature. In the event that such annual appropriation does not occur, or in the alternative, there is either a reduction in funding from the prior annual appropriation or the entity which is the lessee determines that the annual appropriation is insufficient to meet the requirements of the leases, then the lessee has the right to terminate the lease upon written notice by the lessee and the lessee shall have no further obligations under the contracts.

SECTION 6 - GENERAL GOVERNMENT	
SPECIFIC	
APPROPRIATION	
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT SERVICES	
EXECUTIVE LEADERSHIP	
	APPROVED SALARY RATE
	2,761,849
2216	SALARIES AND BENEFITS POSITIONS 38.00
	FROM GENERAL REVENUE FUND 344,135
	FROM ADMINISTRATIVE TRUST FUND 2,724,813
2217	OTHER PERSONAL SERVICES
	FROM ADMINISTRATIVE TRUST FUND 105,013
2218	EXPENSES
	FROM GENERAL REVENUE FUND 33,009
	FROM ADMINISTRATIVE TRUST FUND 465,906
2219	OPERATING CAPITAL OUTLAY
	FROM ADMINISTRATIVE TRUST FUND 17,349
2220	SPECIAL CATEGORIES
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
	FROM GENERAL REVENUE FUND 341,797
2221	SPECIAL CATEGORIES
	CONTRACTED SERVICES
	FROM ADMINISTRATIVE TRUST FUND 5,118
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND 200,000
2222	SPECIAL CATEGORIES
	GRANTS AND AIDS - CONTRACTED SERVICES
	FROM ADMINISTRATIVE TRUST FUND 30,000
2223	SPECIAL CATEGORIES
	RISK MANAGEMENT INSURANCE
	FROM GENERAL REVENUE FUND 19,350
	FROM ADMINISTRATIVE TRUST FUND 2,778
2224	SPECIAL CATEGORIES
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	FROM GENERAL REVENUE FUND 4,114
	FROM ADMINISTRATIVE TRUST FUND 10,287
TOTAL:	EXECUTIVE LEADERSHIP
	FROM GENERAL REVENUE FUND 742,405
	FROM TRUST FUNDS 3,561,264
	TOTAL POSITIONS 38.00
	TOTAL ALL FUNDS 4,303,669
FINANCE AND ADMINISTRATION	
	APPROVED SALARY RATE 5,078,745
2226	SALARIES AND BENEFITS POSITIONS 92.50
	FROM GENERAL REVENUE FUND 30,169
	FROM ADMINISTRATIVE TRUST FUND 5,637,435
	FROM REVOLVING TRUST FUND 866,219
	Four positions and \$330,392 from the Administrative Trust Fund in Specific Appropriation 2226 are provided to enhance financial monitoring and oversight of Regional Workforce Boards. The Department of Economic Opportunity shall provide a report on February 1, 2013, to the chair of the Senate Budget Committee and the chair of the House Appropriations Committee describing the specific work activities assigned to these positions and the outcomes of the enhanced oversight.
2227	OTHER PERSONAL SERVICES
	FROM ADMINISTRATIVE TRUST FUND 46,995

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM REVOLVING TRUST FUND	50,000	
2228	EXPENSES		
	FROM GENERAL REVENUE FUND	2,893	
	FROM ADMINISTRATIVE TRUST FUND	608,109	
	FROM REVOLVING TRUST FUND	1,418,634	
2229	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND	53,010	
2230	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	5,442	
2231	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	710,112	
	FROM REVOLVING TRUST FUND	1,036,300	
2232	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	1,695	
	FROM ADMINISTRATIVE TRUST FUND	18,153	
	FROM REVOLVING TRUST FUND	4,483	
2233	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	2,807	
	FROM ADMINISTRATIVE TRUST FUND	23,848	
	FROM REVOLVING TRUST FUND	4,942	
2234	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM ADMINISTRATIVE TRUST FUND	75,895	
2235	FIXED CAPITAL OUTLAY		
	REED ACT BUILDINGS PROJECTS - STATEWIDE		
	FROM REVOLVING TRUST FUND	598,200	
TOTAL:	FINANCE AND ADMINISTRATION		
	FROM GENERAL REVENUE FUND	37,564	
	FROM TRUST FUNDS	11,157,777	
	TOTAL POSITIONS	92.50	
	TOTAL ALL FUNDS	11,195,341	

INFORMATION SYSTEMS AND SUPPORT SERVICES

	APPROVED SALARY RATE	4,624,976	
2236	SALARIES AND BENEFITS	POSITIONS	70.00
	FROM GENERAL REVENUE FUND	9,006	
	FROM ADMINISTRATIVE TRUST FUND	5,913,600	
2237	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	125,041	
2238	EXPENSES		
	FROM GENERAL REVENUE FUND	861	
	FROM ADMINISTRATIVE TRUST FUND	965,774	
2239	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND	85,381	
2240	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	1,251	
2241	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	592,969	

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
2242	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	506	
	FROM ADMINISTRATIVE TRUST FUND		18,594
2243	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	629	
	FROM ADMINISTRATIVE TRUST FUND		19,251
2244	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM ADMINISTRATIVE TRUST FUND		24,105
TOTAL:	INFORMATION SYSTEMS AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	11,002	
	FROM TRUST FUNDS		7,745,966
	TOTAL POSITIONS	70.00	
	TOTAL ALL FUNDS		7,756,968

PROGRAM: WORKFORCE SERVICES

WORKFORCE DEVELOPMENT

From the funds in Specific Appropriations 2246 through 2257, it is the intent of the Legislature that the administration and delivery of workforce services and programs that are currently provided by department employees working in One Stop Career Centers operated by the Regional Workforce Boards may be transferred from the Department of Economic Opportunity to the Regional Workforce Boards. Such transfers shall only occur if the department determines that the Regional Workforce Boards would more effectively and efficiently deliver services and if such transfers comply with applicable federal regulations. For all transfers made, the department shall submit budget amendments pursuant to chapter 216, Florida Statutes, to move positions to the Executive Office of the Governor's reserve and realign the budget into the appropriate operating budget appropriation categories to implement the transfer of programs and service delivery to the Regional Workforce Boards.

From the funds in Specific Appropriations 2246 through 2257, the Department of Economic Opportunity shall determine whether any funds provided for specific workforce programs, projects or initiatives are not an allowable use of federal funds. If the department finds that any project or initiative for which funds are specifically appropriated in this act is not an allowable use of federal funds, the department shall notify the Executive Office of the Governor, the chair of the Senate Committee on Budget and the chair of the House Appropriations Committee.

	APPROVED SALARY RATE	23,766,061	
2246	SALARIES AND BENEFITS	POSITIONS	646.50
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		32,028,515
	FROM WELFARE TRANSITION TRUST FUND		1,193,480
	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		516,446
2247	OTHER PERSONAL SERVICES		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		2,831,599
	FROM WELFARE TRANSITION TRUST FUND		65,313
2248	EXPENSES		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		1,233,527
	FROM WELFARE TRANSITION TRUST FUND		1,105,389
	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		45,076
2249	OPERATING CAPITAL OUTLAY		

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FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	112,914
FROM WELFARE TRANSITION TRUST FUND	26,424
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	175,530

2249A SPECIAL CATEGORIES	
GRANTS AND AIDS - WORKFORCE PROJECTS	
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	750,000

Funds provided in Specific Appropriation 2249A shall be allocated as follows:

Florida Goodwill Association.....	500,000
Goodwill Industries of South Florida.....	250,000

2250 SPECIAL CATEGORIES	
NON CUSTODIAL PARENT PROGRAM	
FROM WELFARE TRANSITION TRUST FUND	1,416,000

From the funds provided in Specific Appropriation 2250, \$750,000 from the Welfare Transition Trust Fund is provided for the Non Custodial Parent Program in Pinellas, Pasco, and Hillsborough counties. The Pinellas Workforce Board (WorkNet) shall administer the funds, which shall be maintained as a single project for the three counties.

From the funds in Specific Appropriation 2250, \$666,000 from the Welfare Transition Trust Fund is provided to continue Gulf Coast Community Care's current Non Custodial Parent Program in Miami-Dade County, which shall be administered by the South Florida Workforce Board.

2251 SPECIAL CATEGORIES	
GRANTS AND AIDS - CONTRACTED SERVICES	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	21,071,761
FROM WELFARE TRANSITION TRUST FUND	575,000
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	500,000

2252 SPECIAL CATEGORIES	
GRANTS AND AIDS - REGIONAL WORKFORCE BOARDS	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	167,344,538
FROM WELFARE TRANSITION TRUST FUND	69,014,907

Funds provided in Specific Appropriation 2252 from the Welfare Transition Trust Fund shall be allocated for workforce services based on a plan approved by Workforce Florida, Inc. The plan shall identify funds provided for state-level and discretionary initiatives, and shall maximize funds distributed directly to the regional workforce boards. The plan shall provide for equitable distribution of funds to the boards based on anticipated client caseload and the achievement of performance standards. Copies of the proposed allocation shall be provided to the Governor's Office of Policy and Budget, the chair of the Senate Committee on Budget and the chair of the House Appropriations Committee.

From the funds provided in Specific Appropriation 2252 from the Employment Security Administration Trust Fund, and allocated by Workforce Florida, Inc, or the Department of Economic Opportunity to the regional workforce boards covering Baker, Clay, Duval, Nassau, Putnam, and St. Johns counties (First Coast Workforce Development, Inc.), Orange, Osceola, Seminole, Lake, and Sumter counties (Workforce Central Florida), and Broward County (Workforce One), \$1,000,000 shall be used by each of the three regional workforce boards to provide competitively-procured contracts for the purpose of providing year-round youth services to eligible low-income youth from disadvantaged neighborhoods. Special consideration shall be given to youth providers with established track records of providing services to low-income youth from disadvantaged neighborhoods.

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From the funds provided in Specific Appropriation 2252, any expenditures by regional workforce boards for "outreach," "advertising," or "public relations" must have a direct program benefit and shall be spent in strict accordance with all applicable federal regulations and guidance. Costs of promotional items, including but not limited to capes, blankets, clothing, and memorabilia, including models, gifts, and souvenirs, which exceed \$5,000 for outreach purposes must be approved prior to purchase by the Department of Economic Opportunity.

No funds in Specific Appropriation 2252 may be used directly or indirectly to pay for meals, food, or beverages for board members, staff, or employees of regional workforce boards, Workforce Florida, Inc., or the Department of Economic Opportunity except as expressly authorized by state law. Preapproved, reasonable, and necessary per diem allowances and travel established in section 112.061, Florida Statutes, and shall be in compliance with all applicable federal and state requirements. No funds in Specific Appropriation 2252 may be used for entertainment costs and recreational activities for board members and employees as these terms are defined in 2 C.F.R. part 230.

No funds in Specific Appropriation 2252 may be used for any contract exceeding \$25,000 between a regional workforce board and a member of that board that has any relationship with the contracting vendor, unless the contract has been reviewed by the Department of Economic Opportunity and Workforce Florida, Inc.

From the funds in Specific Appropriation 2252, \$750,000 from the Employment Security Administration Trust Fund shall be allocated to the Home Builders Institute's Pre-Apprenticeship Certificate Training (PACT) program. Funds shall be used to provide veterans with career training, vocational training and job placement services in the home building industry.

2253A SPECIAL CATEGORIES	
GRANTS AND AIDS - DISPLACED HOMEMAKERS	
FROM DISPLACED HOMEMAKER TRUST	
FUND	1,816,434

2254 SPECIAL CATEGORIES	
GRANTS AND AIDS - BUSINESS PARTNERSHIPS/ SKILL ASSESSMENT AND TRAINING	
FROM GENERAL REVENUE FUND	2,300,000
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	2,700,000

2255 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	1,148,687
FROM WELFARE TRANSITION TRUST FUND	5,191

2256 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	258,542
FROM WELFARE TRANSITION TRUST FUND	6,100
FROM SPECIAL EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	534

2257 DATA PROCESSING SERVICES	
SOUTHWOOD SHARED RESOURCE CENTER	
FROM EMPLOYMENT SECURITY	
ADMINISTRATION TRUST FUND	306,571
FROM WELFARE TRANSITION TRUST FUND	197,138

TOTAL: WORKFORCE DEVELOPMENT	
FROM GENERAL REVENUE FUND	2,300,000
FROM TRUST FUNDS	306,445,616

TOTAL POSITIONS	646.50	
TOTAL ALL FUNDS		308,745,616

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UNEMPLOYMENT COMPENSATION			
	APPROVED SALARY RATE	22,145,542	
2258	SALARIES AND BENEFITS	POSITIONS	612.00
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		33,189,536
2259	OTHER PERSONAL SERVICES		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		15,288,980
2260	EXPENSES		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		20,720,246
2261	OPERATING CAPITAL OUTLAY		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		314,258
2262	SPECIAL CATEGORIES		
	GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		42,649,517
2263	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		454,901
2264	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		262,086
2265	QUALIFIED EXPENDITURE CATEGORY		
	UNEMPLOYMENT COMPENSATION CLAIMS AND		
	BENEFITS INFORMATION SYSTEM		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		20,233,838
2266	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		2,571,116
TOTAL: UNEMPLOYMENT COMPENSATION			
	FROM TRUST FUNDS		135,684,478
	TOTAL POSITIONS	612.00	
	TOTAL ALL FUNDS		135,684,478
WORKFORCE FLORIDA, INC.			
	APPROVED SALARY RATE	749,292	
2267	SALARIES AND BENEFITS	POSITIONS	9.00
	FROM ADMINISTRATIVE TRUST FUND . . .		909,004
2268	SPECIAL CATEGORIES		
	WORKFORCE FLORIDA INC. OPERATIONS		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		1,360,363
	FROM WELFARE TRANSITION TRUST FUND .		1,028,895
	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		532,084
2269	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		889
	FROM WELFARE TRANSITION TRUST FUND .		671

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	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		352
2270	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .		2,255
2271	SPECIAL CATEGORIES		
	QUICK RESPONSE TRAINING		
	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		6,000,000
2272	SPECIAL CATEGORIES		
	INCUMBENT WORKER TRAINING PROGRAM		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		2,000,000
TOTAL: WORKFORCE FLORIDA, INC.			
	FROM TRUST FUNDS		11,834,513
	TOTAL POSITIONS	9.00	
	TOTAL ALL FUNDS		11,834,513
UNEMPLOYMENT APPEALS COMMISSION			
	APPROVED SALARY RATE	2,592,091	
2273	SALARIES AND BENEFITS	POSITIONS	43.00
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		3,286,064
2274	SPECIAL CATEGORIES		
	UNEMPLOYMENT APPEALS COMMISSION OPERATIONS		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		765,371
2275	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		9,816
2276	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		16,185
TOTAL: UNEMPLOYMENT APPEALS COMMISSION			
	FROM TRUST FUNDS		4,077,436
	TOTAL POSITIONS	43.00	
	TOTAL ALL FUNDS		4,077,436
PROGRAM: COMMUNITY DEVELOPMENT			
COMMUNITY PLANNING			
	APPROVED SALARY RATE	1,999,445	
2277	SALARIES AND BENEFITS	POSITIONS	39.00
	FROM GENERAL REVENUE FUND		1,960,766
	FROM FEDERAL GRANTS TRUST FUND . . .		146,300
	FROM FLORIDA INTERNATIONAL TRADE		
	AND PROMOTION TRUST FUND		104,708
	FROM GRANTS AND DONATIONS TRUST		
	FUND		242,029
	FROM SPECIAL EMPLOYMENT SECURITY		
	ADMINISTRATION TRUST FUND		73,151
	FROM TOURISM PROMOTIONAL TRUST		
	FUND		93,630

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2278	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	17,903	
	FROM FEDERAL GRANTS TRUST FUND . . .		127,280
	FROM GRANTS AND DONATIONS TRUST FUND		11,888
2279	EXPENSES		
	FROM GENERAL REVENUE FUND	210,595	
	FROM FEDERAL GRANTS TRUST FUND . . .		95,000
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		8,565
2280	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	1,500	
	FROM GRANTS AND DONATIONS TRUST FUND		500

2280A	SPECIAL CATEGORIES		
	GRANTS AND AIDS - BLACK BUSINESS LOAN PROGRAM		
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		2,475,000

From the funds in Specific Appropriation 2280A, \$250,000 shall be allocated to the Urban League.

2280B	SPECIAL CATEGORIES		
	GRANTS AND AIDS - ECONOMIC GARDENING - UNIVERSITY OF CENTRAL FLORIDA		
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		2,000,000

Funds provided in Specific Appropriation 2280B from the State Economic Enhancement and Development Trust Fund are for the Economic Gardening Technical Assistance Program.

2281	SPECIAL CATEGORIES		
	FLORIDA SMALL BUSINESS CREDIT INITIATIVE		
	FROM FEDERAL GRANTS TRUST FUND . . .		32,543,187

2283	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND . . .		737,720

2284	SPECIAL CATEGORIES		
	GRANTS AND AIDS - ECONOMIC DEVELOPMENT PROGRAMS		
	FROM GENERAL REVENUE FUND	10,000,000	

Pursuant to the provisions of section 498 of chapter 2011-142, Laws of Florida, the Department of Economic Opportunity shall use the funds provided in Specific Appropriation 2284 to execute a contract with the Office of Economic Development and Engagement within the University of West Florida for the charitable purpose of developing and implementing an innovative economic development program for promoting research and development, commercialization of research, economic diversification, and job creation in a Disproportionally Affected County.

2284A	SPECIAL CATEGORIES		
	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS		
	FROM GENERAL REVENUE FUND	2,500,000	

Funds in Specific Appropriation 2284A are provided to the Regional Planning Councils, 70 percent of which must be divided equally among the councils, and 30 percent of which must be allocated according to population. The funds shall be used to prepare and implement strategic regional policy plans, perform regional review and comment functions, and assist local governments in addressing problems of greater-than-local significance.

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2285	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		6,673
2286	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		21,490
	FROM FEDERAL GRANTS TRUST FUND . . .		712
	FROM GRANTS AND DONATIONS TRUST FUND		256
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		356

2286A	SPECIAL CATEGORIES		
	RURAL COMMUNITY DEVELOPMENT		
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND		360,000
	FROM ECONOMIC DEVELOPMENT TRUST FUND		810,000

2287	SPECIAL CATEGORIES		
	GRANTS AND AIDS - TECHNICAL AND PLANNING ASSISTANCE		
	FROM GRANTS AND DONATIONS TRUST FUND		500,000

TOTAL:	COMMUNITY PLANNING		
	FROM GENERAL REVENUE FUND	14,718,927	
	FROM TRUST FUNDS		40,330,282

TOTAL POSITIONS	39.00	
TOTAL ALL FUNDS		55,049,209

HOUSING AND COMMUNITY DEVELOPMENT

APPROVED SALARY RATE 2,318,570

2288	SALARIES AND BENEFITS	POSITIONS	53.00
	FROM GENERAL REVENUE FUND		501,089
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,234,212
	FROM FEDERAL GRANTS TRUST FUND . . .		1,277,773
	FROM GRANTS AND DONATIONS TRUST FUND		149,018

2289	OTHER PERSONAL SERVICES		
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		443,206
	FROM FEDERAL GRANTS TRUST FUND . . .		384,658

2290	EXPENSES		
	FROM GENERAL REVENUE FUND	73,643	
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		429,407
	FROM FEDERAL GRANTS TRUST FUND . . .		333,159
	FROM GRANTS AND DONATIONS TRUST FUND		26,220

2291	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	960	
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		2,000
	FROM FEDERAL GRANTS TRUST FUND . . .		2,550

2292	SPECIAL CATEGORIES		
	GRANTS AND AIDS - COMMUNITY SERVICES BLOCK GRANTS		
	FROM FEDERAL GRANTS TRUST FUND . . .		21,876,498

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2292A SPECIAL CATEGORIES
GRANTS AND AIDS TO COMMUNITY SERVICES
FROM GENERAL REVENUE FUND 8,950,000

From the funds provided in Specific Appropriation 2292A, \$5,000,000 shall be provided to the City of Miami for public infrastructure improvements within the Miami Design District located in the Enterprise Zone, which state contribution shall be contingent upon the provision of a fifty percent match from the City of Miami and/or Miami-Dade County in either the form of a cash contribution or capital project to benefit the area.

The remaining funds provided in Specific Appropriation 2292A shall be allocated as follows:

Torry Island Master Plan Development..... 50,000
Renaissance of the Parramore Neighborhood in
Downtown Orlando..... 900,000
Pine Hills Neighborhood Redevelopment Project -
Orange County..... 2,000,000
Dr. J.B. Callahan Neighborhood Center in Parramore -
renovation and expansion..... 1,000,000

2293 SPECIAL CATEGORIES
GRANTS AND AIDS - HOME ENERGY ASSISTANCE
FROM FEDERAL GRANTS TRUST FUND 78,100,000

2294 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 480
FROM FEDERAL GRANTS TRUST FUND 500
FROM GRANTS AND DONATIONS TRUST
FUND 480

2295 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 2,335
FROM FEDERAL GRANTS TRUST FUND 3,298

2296 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND 4,796
FROM FLORIDA SMALL CITIES
COMMUNITY DEVELOPMENT BLOCK GRANT
PROGRAM FUND 6,835
FROM FEDERAL GRANTS TRUST FUND 8,337
FROM GRANTS AND DONATIONS TRUST
FUND 1,013

2296A DATA PROCESSING SERVICES
SOUTHWOOD SHARED RESOURCE CENTER
FROM FLORIDA SMALL CITIES
COMMUNITY DEVELOPMENT BLOCK GRANT
PROGRAM FUND 5,000

2297 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
GRANTS AND AIDS - WEATHERIZATION GRANTS
FROM FEDERAL GRANTS TRUST FUND 3,000,000

2298 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
GRANTS AND AIDS - WEATHERIZATION/LOW
INCOME HOME ENERGY ASSISTANCE PROGRAM
GRANTS
FROM FEDERAL GRANTS TRUST FUND 10,000,000

2299 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
GRANTS AND AIDS - SMALL CITIES COMMUNITY
DEVELOPMENT BLOCK GRANTS

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FROM FLORIDA SMALL CITIES
COMMUNITY DEVELOPMENT BLOCK GRANT
PROGRAM FUND 30,000,000

TOTAL: HOUSING AND COMMUNITY DEVELOPMENT
FROM GENERAL REVENUE FUND 9,533,303
FROM TRUST FUNDS 147,284,164
TOTAL POSITIONS 53.00
TOTAL ALL FUNDS 156,817,467

FLORIDA HOUSING FINANCE CORPORATION

2300 SPECIAL CATEGORIES
GRANTS AND AIDS - HOUSING FINANCE
CORPORATION (HFC) - AFFORDABLE HOUSING
PROGRAMS
FROM STATE HOUSING TRUST FUND 10,000,000

Funds in Specific Appropriation 2300 must be used by the Florida Housing Finance Corporation for a Request for Proposal to be conducted outside the regular cycle to develop affordable, sustainable, and permanent housing for special needs and extremely low income households, as defined in section 420.0004, Florida Statutes. Funding awards shall be limited to nonprofit housing developers specializing in housing for individuals with special needs and extremely low incomes. This appropriation is contingent upon documentary stamp tax revenue received into the State Housing Trust Fund during Fiscal Year 2012-2013 in excess of the \$35,310,000 estimate adopted by the Revenue Estimating Conference on January 12, 2012. Only those funds exceeding the estimate, up to \$10 million, may be used to fund this appropriation.

PROGRAM: STRATEGIC BUSINESS DEVELOPMENT

STRATEGIC BUSINESS DEVELOPMENT

APPROVED SALARY RATE 1,369,285

2301 SALARIES AND BENEFITS POSITIONS 22.00
FROM GENERAL REVENUE FUND 882,170
FROM FLORIDA INTERNATIONAL TRADE
AND PROMOTION TRUST FUND 357,854
FROM GRANTS AND DONATIONS TRUST
FUND 37
FROM SPECIAL EMPLOYMENT SECURITY
ADMINISTRATION TRUST FUND 304,238
FROM TOURISM PROMOTIONAL TRUST
FUND 341,066

2302 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 36,291
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND 93,767
FROM FLORIDA INTERNATIONAL TRADE
AND PROMOTION TRUST FUND 9,691
FROM GRANTS AND DONATIONS TRUST
FUND 200
FROM TOURISM PROMOTIONAL TRUST
FUND 14,717

2303 EXPENSES
FROM GENERAL REVENUE FUND 33,498
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND 149,691
FROM FLORIDA INTERNATIONAL TRADE
AND PROMOTION TRUST FUND 77,540
FROM GRANTS AND DONATIONS TRUST
FUND 200
FROM SPECIAL EMPLOYMENT SECURITY
ADMINISTRATION TRUST FUND 12,923
FROM TOURISM PROMOTIONAL TRUST
FUND 80,846

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Table with 2 columns: Description and Amount. Rows include 2304 OPERATING CAPITAL OUTLAY (8,528), 2304A LUMP SUM (10,000,000), and ECONOMIC DEVELOPMENT TOOLS (57,426,719).

Except as otherwise provided below, funds provided in Specific Appropriation 2304A shall be for the Qualified Target Industries, Qualified Defense Contractors, Brownfield Bonus, High Impact Performance Incentive, Quick Action Closing Fund, Brownfield Redevelopment, Innovation Incentive programs, and transportation facilities, and only for projects that meet the eligibility requirements of law.

From the funds provided in Specific Appropriation 2304A from the State Economic Enhancement and Development Trust Fund, \$500,000 shall be provided to the Florida Manufacturing Extension Partnership for the purpose of leveraging federal and private resources for the support and delivery of services to the manufacturing community.

Funds from the Economic Development Trust Fund in Specific Appropriation 2304A represent local match funds.

From the funds in Specific Appropriation 2304A from the State Economic Enhancement and Development Trust Fund, Enterprise Florida, Inc. (EFI), in conjunction with the Department of Economic Opportunity (DEO) and Workforce Florida, Inc., may use up to \$150,000 to conduct a study to identify innovative strategies for expanding the economic activity of each rural area in the state.

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under section 288.912, Florida Statutes. The strategies developed shall include the most effective and efficient methods of coordinating and employing the resources and planning efforts of all of the entities identified in section 288.0656(6)(a), Florida Statutes, as Rural Economic Development Initiative agencies.

Table with 2 columns: Description and Amount. Rows include 2304B SPECIAL CATEGORIES (775,000), 2305 SPECIAL CATEGORIES (1,000,000), 2306 SPECIAL CATEGORIES (2,000,000), and 2306A SPECIAL CATEGORIES (800,000).

Funds provided in Specific Appropriation 2306A shall be allocated as follows:

Table with 2 columns: Description and Amount. Rows include CAMACOL FLORIDA TRADE (300,000), CAMACOL FILM (150,000), Southeast U.S. / Japan & FLOR KOR (200,000), Entrepreneurial Academy of the African American Chamber of Commerce (100,000), and The Greater Caribbean Chamber of Commerce (50,000).

Table with 2 columns: Description and Amount. Rows include 2306B SPECIAL CATEGORIES (4,000,000) and ECONOMIC DEVELOPMENT PROJECTS (9,250,000).

General Revenue funds in Specific Appropriation 2306B are provided for the Rowing Center in Sarasota.

The funds from State Economic Enhancement and Development Trust Fund in Specific Appropriation 2306B shall be allocated as follows:

Table with 2 columns: Description and Amount. Rows include West Orange County Economic Development Business Center (1,000,000), Central Florida Life Sciences Incubator Consortium (5,000,000), University of Central Florida Small Business Incubator (1,000,000), Central Florida Sports Commission (1,000,000), League Soccer combine and spring training commitment (1,000,000), Hialeah Chamber of Commerce and Industries (100,000), Florida Holocaust Museum (St. Petersburg) (150,000), and Rowing Center (Sarasota) (1,000,000).

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2307	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	207,022
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	703,983
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	9,769
	FROM GRANTS AND DONATIONS TRUST FUND	200
	FROM TOURISM PROMOTIONAL TRUST FUND	7,358
2308	SPECIAL CATEGORIES GRANTS AND AIDS - ENTERPRISE FLORIDA PROGRAM	
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	8,600,000
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	4,900,000
	FROM PROFESSIONAL SPORTS DEVELOPMENT TRUST FUND	2,500,000
	From the funds in Specific Appropriation 2308, \$4,900,000 from the International Trade and Promotion Trust Fund shall be provided for international programs.	
2308A	SPECIAL CATEGORIES GRANTS AND AIDS - MILITARY BASE PROTECTION	
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	1,000,000
	Funds in Specific Appropriation 2308A shall be allocated as follows:	
	Military Base Protection.....	150,000
	Defense Reinvestment.....	850,000
2310	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	11,544
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	1,916
	FROM TOURISM PROMOTIONAL TRUST FUND	1,655
2311	SPECIAL CATEGORIES GRANTS AND AIDS - VISIT FLORIDA	
	FROM GENERAL REVENUE FUND	8,200,000
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	25,200,791
	FROM TOURISM PROMOTIONAL TRUST FUND	20,599,209
2312	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	5,690
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	2,385
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	1,424
	FROM TOURISM PROMOTIONAL TRUST FUND	2,240
2313	SPECIAL CATEGORIES GRANTS AND AIDS - SPACE FLORIDA	
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	10,000,000
2314	QUALIFIED EXPENDITURE CATEGORY QUALIFIED EXPENDITURE CATEGORY - ECONOMIC DEVELOPMENT TOOLS	
	FROM GENERAL REVENUE FUND	25,000,000

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2314A	DATA PROCESSING SERVICES	
	SOUTHWOOD SHARED RESOURCE CENTER	
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	1,898
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	6,293
	FROM TOURISM PROMOTIONAL TRUST FUND	1,809
2314B	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SPACE, DEFENSE, AND RURAL INFRASTRUCTURE	
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	3,162,490
	Funds provided in Specific Appropriation 2314B shall be allocated as follows:	
	Defense Infrastructure.....	1,581,245
	Rural Infrastructure.....	1,581,245
	TOTAL: STRATEGIC BUSINESS DEVELOPMENT	
	FROM GENERAL REVENUE FUND	48,384,743
	FROM TRUST FUNDS	153,214,989
	TOTAL POSITIONS	22.00
	TOTAL ALL FUNDS	201,599,732
	TOTAL: ECONOMIC OPPORTUNITY, DEPARTMENT OF	
	FROM GENERAL REVENUE FUND	75,727,944
	FROM TRUST FUNDS	831,336,485
	TOTAL POSITIONS	1,625.00
	TOTAL ALL FUNDS	907,064,429
	TOTAL APPROVED SALARY RATE	67,405,856
	FINANCIAL SERVICES, DEPARTMENT OF	
	PROGRAM: OFFICE OF CHIEF FINANCIAL OFFICER AND ADMINISTRATION	
	EXECUTIVE DIRECTION AND SUPPORT SERVICES	
	APPROVED SALARY RATE	6,709,887
2316	SALARIES AND BENEFITS POSITIONS	150.00
	FROM ADMINISTRATIVE TRUST FUND	9,213,343
2317	OTHER PERSONAL SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	27,801
2318	EXPENSES	
	FROM ADMINISTRATIVE TRUST FUND	1,359,766
2319	OPERATING CAPITAL OUTLAY	
	FROM ADMINISTRATIVE TRUST FUND	10,000
2320	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	
	FROM ADMINISTRATIVE TRUST FUND	790,217
	From the funds provided in Specific Appropriation 2320, the Department of Financial Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles, unless it is determined by the Chief Financial Officer that the vehicle replacement is a critical safety issue, or based on an emergency or unforeseen circumstances as provided for in section 287.14(3), Florida Statutes. Law enforcement motor vehicles are excluded from this provision.	
2321	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	427,325

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2322	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM ADMINISTRATIVE TRUST FUND . . .	3,500	
2323	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND . . .	109,151	
2324	SPECIAL CATEGORIES		
	TENANT BROKER COMMISSIONS		
	FROM ADMINISTRATIVE TRUST FUND . . .	60,000	
2325	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND . . .	118,268	
2326	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .	53,568	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM TRUST FUNDS	12,172,939	
	TOTAL POSITIONS	150.00	
	TOTAL ALL FUNDS	12,172,939	
LEGAL SERVICES			
	APPROVED SALARY RATE	4,376,352	
2327	SALARIES AND BENEFITS POSITIONS	87.00	
	FROM ADMINISTRATIVE TRUST FUND . . .	5,618,402	
2328	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	279,388	
2329	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND . . .	677,136	
2330	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND . . .	3,639	
2331	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM ADMINISTRATIVE TRUST FUND . . .	130,963	
2332	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	253,306	
2333	SPECIAL CATEGORIES		
	HOLOCAUST VICTIMS ASSISTANCE		
	ADMINISTRATION		
	FROM INSURANCE REGULATORY TRUST		
	FUND	308,007	
2334	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND . . .	19,824	
2335	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND . . .	51,361	
2336	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .	29,077	
TOTAL:	LEGAL SERVICES		

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	FROM TRUST FUNDS		7,371,103
	TOTAL POSITIONS	87.00	
	TOTAL ALL FUNDS		7,371,103
INFORMATION TECHNOLOGY			
	APPROVED SALARY RATE	6,176,658	
2337	SALARIES AND BENEFITS POSITIONS	128.00	
	FROM ADMINISTRATIVE TRUST FUND . . .		8,634,911
2338	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .		98,834
2339	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND . . .		3,088,525
2340	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND . . .		1,028,196
2340A	LUMP SUM		
	TRANSPARENCY SUPPORT AND MAINTENANCE		
	POSITIONS	4.00	
	FROM ADMINISTRATIVE TRUST FUND . . .		1,411,334
2341	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .		4,856,484
2342	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM ADMINISTRATIVE TRUST FUND . . .		2,900
2343	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND . . .		29,877
2344	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND . . .		21,275
2345	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .		44,962
2346	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM ADMINISTRATIVE TRUST FUND . . .		1,478
2346A	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM ADMINISTRATIVE TRUST FUND . . .		88,518
The funds provided in Specific Appropriation 2346A shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.			
TOTAL:	INFORMATION TECHNOLOGY		
	FROM TRUST FUNDS		19,307,294
	TOTAL POSITIONS	132.00	
	TOTAL ALL FUNDS		19,307,294
CONSUMER ADVOCATE			
	APPROVED SALARY RATE	479,372	
2348	SALARIES AND BENEFITS POSITIONS	5.00	
	FROM INSURANCE REGULATORY TRUST		
	FUND		527,131

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2349	OTHER PERSONAL SERVICES			
	FROM INSURANCE REGULATORY TRUST			
	FUND		115,229	
2350	EXPENSES			
	FROM INSURANCE REGULATORY TRUST			
	FUND		49,127	
2351	OPERATING CAPITAL OUTLAY			
	FROM INSURANCE REGULATORY TRUST			
	FUND		4,000	
2352	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM INSURANCE REGULATORY TRUST			
	FUND		20,471	
2353	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM INSURANCE REGULATORY TRUST			
	FUND		1,319	
2354	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM INSURANCE REGULATORY TRUST			
	FUND		1,138	
2355	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			
	SERVICES - HUMAN RESOURCES SERVICES			
	PURCHASED PER STATEWIDE CONTRACT			
	FROM INSURANCE REGULATORY TRUST			
	FUND		1,912	
TOTAL:	CONSUMER ADVOCATE			
	FROM TRUST FUNDS		720,327	
	TOTAL POSITIONS	5.00		
	TOTAL ALL FUNDS		720,327	

INFORMATION TECHNOLOGY - FLAIR INFRASTRUCTURE

	APPROVED SALARY RATE	4,907,932		
2356	SALARIES AND BENEFITS	POSITIONS	109.00	
	FROM GENERAL REVENUE FUND		6,044,304	
	FROM ADMINISTRATIVE TRUST FUND		451,446	
2357	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		5,000	
2358	EXPENSES			
	FROM GENERAL REVENUE FUND		1,535,578	
	FROM ADMINISTRATIVE TRUST FUND		168,513	
2359	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		190,794	
	FROM ADMINISTRATIVE TRUST FUND		25,000	
2360	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		2,668,816	
	FROM ADMINISTRATIVE TRUST FUND		1,931,500	

From the funds in Specific Appropriation 2360, \$1,500,000 from the Administrative Trust Fund is provided to the Department of Financial Services to contract with an independent third party consulting firm, with experience in planning public sector enterprise projects, that does not perform system implementations, project management, or provide technology integration services, to complete a study of the Florida Accounting Information Resource Subsystem (FLAIR), the Cash Management Subsystem (CMS), and agency financial business systems and provide a recommendation for the replacement or remediation of FLAIR and CMS. At a minimum, the study shall include: (1) an inventory of all agency

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	financial business systems to include a description of each system's accounting and reporting functions and its number of users; (2) the completion of a gap analysis to determine which agency accounting and reporting requirements are currently not provided in FLAIR or CMS and an identification of those requirements that are common across agencies; (3) documentation of all business and technical requirements needed for FLAIR and CMS to automate system interfaces with the personnel information system, the purchasing subsystem and the planning and budgeting subsystem, and adhere to the current statutes related to financial reporting and information; and (4) a cost benefit analysis for replacing or remediating FLAIR and CMS to accommodate the needs of all state agencies for compliance with state and federal financial accounting and reporting laws.		
	The scope of the study shall not include the replacement or remediation of the state's personnel information system, the purchasing subsystem or the planning and budgeting subsystem. The study shall not recommend a system that requires the state to conform its statutes and financial business practices to proprietary software standards.		
	Based upon the results of the study, the department shall provide to the chairs of the Senate Committee on Budget and the House Appropriations Committee a recommendation and a cost benefit analysis for the replacement or remediation of FLAIR and CMS systems.		
2361	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		13,468
2362	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		3,824
2363	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		35,822
	FROM ADMINISTRATIVE TRUST FUND		2,657
TOTAL:	INFORMATION TECHNOLOGY - FLAIR INFRASTRUCTURE		
	FROM GENERAL REVENUE FUND		10,497,606
	FROM TRUST FUNDS		2,579,116
	TOTAL POSITIONS	109.00	
	TOTAL ALL FUNDS		13,076,722
	PROGRAM: TREASURY		
	DEPOSIT SECURITY		
	APPROVED SALARY RATE	963,124	
2364	SALARIES AND BENEFITS	POSITIONS	23.00
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		1,424,366
2365	OTHER PERSONAL SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		1,500
2366	EXPENSES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		247,113
2367	OPERATING CAPITAL OUTLAY		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		1,783
2368	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		80,205

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2369	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	13,035	
2370	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	2,616	
2371	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	7,670	
TOTAL: DEPOSIT SECURITY			
	FROM TRUST FUNDS	1,778,288	
	TOTAL POSITIONS	23.00	
	TOTAL ALL FUNDS	1,778,288	
STATE FUNDS MANAGEMENT AND INVESTMENT			
	APPROVED SALARY RATE	1,183,429	
2372	SALARIES AND BENEFITS	POSITIONS	28.50
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	1,654,547	
2373	OTHER PERSONAL SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	17,500	
2374	EXPENSES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	249,846	
2375	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	948,785	
2376	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	9,324	
TOTAL: STATE FUNDS MANAGEMENT AND INVESTMENT			
	FROM TRUST FUNDS	2,880,002	
	TOTAL POSITIONS	28.50	
	TOTAL ALL FUNDS	2,880,002	
SUPPLEMENTAL RETIREMENT PLAN			
	APPROVED SALARY RATE	437,759	
2377	SALARIES AND BENEFITS	POSITIONS	12.00
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	633,121	
2378	OTHER PERSONAL SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	20,100	
2379	EXPENSES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND	108,828	
2380	SPECIAL CATEGORIES		

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	CONTRACTED SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		252
2381	SPECIAL CATEGORIES		
	DEFERRED COMPENSATION ADMINISTRATIVE		
	SERVICES		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		950,000
2382	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		1,905
2383	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM TREASURY ADMINISTRATIVE AND		
	INVESTMENT TRUST FUND		3,798
TOTAL: SUPPLEMENTAL RETIREMENT PLAN			
	FROM TRUST FUNDS		1,718,004
	TOTAL POSITIONS	12.00	
	TOTAL ALL FUNDS		1,718,004
PROGRAM: FINANCIAL ACCOUNTABILITY FOR PUBLIC FUNDS			
STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING			
	APPROVED SALARY RATE	8,081,667	
2384	SALARIES AND BENEFITS	POSITIONS	173.00
	FROM GENERAL REVENUE FUND		9,369,624
	FROM ADMINISTRATIVE TRUST FUND . . .		1,249,594
2385	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	22,994	
	FROM ADMINISTRATIVE TRUST FUND . . .		127,420
2386	EXPENSES		
	FROM GENERAL REVENUE FUND	1,186,562	
	FROM ADMINISTRATIVE TRUST FUND . . .		129,451
2387	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	27,000	
2388	SPECIAL CATEGORIES		
	POSTCONVICTION CAPITAL COLLATERAL CASES -		
	REGISTRY ATTORNEYS		
	FROM ADMINISTRATIVE TRUST FUND . . .		1,716,384
2389	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	605,949	
From the funds in Specific Appropriation 2389, up to \$50,000 shall be used to contract for the independent verification of tobacco settlement receipts received by the state.			
2390	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	3,100	
2391	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND . . .		51,017
2392	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	700	

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2393	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	5,122
	FROM ADMINISTRATIVE TRUST FUND	3,805
2394	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	54,247
	FROM ADMINISTRATIVE TRUST FUND	2,485
2395	SPECIAL CATEGORIES	
	TRANSFER TO THE PRISON INDUSTRY	
	ENHANCEMENT (PIE) PROGRAM	
	FROM PRISON INDUSTRIES TRUST FUND	750,000

Funds in Specific Appropriation 2395 are provided for transfer to the Prison Industries Enhancement Program. Funds in the Prison Industries Trust Fund may be expended by the corporation for allowable expenditures under sections 946.522 and 946.523, Florida Statutes. Such funds may be paid by warrants drawn by the Chief Financial Officer upon receipt of a corporate resolution that has been duly authorized by the board of directors of the corporation, authorized under part II of chapter 946, Florida Statutes.

TOTAL: STATE FINANCIAL INFORMATION AND STATE AGENCY		
ACCOUNTING		
	FROM GENERAL REVENUE FUND	11,275,298
	FROM TRUST FUNDS	4,030,156
	TOTAL POSITIONS	173.00
	TOTAL ALL FUNDS	15,305,454

RECOVERY AND RETURN OF UNCLAIMED PROPERTY		
	APPROVED SALARY RATE	2,217,150
2396	SALARIES AND BENEFITS POSITIONS	57.00
	FROM UNCLAIMED PROPERTY TRUST FUND	2,786,339
2397	OTHER PERSONAL SERVICES	
	FROM UNCLAIMED PROPERTY TRUST FUND	180,000
2398	EXPENSES	
	FROM UNCLAIMED PROPERTY TRUST FUND	784,443
2399	OPERATING CAPITAL OUTLAY	
	FROM UNCLAIMED PROPERTY TRUST FUND	7,500
2400	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM UNCLAIMED PROPERTY TRUST FUND	226,794
2401	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM UNCLAIMED PROPERTY TRUST FUND	8,361
2402	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM UNCLAIMED PROPERTY TRUST FUND	7,024
2403	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM UNCLAIMED PROPERTY TRUST FUND	19,116
TOTAL: RECOVERY AND RETURN OF UNCLAIMED PROPERTY		
	FROM TRUST FUNDS	4,019,577
	TOTAL POSITIONS	57.00
	TOTAL ALL FUNDS	4,019,577

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PROGRAM: FIRE MARSHAL		
COMPLIANCE AND ENFORCEMENT		
	APPROVED SALARY RATE	2,675,107
2404	SALARIES AND BENEFITS POSITIONS	69.00
	FROM INSURANCE REGULATORY TRUST	
	FUND	3,490,648
2405	OTHER PERSONAL SERVICES	
	FROM INSURANCE REGULATORY TRUST	
	FUND	15,339
2406	EXPENSES	
	FROM INSURANCE REGULATORY TRUST	
	FUND	557,479
2407	OPERATING CAPITAL OUTLAY	
	FROM INSURANCE REGULATORY TRUST	
	FUND	9,144
2408	SPECIAL CATEGORIES	
	ELECTRONIC COMMERCE FEES FOR COLLECTION OF	
	REVENUE	
	FROM INSURANCE REGULATORY TRUST	
	FUND	13,200
2409	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM INSURANCE REGULATORY TRUST	
	FUND	80,205
2410	SPECIAL CATEGORIES	
	OPERATION OF MOTOR VEHICLES	
	FROM INSURANCE REGULATORY TRUST	
	FUND	33,700
2411	SPECIAL CATEGORIES	
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION	
	FROM INSURANCE REGULATORY TRUST	
	FUND	8,000
2412	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM INSURANCE REGULATORY TRUST	
	FUND	13,242
2413	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM INSURANCE REGULATORY TRUST	
	FUND	21,994
TOTAL: COMPLIANCE AND ENFORCEMENT		
	FROM TRUST FUNDS	4,242,951
	TOTAL POSITIONS	69.00
	TOTAL ALL FUNDS	4,242,951
FIRE AND ARSON INVESTIGATIONS		
	APPROVED SALARY RATE	5,959,009
2414	SALARIES AND BENEFITS POSITIONS	128.00
	FROM INSURANCE REGULATORY TRUST	
	FUND	7,972,475
2415	OTHER PERSONAL SERVICES	
	FROM INSURANCE REGULATORY TRUST	
	FUND	19,028
2416	EXPENSES	

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	FROM INSURANCE REGULATORY TRUST		
	FUND	1,400,440	
2417	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND	82,409	
2418	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	155,374	
2419	SPECIAL CATEGORIES		
	ON-CALL FEES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	350,000	
2420	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	133,900	
2421	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM INSURANCE REGULATORY TRUST		
	FUND	103,124	
2422	SPECIAL CATEGORIES		
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION		
	FROM INSURANCE REGULATORY TRUST		
	FUND	8,000	
2423	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND	26,081	
2424	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND	41,551	
TOTAL:	FIRE AND ARSON INVESTIGATIONS		
	FROM TRUST FUNDS	10,292,382	
	TOTAL POSITIONS	128.00	
	TOTAL ALL FUNDS	10,292,382	
PROFESSIONAL TRAINING AND STANDARDS			
	APPROVED SALARY RATE	1,183,290	
2425	SALARIES AND BENEFITS		31.00
	POSITIONS		
	FROM INSURANCE REGULATORY TRUST		
	FUND	1,709,790	
2426	OTHER PERSONAL SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	190,000	
2427	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	535,645	
2428	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND	27,254	
2429	SPECIAL CATEGORIES		
	ELECTRONIC COMMERCE FEES FOR COLLECTION OF		
	REVENUE		
	FROM INSURANCE REGULATORY TRUST		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FUND		13,200
2430	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		190,497
2431	SPECIAL CATEGORIES		
	DOMESTIC SECURITY		
	FROM INSURANCE REGULATORY TRUST		
	FUND		50
2432	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		17,900
2433	SPECIAL CATEGORIES		
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION		
	FROM INSURANCE REGULATORY TRUST		
	FUND		14,500
2434	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		26,519
2435	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		12,746
2435A	FIXED CAPITAL OUTLAY		
	HEATING VENTILATING AND AIR CONDITIONING		
	REPLACEMENT - STATEWIDE		
	FROM INSURANCE REGULATORY TRUST		
	FUND		470,252
TOTAL:	PROFESSIONAL TRAINING AND STANDARDS		
	FROM TRUST FUNDS		3,208,353
	TOTAL POSITIONS	31.00	
	TOTAL ALL FUNDS		3,208,353
FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES			
	APPROVED SALARY RATE	764,673	
2436	SALARIES AND BENEFITS		14.00
	POSITIONS		
	FROM INSURANCE REGULATORY TRUST		
	FUND		1,090,679
2437	OTHER PERSONAL SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		20,102
2438	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		233,454
2439	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND		6,000
2440	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		151,189
2441	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
FUND	1,300	
2442 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM INSURANCE REGULATORY TRUST		
FUND	343,693	
2443 SPECIAL CATEGORIES		
SUPPLEMENTAL FIREFIGHTERS COMPENSATION		
FROM INSURANCE REGULATORY TRUST		
FUND	7,500	
2444 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM INSURANCE REGULATORY TRUST		
FUND	4,985	
2445 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		
SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
FROM INSURANCE REGULATORY TRUST		
FUND	6,282	
2445A FIXED CAPITAL OUTLAY		
FACILITIES REPAIRS AND MAINTENANCE		
FROM INSURANCE REGULATORY TRUST		
FUND	145,795	
TOTAL: FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES		
FROM TRUST FUNDS	2,010,979	
TOTAL POSITIONS	14.00	
TOTAL ALL FUNDS	2,010,979	
PROGRAM: STATE PROPERTY AND CASUALTY CLAIMS		
STATE SELF-INSURED CLAIMS ADJUSTMENT		
APPROVED SALARY RATE	3,976,205	
2446 SALARIES AND BENEFITS POSITIONS	106.00	
STATE RISK MANAGEMENT TRUST FUND . .	5,397,503	
2447 OTHER PERSONAL SERVICES		
STATE RISK MANAGEMENT TRUST FUND . .	35,000	
2448 EXPENSES		
STATE RISK MANAGEMENT TRUST FUND . .	900,292	
2449 OPERATING CAPITAL OUTLAY		
STATE RISK MANAGEMENT TRUST FUND . .	5,405	
2450 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
STATE RISK MANAGEMENT TRUST FUND . .	14,210,951	
2451 SPECIAL CATEGORIES		
CONTRACTED LEGAL SERVICES - OFFICE OF THE		
ATTORNEY GENERAL		
STATE RISK MANAGEMENT TRUST FUND . .	6,302,284	
2452 SPECIAL CATEGORIES		
CONTRACTED LEGAL SERVICES		
STATE RISK MANAGEMENT TRUST FUND . .	18,001,020	
2453 SPECIAL CATEGORIES		
EXCESS INSURANCE AND CLAIM SERVICE		
STATE RISK MANAGEMENT TRUST FUND . .	13,700,000	
2454 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
STATE RISK MANAGEMENT TRUST FUND . .	102,380	

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
2455 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
STATE RISK MANAGEMENT TRUST FUND . .		14,031
2456 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		
SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
STATE RISK MANAGEMENT TRUST FUND . .		34,623
TOTAL: STATE SELF-INSURED CLAIMS ADJUSTMENT		
FROM TRUST FUNDS		58,703,489
TOTAL POSITIONS	106.00	
TOTAL ALL FUNDS		58,703,489
PROGRAM: LICENSING AND CONSUMER PROTECTION		
INSURANCE COMPANY REHABILITATION AND LIQUIDATION		
APPROVED SALARY RATE	431,201	
2457 SALARIES AND BENEFITS POSITIONS	7.00	
FROM INSURANCE REGULATORY TRUST		
FUND		565,721
2458 OTHER PERSONAL SERVICES		
FROM INSURANCE REGULATORY TRUST		
FUND		34,771
2459 EXPENSES		
FROM INSURANCE REGULATORY TRUST		
FUND		119,364
2460 OPERATING CAPITAL OUTLAY		
FROM INSURANCE REGULATORY TRUST		
FUND		1,120
2461 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM INSURANCE REGULATORY TRUST		
FUND		232,517
2462 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM INSURANCE REGULATORY TRUST		
FUND		1,847
2463 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		
SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
FROM INSURANCE REGULATORY TRUST		
FUND		2,565
TOTAL: INSURANCE COMPANY REHABILITATION AND LIQUIDATION		
FROM TRUST FUNDS		957,905
TOTAL POSITIONS	7.00	
TOTAL ALL FUNDS		957,905
LICENSURE, SALES APPOINTMENT AND OVERSIGHT		
APPROVED SALARY RATE	4,985,551	
2464 SALARIES AND BENEFITS POSITIONS	129.00	
FROM INSURANCE REGULATORY TRUST		
FUND		6,498,240
2465 OTHER PERSONAL SERVICES		
FROM INSURANCE REGULATORY TRUST		
FUND		3,938
2466 EXPENSES		

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

	FROM INSURANCE REGULATORY TRUST		
	FUND	1,046,918	
2467	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND	2,500	
2468	SPECIAL CATEGORIES		
	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE		
	FROM INSURANCE REGULATORY TRUST		
	FUND	2,100,000	
2469	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	2,188,892	
2470	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	5,200	
2471	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INSURANCE REGULATORY TRUST		
	FUND	108,444	
2472	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND	15,534	
2473	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND	49,191	
TOTAL:	LICENSURE, SALES APPOINTMENT AND OVERSIGHT		
	FROM TRUST FUNDS	12,018,857	
	TOTAL POSITIONS		129.00
	TOTAL ALL FUNDS	12,018,857	

INSURANCE FRAUD

	APPROVED SALARY RATE	9,291,557	
2474	SALARIES AND BENEFITS POSITIONS	193.00	
	FROM INSURANCE REGULATORY TRUST		
	FUND	12,119,465	
2475	OTHER PERSONAL SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	45,000	
2476	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	1,951,619	
2477	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND	103,635	
2477A	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		
	FUND	79,200	
2478	SPECIAL CATEGORIES		
	TRANSFER TO JUSTICE ADMINISTRATION		
	COMMISSION FOR PROSECUTION OF PIP FRAUD		

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

	FROM INSURANCE REGULATORY TRUST		
	FUND		1,196,826
	Funds in Specific Appropriation 2478 from the Insurance Regulatory Trust Fund are provided for transfer to the Justice Administrative Commission for the specific purpose of funding attorneys and paralegals dedicated solely to the prosecution of insurance fraud cases in Duval, Orange, Miami-Dade, Hillsborough, Palm Beach, and Broward counties. These funds may not be used for any purpose other than the funding of attorney and paralegal positions that prosecute crimes of insurance fraud.		
2479	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		214,617
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		50,000
2480	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		96,600
2481	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INSURANCE REGULATORY TRUST		
	FUND		155,002
2482	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM INSURANCE REGULATORY TRUST		
	FUND		202,496
2483	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		46,047
2484	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		66,374

TOTAL: INSURANCE FRAUD

	FROM TRUST FUNDS		16,326,881
	TOTAL POSITIONS	193.00	
	TOTAL ALL FUNDS		16,326,881

CONSUMER ASSISTANCE

	APPROVED SALARY RATE	4,767,296	
2485	SALARIES AND BENEFITS POSITIONS	119.00	
	FROM INSURANCE REGULATORY TRUST		
	FUND		6,006,716
2486	OTHER PERSONAL SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		85,231
2487	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		997,935
2488	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND		2,200
2488A	SPECIAL CATEGORIES		
	TRANSFER TO FLORIDA CATASTROPHIC STORM		

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 RISK MANAGEMENT CENTER AT FLORIDA STATE
 UNIVERSITY
 FROM INSURANCE REGULATORY TRUST
 FUND 350,000

Funds in Specific Appropriation 2488A are provided to meet the requirements set forth in section 1004.647, Florida Statutes.

2489 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM INSURANCE REGULATORY TRUST
 FUND 645,374

2490 SPECIAL CATEGORIES
 OPERATION OF MOTOR VEHICLES
 FROM INSURANCE REGULATORY TRUST
 FUND 1,500

2491 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM INSURANCE REGULATORY TRUST
 FUND 93,199

2492 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM INSURANCE REGULATORY TRUST
 FUND 7,824

2493 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM INSURANCE REGULATORY TRUST
 FUND 40,729

TOTAL: CONSUMER ASSISTANCE
 FROM TRUST FUNDS 8,230,708

 TOTAL POSITIONS 119.00
 TOTAL ALL FUNDS 8,230,708

FUNERAL AND CEMETERY SERVICES

 APPROVED SALARY RATE 1,032,727

2494 SALARIES AND BENEFITS POSITIONS 23.00
 FROM REGULATORY TRUST FUND 1,367,190

2495 OTHER PERSONAL SERVICES
 FROM REGULATORY TRUST FUND 55,000

2496 EXPENSES
 FROM REGULATORY TRUST FUND 335,210

2497 OPERATING CAPITAL OUTLAY
 FROM REGULATORY TRUST FUND 9,500

2498 SPECIAL CATEGORIES
 ELECTRONIC COMMERCE FEES FOR COLLECTION OF
 REVENUE
 FROM REGULATORY TRUST FUND 14,100

2499 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM REGULATORY TRUST FUND 113,325

2500 SPECIAL CATEGORIES
 OPERATION OF MOTOR VEHICLES
 FROM REGULATORY TRUST FUND 8,700

2501 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM REGULATORY TRUST FUND 8,751

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 2502 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM REGULATORY TRUST FUND 2,962

2503 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM REGULATORY TRUST FUND 12,458

TOTAL: FUNERAL AND CEMETERY SERVICES
 FROM TRUST FUNDS 1,927,196

TOTAL POSITIONS 23.00
 TOTAL ALL FUNDS 1,927,196

PUBLIC ASSISTANCE FRAUD

 APPROVED SALARY RATE 4,291,185

2504 SALARIES AND BENEFITS POSITIONS 63.00
 FROM ADMINISTRATIVE TRUST FUND 148,160
 FROM FEDERAL GRANTS TRUST FUND 2,696,745
 FROM INSURANCE REGULATORY TRUST
 FUND 1,870,725

2505 OTHER PERSONAL SERVICES
 FROM FEDERAL GRANTS TRUST FUND 144
 FROM INSURANCE REGULATORY TRUST
 FUND 1,406

2506 EXPENSES
 FROM FEDERAL GRANTS TRUST FUND 30,869
 FROM INSURANCE REGULATORY TRUST
 FUND 427,270

2507 OPERATING CAPITAL OUTLAY
 FROM INSURANCE REGULATORY TRUST
 FUND 20,000

2508 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM FEDERAL GRANTS TRUST FUND 60,527
 FROM INSURANCE REGULATORY TRUST
 FUND 185,791

2508A SPECIAL CATEGORIES
 OPERATION OF MOTOR VEHICLES
 FROM FEDERAL GRANTS TRUST FUND 20,000

2509 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM INSURANCE REGULATORY TRUST
 FUND 12,036

2510 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM INSURANCE REGULATORY TRUST
 FUND 9,300

2511 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM FEDERAL GRANTS TRUST FUND 22,913
 FROM INSURANCE REGULATORY TRUST
 FUND 16,850

2512 DATA PROCESSING SERVICES
 OTHER DATA PROCESSING SERVICES
 FROM FEDERAL GRANTS TRUST FUND 5,000
 FROM INSURANCE REGULATORY TRUST
 FUND 10,000

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 TOTAL: PUBLIC ASSISTANCE FRAUD
 FROM TRUST FUNDS 5,537,736

 TOTAL POSITIONS 63.00
 TOTAL ALL FUNDS 5,537,736

PROGRAM: WORKERS' COMPENSATION
 WORKERS' COMPENSATION

APPROVED SALARY RATE 11,321,906
 2513 SALARIES AND BENEFITS POSITIONS 296.00
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 14,716,954
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 877,616
 2514 OTHER PERSONAL SERVICES
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 177,570
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 17,550
 2515 EXPENSES
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 3,371,128
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 128,070
 2516 OPERATING CAPITAL OUTLAY
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 100,021
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 16,851
 2517 SPECIAL CATEGORIES
 ELECTRONIC COMMERCE FEES FOR COLLECTION OF
 REVENUE
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 288,000
 2518 SPECIAL CATEGORIES
 TRANSFER TO DISTRICT COURTS OF APPEAL -
 WORKERS' COMPENSATION APPEALS
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 1,761,055

Funds in Specific Appropriation 2518 are provided for transfer to the First District Court of Appeal for workload associated with workers' compensation appeals and the workers' compensation appeals unit.

2518A SPECIAL CATEGORIES
 WORKERS' COMPENSATION RESEARCH INSTITUTE
 STUDY
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 195,000
 2519 SPECIAL CATEGORIES
 TRANSFER TO THE UNIVERSITY OF SOUTH
 FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 250,000
 2520 SPECIAL CATEGORIES
 TRANSFER TO JUSTICE ADMINISTRATION
 COMMISSION FOR PROSECUTION OF WORKERS'
 COMPENSATION FRAUD
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 257,705

The funds in Specific Appropriation 2520 from the Workers' Compensation Administrative Trust Fund are provided for transfer to the Justice Administrative Commission for the specific purpose of funding

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 attorneys and paralegals in the Eleventh and Thirteenth Judicial
 Circuits for the prosecution of workers' compensation insurance fraud.
 These funds may not be used for any purpose other than the funding of
 attorney and paralegal positions that prosecute crimes of workers'
 compensation fraud.

2521 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 2,577,656
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 86,360

2522 SPECIAL CATEGORIES
 OPERATION OF MOTOR VEHICLES
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 44,800

2523 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 315,520

2524 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 69,320
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 1,080

2525 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT
 SERVICES - HUMAN RESOURCES SERVICES
 PURCHASED PER STATEWIDE CONTRACT
 FROM WORKERS' COMPENSATION
 ADMINISTRATION TRUST FUND 104,658
 FROM WORKERS' COMPENSATION SPECIAL
 DISABILITY TRUST FUND 6,769

TOTAL: WORKERS' COMPENSATION
 FROM TRUST FUNDS 25,363,683

 TOTAL POSITIONS 296.00
 TOTAL ALL FUNDS 25,363,683

PROGRAM: FINANCIAL SERVICES COMMISSION
 OFFICE OF INSURANCE REGULATION
 COMPLIANCE AND ENFORCEMENT - INSURANCE

From the funds in Specific Appropriations 2526 through 2536, the Office of Insurance Regulation shall submit a report that provides a detailed listing of all rate filings submitted during Fiscal Year 2011-2012 for personal lines property residential coverage. For each such filing, the report shall include: (1) the name of the company submitting the filing; (2) the date the filing was submitted to the Office of Insurance Regulation; (3) the overall rate change requested; (4) the name of the Office of Insurance Regulation actuary responsible for reviewing the filing; (5) the number of days from the date of the original submission to the final disposition of the rate filing; (6) whether the submitted filing was approved as submitted, approved at a different rate level, disapproved in its entirety, or found to be incomplete or withdrawn; (7) if a rate was approved, the overall rate level which was approved; (8) if the rate was denied; the specific basis for the denial; and (9) if a rate filing was withdrawn and resubmitted, it shall be identified as part of the initial rate filing for purposes of this report.

The report shall be submitted to the chairs of the Senate Budget Committee and the House of Representatives Appropriations Committee by September 1, 2012.

APPROVED SALARY RATE 11,746,070

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
2526	SALARIES AND BENEFITS	POSITIONS	249.00
	FROM INSURANCE REGULATORY TRUST		
	FUND		15,121,535
2527	OTHER PERSONAL SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		125,000
2528	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		2,652,374
2529	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		
	FUND		2,000
2530	SPECIAL CATEGORIES		
	FLORIDA PUBLIC HURRICANE LOSS MODEL -		
	OFFICE OF INSURANCE REGULATION		
	FROM INSURANCE REGULATORY TRUST		
	FUND		588,639
<p>The funds in Specific Appropriation 2530 may be utilized to promote and enhance collaborative research among State Universities. The Florida Public Hurricane Loss Model located at Florida International University may consult with the private sector and the Florida Catastrophic Storm Risk Management Center located at The Florida State University to enhance the marketability, viability, and applications of the Florida Public Hurricane Loss Model. To ensure the Office of Insurance Regulation (Office) has the ability to accurately calculate hurricane risk and project catastrophic losses, nothing interferes with or supersedes the Office's authority to enter into agreements with Florida International University.</p>			
2531	SPECIAL CATEGORIES		
	FINANCIAL EXAMINATION CONTRACTS - PROPERTY		
	AND CASUALTY EXAMINATIONS		
	FROM INSURANCE REGULATORY TRUST		
	FUND		4,651,763
2532	SPECIAL CATEGORIES		
	FINANCIAL EXAMINATION CONTRACTS - LIFE AND		
	HEALTH EXAMINATIONS		
	FROM INSURANCE REGULATORY TRUST		
	FUND		275,000
2533	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		688,016
2534	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM INSURANCE REGULATORY TRUST		
	FUND		240,456
2535	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		18,989
2536	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		89,514
TOTAL: COMPLIANCE AND ENFORCEMENT - INSURANCE			
	FROM TRUST FUNDS		24,453,286
	TOTAL POSITIONS		249.00
	TOTAL ALL FUNDS		24,453,286

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE		2,003,039
2537	SALARIES AND BENEFITS	POSITIONS	34.00
	FROM INSURANCE REGULATORY TRUST		
	FUND		2,463,627
2538	EXPENSES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		93,543
2539	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM INSURANCE REGULATORY TRUST		
	FUND		117,710
2540	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		8,414
2541	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM INSURANCE REGULATORY TRUST		
	FUND		12,509
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM TRUST FUNDS		2,695,803
	TOTAL POSITIONS		34.00
	TOTAL ALL FUNDS		2,695,803
OFFICE OF FINANCIAL REGULATION			
<p>From the funds in Specific Appropriation 2542B, 2546B, 2550C, and 2550K, no funds shall be used to make payment for the use of property leased pursuant to Lease Number 430:0049, relating to Bayou Corporate Center, 4900 Bayou Blvd, Suite 103, Pensacola, after June 30, 2012.</p>			
SAFETY AND SOUNDNESS OF STATE BANKING SYSTEM			
	APPROVED SALARY RATE		6,956,213
2541A	SALARIES AND BENEFITS	POSITIONS	120.00
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		8,696,121
2541B	OTHER PERSONAL SERVICES		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		872,000
2541C	EXPENSES		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		1,751,352
2541D	OPERATING CAPITAL OUTLAY		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		7,130
2541E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		367,012
2541F	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND		35,870
2541G	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		

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SPECIFIC			
APPROPRIATION			
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND	28,872	
2541H	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM FINANCIAL INSTITUTIONS		
	REGULATORY TRUST FUND	42,550	
TOTAL: SAFETY AND SOUNDNESS OF STATE BANKING SYSTEM			
	FROM TRUST FUNDS	11,800,907	
	TOTAL POSITIONS		120.00
	TOTAL ALL FUNDS	11,800,907	

FINANCIAL INVESTIGATIONS			
	APPROVED SALARY RATE	1,997,905	
2541I	SALARIES AND BENEFITS	POSITIONS	36.00
	FROM ADMINISTRATIVE TRUST FUND	2,359,835	
2542A	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	5,321	
2542B	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND	493,557	
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND	51,758	
2542C	OPERATING CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND	10,600	
2542D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	36,354	
2543	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND	19,454	
2544	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND	15,809	
2545	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND	20,539	
TOTAL: FINANCIAL INVESTIGATIONS			
	FROM TRUST FUNDS	3,013,227	
	TOTAL POSITIONS		36.00
	TOTAL ALL FUNDS	3,013,227	

EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE	1,343,595	
2545A	SALARIES AND BENEFITS	POSITIONS	18.00
	FROM ADMINISTRATIVE TRUST FUND	1,771,586	
2546A	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	150,000	
2546B	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND	422,548	
2546C	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND	61,048	

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
2547	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND		14,895
2548	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND		10,004
2549	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND		15,722
2550	DATA PROCESSING SERVICES		
	REGULATORY ENFORCEMENT AND LICENSING		
	SYSTEM - OFFICE OF FINANCIAL REGULATION		
	FROM ADMINISTRATIVE TRUST FUND		2,181,547
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM TRUST FUNDS		4,627,350
	TOTAL POSITIONS		18.00
	TOTAL ALL FUNDS		4,627,350

FINANCE REGULATION			
	APPROVED SALARY RATE	4,560,701	
2550A	SALARIES AND BENEFITS	POSITIONS	85.00
	FROM REGULATORY TRUST FUND		5,509,400
2550B	OTHER PERSONAL SERVICES		
	FROM REGULATORY TRUST FUND		200,000
2550C	EXPENSES		
	FROM REGULATORY TRUST FUND		939,894
2550D	OPERATING CAPITAL OUTLAY		
	FROM REGULATORY TRUST FUND		5,631
2550E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM REGULATORY TRUST FUND		3,241,565
2550F	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM REGULATORY TRUST FUND		34,046
2550G	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM REGULATORY TRUST FUND		34,995
2550H	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM REGULATORY TRUST FUND		36,641
TOTAL: FINANCE REGULATION			
	FROM TRUST FUNDS		10,002,172
	TOTAL POSITIONS		85.00
	TOTAL ALL FUNDS		10,002,172

SECURITIES REGULATION			
	APPROVED SALARY RATE	4,867,173	
2550I	SALARIES AND BENEFITS	POSITIONS	98.00
	FROM REGULATORY TRUST FUND		6,282,686
2550J	OTHER PERSONAL SERVICES		
	FROM ANTI-FRAUD TRUST FUND		32,538

SECTION 6 - GENERAL GOVERNMENT			
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APPROPRIATION			
	FROM REGULATORY TRUST FUND		4,466
2550K	EXPENSES		
	FROM ANTI-FRAUD TRUST FUND	62,885	
	FROM REGULATORY TRUST FUND	681,023	
2550L	OPERATING CAPITAL OUTLAY		
	FROM ANTI-FRAUD TRUST FUND	24,528	
	FROM REGULATORY TRUST FUND	4,566	
2550M	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM ANTI-FRAUD TRUST FUND	80,049	
	FROM REGULATORY TRUST FUND	349,500	
2550N	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM REGULATORY TRUST FUND	27,054	
2550O	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM REGULATORY TRUST FUND	27,253	
2550P	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM REGULATORY TRUST FUND	33,473	
TOTAL:	SECURITIES REGULATION		
	FROM TRUST FUNDS	7,610,021	
	TOTAL POSITIONS	98.00	
	TOTAL ALL FUNDS	7,610,021	
TOTAL:	FINANCIAL SERVICES, DEPARTMENT OF		
	FROM GENERAL REVENUE FUND	21,772,904	
	FROM TRUST FUNDS	269,600,692	
	TOTAL POSITIONS	2,594.50	
	TOTAL ALL FUNDS	291,373,596	
	TOTAL APPROVED SALARY RATE	119,687,733	
GOVERNOR, EXECUTIVE OFFICE OF THE			
PROGRAM: GENERAL OFFICE			
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
2555	SALARIES AND BENEFITS POSITIONS	124.00	
	FROM GENERAL REVENUE FUND	8,208,653	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	206,492	
2556	LUMP SUM		
	EXECUTIVE OFFICE OF THE GOVERNOR -		
	EXECUTIVE/ADMINISTRATION		
	FROM GENERAL REVENUE FUND	4,520,328	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	488,033	
2557	LUMP SUM		
	EXECUTIVE OFFICE OF THE GOVERNOR -		
	WASHINGTON OFFICE		
	FROM GENERAL REVENUE FUND	116,858	
2559	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM GENERAL REVENUE FUND	17,320	
2560	SPECIAL CATEGORIES		
	CONTINGENT - DISCRETIONARY		
	FROM GENERAL REVENUE FUND	29,244	

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SPECIFIC			
APPROPRIATION			
2561	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	33,301	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	6,689	
2562	SPECIAL CATEGORIES		
	CHILD ABUSE PREVENTION		
	FROM GENERAL REVENUE FUND	150,000	
2563	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	47,260	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	1,147	
2564	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	2,155	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	13,125,119	
	FROM TRUST FUNDS	702,361	
	TOTAL POSITIONS	124.00	
	TOTAL ALL FUNDS	13,827,480	
LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING AND			
BUDGETING SUBSYSTEM			
2566	SALARIES AND BENEFITS POSITIONS	48.00	
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	4,277,663	
2567	LUMP SUM		
	LEGISLATIVE APPROPRIATION SYSTEM/PLANNING		
	AND BUDGETING SUBSYSTEM		
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	1,231,236	
2568	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	15,958	
2569	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	15,606	
2570	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	309	
2570A	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM PLANNING AND BUDGETING SYSTEM		
	TRUST FUND	32,095	
The funds provided in specific appropriation 2570A shall not be			
utilized for any costs related to the potential expansion of the			
Northwest Regional Data Center.			
TOTAL:	LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING AND		
	BUDGETING SUBSYSTEM		
	FROM TRUST FUNDS	5,572,867	
	TOTAL POSITIONS	48.00	
	TOTAL ALL FUNDS	5,572,867	

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APPROPRIATION			
EXECUTIVE PLANNING AND BUDGETING			
2571	SALARIES AND BENEFITS	POSITIONS	104.00
	FROM GENERAL REVENUE FUND		8,371,157
2572	LUMP SUM		
	EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE		
	OF PLANNING AND BUDGETING		
	FROM GENERAL REVENUE FUND	762,371	
2573	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM GENERAL REVENUE FUND	14,370	
2574	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	28,598	
2575	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	39,096	
TOTAL:	EXECUTIVE PLANNING AND BUDGETING		
	FROM GENERAL REVENUE FUND	9,215,592	
	TOTAL POSITIONS	104.00	
	TOTAL ALL FUNDS		9,215,592

PROGRAM: EMERGENCY MANAGEMENT

EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE

The Division of Emergency Management shall submit quarterly status reports on the outstanding obligations for each open federally declared disaster event to the Executive Office of the Governor, and to the chairs of the Senate Budget Committee and the House Appropriations Committee.

APPROVED SALARY RATE 6,631,042

2576	SALARIES AND BENEFITS	POSITIONS	153.00
	FROM ADMINISTRATIVE TRUST FUND . . .		1,107,961
	FROM EMERGENCY MANAGEMENT		
	PREPAREDNESS AND ASSISTANCE TRUST		
	FUND	2,043,757	
	FROM FEDERAL GRANTS TRUST FUND . . .	2,922,547	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	476,103	
	FROM OPERATING TRUST FUND	667,571	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	1,419,852	
2577	OTHER PERSONAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	400,000	
	FROM EMERGENCY MANAGEMENT		
	PREPAREDNESS AND ASSISTANCE TRUST		
	FUND	358,472	
	FROM FEDERAL GRANTS TRUST FUND . . .	530,860	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	37,435	
	FROM OPERATING TRUST FUND	12,540	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	17,507	
2578	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND . . .	411,624	
	FROM EMERGENCY MANAGEMENT		
	PREPAREDNESS AND ASSISTANCE TRUST		
	FUND	551,355	
	FROM FEDERAL GRANTS TRUST FUND . . .	1,074,217	
	FROM GRANTS AND DONATIONS TRUST		
	FUND	312,254	
	FROM OPERATING TRUST FUND	198,443	

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APPROPRIATION		
	FROM U.S. CONTRIBUTIONS TRUST FUND .	723,297
2579	AID TO LOCAL GOVERNMENTS	
	DISASTER PREPAREDNESS PLANNING AND	
	ADMINISTRATION	
	FROM FEDERAL GRANTS TRUST FUND . . .	2,389,944
2580	OPERATING CAPITAL OUTLAY	
	FROM ADMINISTRATIVE TRUST FUND . . .	15,400
	FROM EMERGENCY MANAGEMENT	
	PREPAREDNESS AND ASSISTANCE TRUST	
	FUND	8,775
	FROM FEDERAL GRANTS TRUST FUND . . .	8,415
	FROM GRANTS AND DONATIONS TRUST	
	FUND	4,500
	FROM OPERATING TRUST FUND	4,650
2581	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM FEDERAL GRANTS TRUST FUND . . .	175,000
2582	SPECIAL CATEGORIES	
	GRANTS AND AIDS - PAYMENT FLORIDA WING/ CIVIL AIR PATROL	
	FROM EMERGENCY MANAGEMENT	
	PREPAREDNESS AND ASSISTANCE TRUST	
	FUND	49,500
2583	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM ADMINISTRATIVE TRUST FUND . . .	273,163
	FROM EMERGENCY MANAGEMENT	
	PREPAREDNESS AND ASSISTANCE TRUST	
	FUND	183,951
	FROM FEDERAL GRANTS TRUST FUND . . .	188,570
	FROM GRANTS AND DONATIONS TRUST	
	FUND	63,093
	FROM OPERATING TRUST FUND	37,382
	FROM U.S. CONTRIBUTIONS TRUST FUND .	89,824
2584	SPECIAL CATEGORIES	
	PUBLIC ASSISTANCE FOR 2004 HURRICANES - STATE OPERATIONS	
	FROM GRANTS AND DONATIONS TRUST	
	FUND	354,895
	FROM U.S. CONTRIBUTIONS TRUST FUND .	3,194,051
2585	SPECIAL CATEGORIES	
	HAZARD MITIGATION FOR 2004 HURRICANES - STATE OPERATIONS	
	FROM GRANTS AND DONATIONS TRUST	
	FUND	681,297
	FROM U.S. CONTRIBUTIONS TRUST FUND .	2,043,891
2586	SPECIAL CATEGORIES	
	PUBLIC ASSISTANCE FOR 2004 HURRICANES - PASS THROUGH	
	FROM GRANTS AND DONATIONS TRUST	
	FUND	1,947,614
	FROM U.S. CONTRIBUTIONS TRUST FUND .	26,576,912
2587	SPECIAL CATEGORIES	
	HAZARD MITIGATION FOR 2004 HURRICANES - PASS THROUGH	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	28,144,173
2588	SPECIAL CATEGORIES	
	PUBLIC ASSISTANCE - PASS THROUGH	
	FROM GRANTS AND DONATIONS TRUST	
	FUND	125,321
	FROM U.S. CONTRIBUTIONS TRUST FUND .	781,221
2589	SPECIAL CATEGORIES	
	HAZARD MITIGATION FOR 2005 HURRICANES -	

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APPROPRIATION

STATE OPERATIONS	
FROM GRANTS AND DONATIONS TRUST	
FUND	257,198
FROM U.S. CONTRIBUTIONS TRUST FUND	963,627
2590 SPECIAL CATEGORIES	
HAZARD MITIGATION FOR 2005 HURRICANES - PASS THROUGH	
FROM U.S. CONTRIBUTIONS TRUST FUND	40,000,498
2592 SPECIAL CATEGORIES	
HAZARD MITIGATION FOR 2008-09 HURRICANES AND STORMS - STATE OPERATIONS	
FROM U.S. CONTRIBUTIONS TRUST FUND	224,519
2593 SPECIAL CATEGORIES	
HAZARD MITIGATION FOR 2008-09 HURRICANES AND STORMS - PASS THROUGH	
FROM U.S. CONTRIBUTIONS TRUST FUND	7,228,612
2594 SPECIAL CATEGORIES	
GRANTS AND AIDS - EMERGENCY MANAGEMENT PROGRAMS	
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	7,089,061
2595 SPECIAL CATEGORIES	
GRANTS AND AIDS - STATE DOMESTIC PREPAREDNESS PROGRAM	
FROM FEDERAL GRANTS TRUST FUND	304,369
2596 SPECIAL CATEGORIES	
GRANTS AND AID - REPETITIVE FLOOD CLAIMS PROGRAM	
FROM FEDERAL GRANTS TRUST FUND	3,175,434
2597 SPECIAL CATEGORIES	
GRANTS AND AIDS - SEVERE REPETITIVE LOSS PILOT PROGRAM	
FROM FEDERAL GRANTS TRUST FUND	1,253,738
2598 SPECIAL CATEGORIES	
RISK MANAGEMENT INSURANCE	
FROM ADMINISTRATIVE TRUST FUND	8,663
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	32,607
FROM FEDERAL GRANTS TRUST FUND	47,352
FROM GRANTS AND DONATIONS TRUST FUND	14,473
FROM OPERATING TRUST FUND	8,508
FROM U.S. CONTRIBUTIONS TRUST FUND	77,744
2599 SPECIAL CATEGORIES	
GRANTS AND AIDS - STATE AND FEDERAL DISASTER RELIEF OPERATIONS - ADMINISTRATIVE	
FROM FEDERAL GRANTS TRUST FUND	7,670,338
2600 SPECIAL CATEGORIES	
COMMISSION ON COMMUNITY SERVICE	
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	300,000
2601 SPECIAL CATEGORIES	
STATEWIDE HURRICANE PREPAREDNESS AND PLANNING	
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	1,771,390
FROM FEDERAL GRANTS TRUST FUND	421,219
FROM GRANTS AND DONATIONS TRUST	

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APPROPRIATION

FUND	95,566
2602 SPECIAL CATEGORIES	
GRANTS AND AIDS - PREDISASTER MITIGATION	
FROM FEDERAL GRANTS TRUST FUND	3,156,613
Funds in Specific Appropriation 2602 are provided for the pre-disaster mitigation program. The 25 percent match requirement for the federal funds shall be provided by local governments.	
2603 SPECIAL CATEGORIES	
GRANTS AND AIDS - HURRICANE LOSS MITIGATION	
FROM GRANTS AND DONATIONS TRUST FUND	6,892,389
Grants and Donations Trust Funds in the following Specific Appropriations reflect the transfer of \$7,000,000 of mitigation funds from the Florida Hurricane Catastrophe Fund pursuant to section 215.555(7), Florida Statutes: Specific Appropriation 2576 (Salaries and Benefits) in the amount of \$61,882; Specific Appropriation 2577 (Other Personal Services) in the amount of \$233; Specific Appropriation 2578 (Expenses) in the amount of \$26,025; Specific Appropriation 2580 (Operating Capital Outlay) in the amount of \$1,000; Specific Appropriation 2583 (Contracted Services) in the amount of \$760; Specific Appropriation 2598 (Risk Management Insurance) in the amount of \$525; Specific Appropriation 2605 (Transfer to Department of Management Services - Human Resources Services) in the amount of \$356; Specific Appropriation 2622 (Data Processing Services - Transfer to Southwood Shared Resource Center) in the amount of \$527; and Specific Appropriation 2603 in the amount of \$6,892,389, which includes indirect costs of \$17,053. These funds shall be utilized for Hurricane Loss Mitigation programs as specified in section 215.559(2)(a), Florida Statutes; and after the provisions of section 215.559(2)(a) and (4), Florida Statutes, \$925,000 shall fund the Building Code Compliance and Mitigation Program pursuant to section 553.841, Florida Statutes. The moneys allocated in section 215.559(2)(a), Florida Statutes, shall be distributed directly to Tallahassee Community College for the uses set forth in section 215.559(2)(a), Florida Statutes.	
2604 SPECIAL CATEGORIES	
FLOOD MITIGATION ASSISTANCE PROGRAM	
FROM FEDERAL GRANTS TRUST FUND	3,670,670
2605 SPECIAL CATEGORIES	
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM ADMINISTRATIVE TRUST FUND	3,481
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	14,087
FROM FEDERAL GRANTS TRUST FUND	19,030
FROM GRANTS AND DONATIONS TRUST FUND	5,816
FROM OPERATING TRUST FUND	3,504
FROM U.S. CONTRIBUTIONS TRUST FUND	31,243
2606 SPECIAL CATEGORIES	
NON-FEDERAL REIMBURSEABLE DISASTER ACTIVITIES	
FROM GRANTS AND DONATIONS TRUST FUND	280,000
2607 SPECIAL CATEGORIES	
FLORIDA HAZARDOUS MATERIALS PLANNING PROGRAM	
FROM OPERATING TRUST FUND	966,597
2608 SPECIAL CATEGORIES	
HAZARDOUS MATERIALS EMERGENCY PLANNING GRANT	
FROM FEDERAL GRANTS TRUST FUND	761,287

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APPROPRIATION	
2608A	SPECIAL CATEGORIES
	GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS
	FROM GRANTS AND DONATIONS TRUST FUND
	64,280
2608B	SPECIAL CATEGORIES
	GRANTS AND AIDS - DEEPWATER HORIZON - PASS THROUGH OF STATE AND FEDERAL FUNDS TO LOCAL GOVERNMENTS
	FROM GRANTS AND DONATIONS TRUST FUND
	868,865
2609	SPECIAL CATEGORIES
	HAZARD MITIGATION FOR 2008-09 SEVERE WEATHER AND FLOODING - STATE OPERATIONS
	FROM U.S. CONTRIBUTIONS TRUST FUND
	174,500
2610	SPECIAL CATEGORIES
	HAZARD MITIGATION FOR 2008-09 SEVERE WEATHER AND FLOODING - PASS THROUGH
	FROM U.S. CONTRIBUTIONS TRUST FUND
	3,680,319
2611	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2005 HURRICANES - STATE OPERATIONS
	FROM U.S. CONTRIBUTIONS TRUST FUND
	2,607,945
2612	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2005 HURRICANES - PASS THROUGH OF STATE AND FEDERAL FUNDS TO LOCAL GOVERNMENTS
	FROM GRANTS AND DONATIONS TRUST FUND
	21,991
	FROM U.S. CONTRIBUTIONS TRUST FUND
	30,722,033
2613	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2008-09 SEVERE WEATHER AND FLOODING - STATE OPERATIONS
	FROM U.S. CONTRIBUTIONS TRUST FUND
	75,733
2614	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2008-09 SEVERE WEATHER AND FLOODING - PASS THROUGH OF STATE AND FEDERAL FUNDS TO LOCAL GOVERNMENTS
	FROM GRANTS AND DONATIONS TRUST FUND
	578,657
	FROM U.S. CONTRIBUTIONS TRUST FUND
	2,827,896
2615	SPECIAL CATEGORIES
	GRANTS AND AIDS - MAJOR DISASTER 2006-07 - HAZARDOUS WEATHER - STATE OPERATIONS
	FROM GRANTS AND DONATIONS TRUST FUND
	5,884
	FROM U.S. CONTRIBUTIONS TRUST FUND
	17,653
2616	SPECIAL CATEGORIES
	GRANTS AND AIDS - MAJOR DISASTER 2006-07 - HAZARDOUS WEATHER - PASS THROUGH
	FROM GRANTS AND DONATIONS TRUST FUND
	376,186
	FROM U.S. CONTRIBUTIONS TRUST FUND
	1,656,366
2617	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2008-09 HURRICANES - STATE OPERATIONS
	FROM U.S. CONTRIBUTIONS TRUST FUND
	204,280
2618	SPECIAL CATEGORIES
	GRANTS AND AIDS - 2008-09 HURRICANES - PASS THROUGH OF STATE AND FEDERAL FUNDS TO LOCAL GOVERNMENTS
	FROM GRANTS AND DONATIONS TRUST FUND
	964,188

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APPROPRIATION	
	FROM U.S. CONTRIBUTIONS TRUST FUND
	5,245,444
2619	SPECIAL CATEGORIES
	GRANTS AND AIDS - MAJOR DISASTERS 2011 - FLORIDA WILDFIRES - STATE OPERATIONS
	FROM GRANTS AND DONATIONS TRUST FUND
	11,250
	FROM U.S. CONTRIBUTIONS TRUST FUND
	33,750
2620	SPECIAL CATEGORIES
	GRANTS AND AIDS - MAJOR DISASTERS 2011 - FLORIDA WILDFIRES - PASS THROUGH
	FROM GRANTS AND DONATIONS TRUST FUND
	150,000
	FROM U.S. CONTRIBUTIONS TRUST FUND
	450,000
2621	SPECIAL CATEGORIES
	STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009
	FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
	8,352
2622	DATA PROCESSING SERVICES
	SOUTHWOOD SHARED RESOURCE CENTER
	FROM ADMINISTRATIVE TRUST FUND
	4,026
	FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
	233,286
	FROM FEDERAL GRANTS TRUST FUND
	26,804
	FROM GRANTS AND DONATIONS TRUST FUND
	7,071
	FROM OPERATING TRUST FUND
	5,458
	FROM U.S. CONTRIBUTIONS TRUST FUND
	36,010
2624	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	EMERGENCY MANAGEMENT CRITICAL FACILITY NEEDS
	FROM GENERAL REVENUE FUND
	5,000,000
	FROM GRANTS AND DONATIONS TRUST FUND
	3,000,000
	Funds in Specific Appropriation 2624 from the Grants and Donations Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from the Hurricane Catastrophe Fund pursuant to section 215.555(7)(c), Florida Statutes.
	From the funds in Specific Appropriation 2624, \$5,000,000 from the General Revenue Fund shall be provided to Glades County to assist in the construction of an emergency operations center.
TOTAL:	EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE
	FROM GENERAL REVENUE FUND
	5,000,000
	FROM TRUST FUNDS
	221,415,197
	TOTAL POSITIONS
	153.00
	TOTAL ALL FUNDS
	226,415,197
TOTAL:	GOVERNOR, EXECUTIVE OFFICE OF THE
	FROM GENERAL REVENUE FUND
	27,340,711
	FROM TRUST FUNDS
	227,690,425
	TOTAL POSITIONS
	429.00
	TOTAL ALL FUNDS
	255,031,136
	TOTAL APPROVED SALARY RATE
	6,631,042
	HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF
	PROGRAM: ADMINISTRATIVE SERVICES
	EXECUTIVE DIRECTION AND SUPPORT SERVICES

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

	APPROVED SALARY RATE	10,523,105	
2635	SALARIES AND BENEFITS POSITIONS	254.50	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		14,076,709
	FROM LAW ENFORCEMENT TRUST FUND . .		140,153
2636	OTHER PERSONAL SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		89,196
2637	EXPENSES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		952,857
	FROM LAW ENFORCEMENT TRUST FUND . .		7,516
2638	OPERATING CAPITAL OUTLAY		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		125,478
2639	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		15,521
2640	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,323,893
2641	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		166,567
2642	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		84,169
2643	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		67,880
2644	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		90,810
2645	FIXED CAPITAL OUTLAY		
	SPECIAL PROJECTS AND IMPROVEMENTS - ADMINISTRATIVE SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		2,822,555
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM TRUST FUNDS		19,963,304
	TOTAL POSITIONS	254.50	
	TOTAL ALL FUNDS		19,963,304
PROGRAM: FLORIDA HIGHWAY PATROL			
HIGHWAY SAFETY			
	APPROVED SALARY RATE	97,508,112	
2646	SALARIES AND BENEFITS POSITIONS	2,156.00	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		130,424,850

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

	FROM FEDERAL GRANTS TRUST FUND . . .		1,338,247
	FROM GAS TAX COLLECTION TRUST FUND .		254,292
	FROM LAW ENFORCEMENT TRUST FUND . .		359,470
No funds are provided in Specific Appropriation 2646 for the payment of overtime expenditures related to the duties of the Florida Highway Patrol. However, in the event of a declared state of emergency, the department may utilize available funds to deploy law enforcement officers for the payment of overtime as needed.			
2647	OTHER PERSONAL SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		9,320,336
	FROM FEDERAL GRANTS TRUST FUND . . .		330,000
	FROM LAW ENFORCEMENT TRUST FUND . .		69,000
From the funds in Specific Appropriation 2647, \$8,746,675 is provided for Florida Highway Patrol Hireback Services for overtime employment administered by the State. It is the intent of the legislature that the department make a reasonable effort to equalize the distribution of overtime within the Law Enforcement Officer Class.			
2648	EXPENSES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		7,089,296
	FROM FEDERAL GRANTS TRUST FUND . . .		362,274
	FROM LAW ENFORCEMENT TRUST FUND . .		65,475
	FROM FEDERAL LAW ENFORCEMENT TRUST FUND		185,923
2649	OPERATING CAPITAL OUTLAY		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		428,505
	FROM FEDERAL GRANTS TRUST FUND . . .		372,000
	FROM FEDERAL LAW ENFORCEMENT TRUST FUND		252,572
2650	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	4,830,341	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		4,777,624
2651	SPECIAL CATEGORIES		
	FLORIDA HIGHWAY PATROL COMMUNICATION SYSTEMS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,633,918
2652	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,460,786
	FROM LAW ENFORCEMENT TRUST FUND . .		50,000
2652A	SPECIAL CATEGORIES		
	DOMESTIC SECURITY		
	FROM FEDERAL GRANTS TRUST FUND . . .		767,097
2653	SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		15,897,549
	FROM FEDERAL GRANTS TRUST FUND . . .		665,182
	FROM LAW ENFORCEMENT TRUST FUND . .		856,801
2654	SPECIAL CATEGORIES		
	AUXILLIARY UNIFORMS AND EQUIPMENT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		138,238
2654A	SPECIAL CATEGORIES		
	OVERTIME		
	FROM HIGHWAY SAFETY OPERATING		

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

TRUST FUND 8,225,000

From the funds in Specific Appropriation 2654A, \$5,125,000 is provided for the State Overtime Action Response (SOAR) Program and \$3,100,000 is provided for payment of incidental overtime for the Florida Highway Patrol.

Funds for SOAR overtime activities are provided for Florida Highway Patrol included class members (Sergeants, Corporals, and Troopers) who may be authorized to work up to 8 hours per week until the appropriation is consumed. The SOAR program shall focus on traffic safety enforcement, including but not limited to violation enforcement, rendering assistance, crash investigation and DUI enforcement activities. Florida Highway Patrol Officers with a rank of Lieutenant or above are excluded from participation in the SOAR overtime program. The SOAR overtime limitations set forth herein do not apply during a declared state of emergency.

2655	SPECIAL CATEGORIES PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS FROM HIGHWAY PATROL INSURANCE TRUST FUND	325,995
2656	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND	5,309,922
2657	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,397,348
2658	SPECIAL CATEGORIES TRANSFER TO HIGHWAY PATROL INSURANCE TRUST FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND	325,995
2659	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,219,213
2660	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND	105,960
2661	SPECIAL CATEGORIES MOBILE DATA TERMINAL SYSTEM FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,348,410
2661A	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING TRUST FUND	770,388
2662	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE FROM HIGHWAY SAFETY OPERATING TRUST FUND	384,000
2663	FIXED CAPITAL OUTLAY MAJOR RENOVATIONS - FLORIDA HIGHWAY PATROL STATION (PINELLAS PARK) - AGENCY MANAGED FROM HIGHWAY SAFETY OPERATING TRUST FUND	280,000
TOTAL: HIGHWAY SAFETY		

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

FROM GENERAL REVENUE FUND	4,830,341	
FROM TRUST FUNDS		198,791,666
TOTAL POSITIONS	2,156.00	
TOTAL ALL FUNDS		203,622,007

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE	1,743,774	
2664 SALARIES AND BENEFITS POSITIONS	24.00	
FROM HIGHWAY SAFETY OPERATING TRUST FUND		2,302,264
2665 EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND		260,042
2666 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND		8,000
2667 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND		19,838
2668 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND		4,135
2669 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND		7,790
2670 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND		66,559
2671 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND		20,315
2672 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND		693
2672A SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING TRUST FUND		8,536
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		2,698,172
TOTAL POSITIONS	24.00	
TOTAL ALL FUNDS		2,698,172
MOTOR CARRIER COMPLIANCE		
APPROVED SALARY RATE	12,146,800	
2673 SALARIES AND BENEFITS POSITIONS	294.00	
FROM HIGHWAY SAFETY OPERATING TRUST FUND		17,542,570
2674 OTHER PERSONAL SERVICES		

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	15,689
2675	EXPENSES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,227,868
	FROM FEDERAL GRANTS TRUST FUND	17,528
2676	OPERATING CAPITAL OUTLAY	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,729,513
2677	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,508,511
2678	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,877,591
2678A	SPECIAL CATEGORIES	
	DOMESTIC SECURITY	
	FROM FEDERAL GRANTS TRUST FUND	290,000
2679	SPECIAL CATEGORIES	
	HUMAN RESOURCES DEVELOPMENT	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	775,749
2680	SPECIAL CATEGORIES	
	OPERATION OF MOTOR VEHICLES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,154,397
	FROM FEDERAL GRANTS TRUST FUND	49,126
2681	SPECIAL CATEGORIES	
	OVERTIME	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,925,173
	FROM FEDERAL GRANTS TRUST FUND	48,866
2682	SPECIAL CATEGORIES	
	SALARY INCENTIVE PAYMENTS	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	218,240
2682A	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	23,020
2682B	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	100,659
TOTAL:	MOTOR CARRIER COMPLIANCE	
	FROM TRUST FUNDS	31,504,500
	TOTAL POSITIONS	294.00
	TOTAL ALL FUNDS	31,504,500

PROGRAM: MOTORIST SERVICES

MOTORIST SERVICES

No funds are provided in Specific Appropriation 2683 through 2694 for Fiscal Year 2012-2013 to make payments for the use of property after June 30, 2012, on any existing contracts, lease or other contractual obligations held by the state or any of its agencies and entities

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
	associated with the Ft. Pierce (P09) Driver License office.	
	APPROVED SALARY RATE	48,523,322
2683	SALARIES AND BENEFITS	POSITIONS 1,602.00
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	62,453,636
	FROM FEDERAL GRANTS TRUST FUND	237,247
	FROM GAS TAX COLLECTION TRUST FUND	2,836,657
2684	OTHER PERSONAL SERVICES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	801,609
	FROM FEDERAL GRANTS TRUST FUND	886,291
	FROM GAS TAX COLLECTION TRUST FUND	11,438
2685	EXPENSES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	11,479,265
	FROM FEDERAL GRANTS TRUST FUND	390,335
	FROM GAS TAX COLLECTION TRUST FUND	341,509
2685A	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	250,000
	From the funds in Specific Appropriation 2685A, \$250,000 in nonrecurring funds from the Highway Safety Operating Trust Fund are for the purpose of promoting motorcycle safety awareness through public information and education campaigns. These funds are provided to the American Bikers Aiming Toward Education of Florida, Inc. The American Bikers Aiming Toward Education of Florida, Inc., is required to provide an independent program audit to the Department of Highway Safety and Motor Vehicles to ensure that these funds were utilized to enhance motorcycle safety education. The expense of this required independent program audit may be funded from a portion of the funds provided.	
2686	OPERATING CAPITAL OUTLAY	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	234,866
	FROM FEDERAL GRANTS TRUST FUND	840,034
	FROM GAS TAX COLLECTION TRUST FUND	5,001
2687	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,837,455
	FROM FEDERAL GRANTS TRUST FUND	839,726
	FROM GAS TAX COLLECTION TRUST FUND	3,040
2688	SPECIAL CATEGORIES	
	DOMESTIC SECURITY	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,800,000
2689	SPECIAL CATEGORIES	
	AUTOMATED UNIFORM TRAFFIC ACCOUNTING SYSTEM	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	913,905
2690	SPECIAL CATEGORIES	
	PAYMENT TO OUTSIDE CONTRACTOR	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	6,299,454
2691	SPECIAL CATEGORIES	
	PURCHASE OF DRIVER LICENSES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	11,088,304
2692	SPECIAL CATEGORIES	

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	GRANTS AND AIDS - PURCHASE OF LICENSE PLATES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	6,575,197	
2693	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,230,427	
	FROM GAS TAX COLLECTION TRUST FUND	49,217	
2694	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	238,586	
2695	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	64,488	
2696	SPECIAL CATEGORIES		
	TRANSFER TO TRANSPORTATION SECURITY		
	ADMINISTRATION AND FLORIDA DEPARTMENT OF		
	LAW ENFORCEMENT FOR BACKGROUND CHECKS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,532,656	
2696A	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	583,718	
2697	FIXED CAPITAL OUTLAY		
	MINOR RENOVATIONS, REPAIRS, AND		
	IMPROVEMENTS - STATEWIDE		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	212,000	
TOTAL:	MOTORIST SERVICES		
	FROM TRUST FUNDS	115,036,061	
	TOTAL POSITIONS	1,602.00	
	TOTAL ALL FUNDS	115,036,061	
PROGRAM: KIRKMAN DATA CENTER			
INFORMATION TECHNOLOGY			
	APPROVED SALARY RATE	7,913,358	
2698	SALARIES AND BENEFITS	POSITIONS	165.00
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	10,027,299	
2699	OTHER PERSONAL SERVICES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	262,740	
2700	EXPENSES		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,264,817	
	FROM GAS TAX COLLECTION TRUST FUND	213,265	
	FROM LAW ENFORCEMENT TRUST FUND	3,752	
2701	OPERATING CAPITAL OUTLAY		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	331,931	
2702	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM HIGHWAY SAFETY OPERATING		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	TRUST FUND		1,991,691
	FROM GAS TAX COLLECTION TRUST FUND		17,333
2703	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		94,974
2704	SPECIAL CATEGORIES		
	TAX COLLECTOR NETWORK - COUNTY SYSTEMS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		7,144,405
2705	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		439,974
2706	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,646
2706A	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		62,473
2707	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,539,498
2708	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND		2,377,768
TOTAL:	INFORMATION TECHNOLOGY		
	FROM TRUST FUNDS		28,773,566
	TOTAL POSITIONS	165.00	
	TOTAL ALL FUNDS		28,773,566
TOTAL:	HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF		
	FROM GENERAL REVENUE FUND	4,830,341	
	FROM TRUST FUNDS		396,767,269
	TOTAL POSITIONS	4,495.50	
	TOTAL ALL FUNDS		401,597,610
	TOTAL APPROVED SALARY RATE	178,358,471	

LEGISLATIVE BRANCH

From the funds in Specific Appropriations 2710 through 2714, funds shall be expended as necessary to challenge the constitutionality of the federal Patient Protection and Affordable Care Act.

SENATE

2710	LUMP SUM		
	SENATE		
	FROM GENERAL REVENUE FUND		56,750,478

HOUSE OF REPRESENTATIVES

2711	LUMP SUM		
	HOUSE		
	FROM GENERAL REVENUE FUND		54,458,920

LEGISLATIVE SUPPORT SERVICES

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
2712	LUMP SUM	
	LEGISLATIVE SUPPORT SERVICES - SENATE	
	FROM GENERAL REVENUE FUND	23,308,650
	FROM GRANTS AND DONATIONS TRUST	
	FUND	964,497
	FROM LEGISLATIVE LOBBYIST	
	REGISTRATION TRUST FUND	147,516
2713	LUMP SUM	
	LEGISLATIVE SUPPORT SERVICES - HOUSE	
	FROM GENERAL REVENUE FUND	23,411,835
	FROM GRANTS AND DONATIONS TRUST	
	FUND	948,314
	FROM LEGISLATIVE LOBBYIST	
	REGISTRATION TRUST FUND	142,846
2714	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	359,425
	FROM GRANTS AND DONATIONS TRUST	
	FUND	2,903
	FROM LEGISLATIVE LOBBYIST	
	REGISTRATION TRUST FUND	396
TOTAL:	LEGISLATIVE SUPPORT SERVICES	
	FROM GENERAL REVENUE FUND	47,079,910
	FROM TRUST FUNDS	2,206,472
	TOTAL ALL FUNDS	49,286,382
OFFICE OF PUBLIC COUNSEL		
2715	LUMP SUM	
	PUBLIC COUNSEL	
	FROM GENERAL REVENUE FUND	2,311,661
2716	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	33,984
TOTAL:	OFFICE OF PUBLIC COUNSEL	
	FROM GENERAL REVENUE FUND	2,345,645
	TOTAL ALL FUNDS	2,345,645
ETHICS, COMMISSION ON		
2717	LUMP SUM	
	LOBBY REGISTRATION	
	FROM EXECUTIVE BRANCH LOBBY	
	REGISTRATION TRUST FUND	213,159
2718	LUMP SUM	
	ETHICS COMMISSION	
	FROM GENERAL REVENUE FUND	2,249,462
2719	SPECIAL CATEGORIES	
	TRANSFER TO DIVISION OF ADMINISTRATIVE	
	HEARINGS	
	FROM GENERAL REVENUE FUND	43,331
2720	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	2,926
	FROM EXECUTIVE BRANCH LOBBY	
	REGISTRATION TRUST FUND	264
TOTAL:	ETHICS, COMMISSION ON	
	FROM GENERAL REVENUE FUND	2,295,719
	FROM TRUST FUNDS	213,423
	TOTAL ALL FUNDS	2,509,142

AUDITOR GENERAL

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
2721	LUMP SUM	
	AUDITOR GENERAL	
	FROM GENERAL REVENUE FUND	33,910,507
2722	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	67,977
TOTAL:	AUDITOR GENERAL	
	FROM GENERAL REVENUE FUND	33,978,484
	TOTAL ALL FUNDS	33,978,484
TOTAL:	LEGISLATIVE BRANCH	
	FROM GENERAL REVENUE FUND	196,909,156
	FROM TRUST FUNDS	2,419,895
	TOTAL ALL FUNDS	199,329,051
LOTTERY, DEPARTMENT OF THE		
PROGRAM: LOTTERY OPERATIONS		
	APPROVED SALARY RATE	17,529,440
2723	SALARIES AND BENEFITS POSITIONS	423.00
	FROM OPERATING TRUST FUND	25,119,706
2724	OTHER PERSONAL SERVICES	
	FROM OPERATING TRUST FUND	311,596
2725	EXPENSES	
	FROM OPERATING TRUST FUND	5,622,614
2726	OPERATING CAPITAL OUTLAY	
	FROM OPERATING TRUST FUND	519,784
2727	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM OPERATING TRUST FUND	340,000
<p>From the funds provided in Specific Appropriation 2727, the Department of the Lottery may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in s. 287.14(3), Florida Statutes.</p>		
2728	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM OPERATING TRUST FUND	3,160,094
2729	SPECIAL CATEGORIES	
	INSTANT TICKET PURCHASE	
	FROM OPERATING TRUST FUND	37,581,852
<p>The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2729, in the event instant ticket sales are greater than the projected sales used to calculate the amount appropriated.</p>		
2730	SPECIAL CATEGORIES	
	ADVERTISING AGENCY FEES	
	FROM OPERATING TRUST FUND	3,156,945
2731	SPECIAL CATEGORIES	
	PAID ADVERTISING AND PROMOTION	
	FROM OPERATING TRUST FUND	34,593,508
<p>From the funds provided in Specific Appropriation 2731, the Department of the Lottery shall not expend in excess of \$200,000 for the development, publication, and distribution of any report by the department for the purpose of carrying out the provisions of section</p>		

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24.1215, Florida Statutes.

From the funds provided in Specific Appropriation 2731, the Department of the Lottery shall not expend in excess of \$650,000 for services provided in accordance with the "Agreement for Production Services and Related Commodities and Services" contract executed by the department on December 30, 2009.

2732 SPECIAL CATEGORIES
ONLINE GAMES CONTRACT
FROM OPERATING TRUST FUND 28,418,103

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2732 in the event on-line sales are greater than the projected sales used to calculate the amount appropriated.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2732 to acquire up to 500 additional ticket terminals. Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific terminal needs and a plan for distribution of the additional terminals.

2733 SPECIAL CATEGORIES
LOTTERY INSTANT TICKET VENDING MACHINES
FROM OPERATING TRUST FUND 5,010,600

From the funds provided in Specific Appropriation 2733, the Department of the Lottery shall report the net amount of ticket sale revenue generated by each instant ticket vending machine, and in total for all machines. The report shall include the amount of instant ticket vending machine revenue that replaced the amount of counter ticket sale revenue. The report shall be provided to the chair of the Senate Budget Subcommittee on General Government Appropriations, the chair of the House Government Operations Appropriations Subcommittee, and the Executive Office of the Governor on a quarterly basis. The department shall submit a report on July 31, 2012, for ticket sale activity for the period April 1, 2012, through June 30, 2012, and for each quarter thereafter.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2733 to acquire additional instant ticket vending machines. Prior to the submission of any amendment that increases the number of instant vending ticket machines, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific instant ticket machine needs and a plan for distribution of the additional machines.

2734 SPECIAL CATEGORIES
LOTTERY FULL SERVICE VENDING MACHINES
FROM OPERATING TRUST FUND 2,940,000

The funds in Specific Appropriation 2734 are contingent upon House Bill 843 or similar legislation, relating to Full Service Vending Machines, becoming law.

From the funds provided in Specific Appropriation 2734, the Department of the Lottery shall report quarterly the net amount of ticket sale revenue generated by each full service vending machine, and in total for all machines. The report shall include the amount of full service vending machine revenue that replaced the amount of counter ticket sale revenue. The report shall be provided 30 days following each quarter to

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the chair of the Senate Budget Subcommittee on General Government Appropriations, the chair of the House Government Operations Appropriations Subcommittee, and the Executive Office of the Governor. The first report shall be due 30 days following the first quarter of complete deployment of the full service vending machines.

2735 SPECIAL CATEGORIES
RETAILER INCENTIVES
FROM OPERATING TRUST FUND 1,750,000

2736 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM OPERATING TRUST FUND 355,498

2737 SPECIAL CATEGORIES
SALARY INCENTIVE PAYMENTS
FROM OPERATING TRUST FUND 16,060

2738 SPECIAL CATEGORIES
CONTRACTED LEGAL SERVICES
FROM OPERATING TRUST FUND 120,000

2739 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM OPERATING TRUST FUND 125,000

2740 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM OPERATING TRUST FUND 147,142

2741 DATA PROCESSING SERVICES
SOUTHWOOD SHARED RESOURCE CENTER
FROM OPERATING TRUST FUND 98,390

TOTAL: PROGRAM: LOTTERY OPERATIONS
FROM TRUST FUNDS 149,386,892

TOTAL POSITIONS 423.00
TOTAL ALL FUNDS 149,386,892

TOTAL: LOTTERY, DEPARTMENT OF THE
FROM TRUST FUNDS 149,386,892

TOTAL POSITIONS 423.00
TOTAL ALL FUNDS 149,386,892
TOTAL APPROVED SALARY RATE 17,529,440

MANAGEMENT SERVICES, DEPARTMENT OF

PROGRAM: ADMINISTRATION PROGRAM

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 4,361,256

2743 SALARIES AND BENEFITS POSITIONS 73.00
FROM ADMINISTRATIVE TRUST FUND . . . 5,619,073
FROM COMMUNICATIONS WORKING
CAPITAL TRUST FUND 150,335

2744 OTHER PERSONAL SERVICES
FROM ADMINISTRATIVE TRUST FUND . . . 38,329

2745 EXPENSES
FROM ADMINISTRATIVE TRUST FUND . . . 638,059
FROM COMMUNICATIONS WORKING
CAPITAL TRUST FUND 41,497

2746 OPERATING CAPITAL OUTLAY
FROM ADMINISTRATIVE TRUST FUND . . . 9,688

2747 SPECIAL CATEGORIES

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APPROPRIATION			
	CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	102,700	
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND	81,800	
2748	SPECIAL CATEGORIES		
	MAIL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	113,424	
2749	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM ADMINISTRATIVE TRUST FUND . . .	127,605	
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND	344	
2750	SPECIAL CATEGORIES		
	CONTRACTED LEGAL SERVICES		
	FROM ADMINISTRATIVE TRUST FUND . . .	1,150,000	
2751	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND . . .	9,635	
2752	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .	29,107	
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND	734	
2753	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM ADMINISTRATIVE TRUST FUND . . .	192,645	
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND	1,900	
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM TRUST FUNDS	8,306,875	
	TOTAL POSITIONS	73.00	
	TOTAL ALL FUNDS	8,306,875	
STATE EMPLOYEE LEASING			
	APPROVED SALARY RATE	110,210	
2755	SALARIES AND BENEFITS POSITIONS	2.00	
	FROM ADMINISTRATIVE TRUST FUND . . .	226,547	
2756	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM ADMINISTRATIVE TRUST FUND . . .	801	
TOTAL: STATE EMPLOYEE LEASING			
	FROM TRUST FUNDS	227,348	
	TOTAL POSITIONS	2.00	
	TOTAL ALL FUNDS	227,348	
PROGRAM: FACILITIES PROGRAM			
FACILITIES MANAGEMENT			
	APPROVED SALARY RATE	9,270,775	
2757	SALARIES AND BENEFITS POSITIONS	281.00	
	FROM SUPERVISION TRUST FUND	12,725,347	
2758	OTHER PERSONAL SERVICES		
	FROM SUPERVISION TRUST FUND	17,000	

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APPROPRIATION			
2759	EXPENSES		
	FROM SUPERVISION TRUST FUND		4,511,753
2760	OPERATING CAPITAL OUTLAY		
	FROM SUPERVISION TRUST FUND		73,727
2761	SPECIAL CATEGORIES		
	TRANSFER TO THE FLORIDA DEPARTMENT OF LAW		
	ENFORCEMENT - CAPITOL POLICE		
	FROM SUPERVISION TRUST FUND		5,843,519
2762	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	294,820	
	FROM SUPERVISION TRUST FUND		8,895,794
	From the general revenue funds in Specific Appropriation 2762, the department shall pay \$294,820 for the services provided pursuant to Purchase Order Number 7200 A4F71E and the corresponding agreement for certain tenant broker consulting services and preparation of the Leon County Master Real Estate Plan pursuant to contract number DMS 06/07-115, which are hereby ratified.		
2763	SPECIAL CATEGORIES		
	DEPARTMENT OF MANAGEMENT SERVICES		
	PROVISIONS FOR FACILITIES SECURITY		
	FROM SUPERVISION TRUST FUND		1,148,387
2764	SPECIAL CATEGORIES		
	INTERIOR REFURBISHMENT - LEASE SPACE		
	FROM SUPERVISION TRUST FUND		1,429,509
2765	SPECIAL CATEGORIES		
	MASTER LEASE SPACE TENANT IMPROVEMENT		
	FUNDS		
	FROM OPERATING TRUST FUND		754,367
	Funds in Specific Appropriation 2765 shall be placed in reserve until the department submits to the chair of the Senate Budget Subcommittee on General Government Appropriations and the chair of the House Government Operations Appropriations Subcommittee an updated project plan that includes, but is not limited to, all expenditures related to the proposed projects and the associated funding sources. The plan shall also include: a prioritization of all outstanding requests by agencies for improvement projects in spaces leased under the Tallahassee area private sector master leases; identify all out-year projects required to improve and maintain the leased space for the duration of the 15-year leases; and provide an explanation of why improvements are required or not required for each fiscal year. No earlier than 14 days after submission of the plan to the legislative committees, the department may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.		
2766	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM SUPERVISION TRUST FUND		413,226
2767	SPECIAL CATEGORIES		
	STATE UTILITY PAYMENTS		
	FROM SUPERVISION TRUST FUND		19,348,977
	The department is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2767, in the event utility costs exceed the amount appropriated.		
2768	SPECIAL CATEGORIES		
	DEFERRED-PAYMENT COMMODITY CONTRACTS		
	FROM SUPERVISION TRUST FUND		1,657,550
2769	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM SUPERVISION TRUST FUND		73,318
2770	SPECIAL CATEGORIES		

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	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND	91,577
2771	SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND	50,000
2772	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM SUPERVISION TRUST FUND	46,325
2774	FIXED CAPITAL OUTLAY COMPLIANCE WITH THE AMERICANS WITH DISABILITIES ACT FROM SUPERVISION TRUST FUND	224,342
2775	FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM SUPERVISION TRUST FUND	147,900
2776	FIXED CAPITAL OUTLAY STATEWIDE CAPITAL DEPRECIATION - GENERAL - DMS MGD FROM SUPERVISION TRUST FUND	7,775,723

Funds provided in Specific Appropriation 2776 are for projects identified in the Department of Management Services' Capital Improvements Plan submitted October 2011 to the Executive Office of the Governor and the Legislature. The department may only depart from this plan when there is an unforeseen circumstance involving a building, facility grounds, or parking garage that affects facility code compliance; life safety or environment deficiencies; Americans with Disabilities Act compliance; mechanical, component or structural failures; or impacts a building's operations, integrity or habitability. In the event the department receives reimbursement for any of the projects in the plan, or if actual project costs are lower than the estimated costs shown in the plan, the department may use the funds to address deferred projects or projects that allow for additional occupancy of any non-occupied space that may exist in the Florida Facilities Pool.

2777	FIXED CAPITAL OUTLAY OLD CAPITOL RENOVATION - DMS MGD FROM GENERAL REVENUE FUND	1,109,000
2778	FIXED CAPITAL OUTLAY DEBT SERVICE FROM FLORIDA FACILITIES POOL CLEARING TRUST FUND	38,255,689
TOTAL:	FACILITIES MANAGEMENT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	1,403,820 103,484,030
	TOTAL POSITIONS	281.00
	TOTAL ALL FUNDS	104,887,850

BUILDING CONSTRUCTION

Funds provided in Specific Appropriations 2779 through 2785 from the Architects Incidental Trust Fund are based on an assessment against each fixed capital outlay appropriation in which the Department of Management Services serves as the owner-representative on behalf of the state. The assessments for appropriations made for the 2012-2013 fiscal year shall be calculated in accordance with the formula submitted by the department to the Executive Office of the Governor on October 7, 1991, as required by chapter 91-193, Laws of Florida.

	APPROVED SALARY RATE	528,835
2779	SALARIES AND BENEFITS POSITIONS	10.00

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	FROM ARCHITECTS INCIDENTAL TRUST FUND	707,960
2780	EXPENSES FROM ARCHITECTS INCIDENTAL TRUST FUND	120,557
2781	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ARCHITECTS INCIDENTAL TRUST FUND	46,341
2782	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ARCHITECTS INCIDENTAL TRUST FUND	6,062
2783	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ARCHITECTS INCIDENTAL TRUST FUND	1,490
2784	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ARCHITECTS INCIDENTAL TRUST FUND	3,353
2785	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM ARCHITECTS INCIDENTAL TRUST FUND	5,789
TOTAL:	BUILDING CONSTRUCTION FROM TRUST FUNDS	891,552
	TOTAL POSITIONS	10.00
	TOTAL ALL FUNDS	891,552
	PROGRAM: SUPPORT PROGRAM	
	FEDERAL PROPERTY ASSISTANCE	
	APPROVED SALARY RATE	141,876
2787	SALARIES AND BENEFITS POSITIONS FROM SURPLUS PROPERTY REVOLVING TRUST FUND	5.00 230,821
2788	EXPENSES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	61,817
2789	SPECIAL CATEGORIES CONTRACTED SERVICES FROM SURPLUS PROPERTY REVOLVING TRUST FUND	6,379
2790	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SURPLUS PROPERTY REVOLVING TRUST FUND	839
2791	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SURPLUS PROPERTY REVOLVING TRUST FUND	1,414
2792	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SURPLUS PROPERTY REVOLVING	

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APPROPRIATION			
	TRUST FUND		1,523
2793	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM SURPLUS PROPERTY REVOLVING		
	TRUST FUND	488	
TOTAL: FEDERAL PROPERTY ASSISTANCE			
	FROM TRUST FUNDS		303,281
	TOTAL POSITIONS	5.00	
	TOTAL ALL FUNDS		303,281
MOTOR VEHICLE AND WATERCRAFT MANAGEMENT			
	APPROVED SALARY RATE	333,595	
2795	SALARIES AND BENEFITS	POSITIONS	6.00
	FROM OPERATING TRUST FUND		461,916
2796	EXPENSES		
	FROM OPERATING TRUST FUND		105,274
2797	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND	4,332	
2798	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND		934
2799	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND		1,147
2800	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATING TRUST FUND	2,744	
2801	SPECIAL CATEGORIES		
	PAYMENT OF EXPENSES FROM SALE OF AGENCY		
	VEHICLES		
	FROM OPERATING TRUST FUND		750,000
2802	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM OPERATING TRUST FUND		81,255
TOTAL: MOTOR VEHICLE AND WATERCRAFT MANAGEMENT			
	FROM TRUST FUNDS		1,407,602
	TOTAL POSITIONS	6.00	
	TOTAL ALL FUNDS		1,407,602

PURCHASING OVERSIGHT

From the funds in Specific Appropriation 2804 through 2816, the Department of Management Services, after completing the competitive procurement for the operation of the state's purchasing system, is authorized to submit budget amendments for funds relating to the costs of a new contract, transitioning, and/or resources in traditional categories, if the department determines all or a portion of the state purchasing system shall be provided by the department. The budget amendments for such funds shall be subject to the approval of the Legislative Budget Commission, pursuant to the provisions of chapter 216, Florida Statutes.

	APPROVED SALARY RATE	2,495,169	
2804	SALARIES AND BENEFITS	POSITIONS	43.00
	FROM OPERATING TRUST FUND		3,306,592

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APPROPRIATION			
2805	OTHER PERSONAL SERVICES		
	FROM OPERATING TRUST FUND		10,000
2806	EXPENSES		
	FROM OPERATING TRUST FUND		272,473
2807	OPERATING CAPITAL OUTLAY		
	FROM OPERATING TRUST FUND		15,859
2808	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND		91,267
2809	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND		17,540
2810	SPECIAL CATEGORIES		
	CONTRACTED LEGAL SERVICES		
	FROM OPERATING TRUST FUND		30,000
2811	SPECIAL CATEGORIES		
	WEB-BASED E-PROCUREMENT SYSTEM		
	FROM OPERATING TRUST FUND		7,400,000
2811A	SPECIAL CATEGORIES		
	PROJECT MANAGEMENT PROFESSIONAL - TRAINING		
	FROM OPERATING TRUST FUND		60,000
2813	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND		3,219
2815	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATING TRUST FUND		13,716
2815A	SPECIAL CATEGORIES		
	TRANSFER TO THE DEPARTMENT OF FINANCIAL		
	SERVICES		
	FROM OPERATING TRUST FUND		350,000
2816	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM OPERATING TRUST FUND		292,731
TOTAL: PURCHASING OVERSIGHT			
	FROM TRUST FUNDS		11,863,397
	TOTAL POSITIONS	43.00	
	TOTAL ALL FUNDS		11,863,397

OFFICE OF SUPPLIER DIVERSITY

	APPROVED SALARY RATE	206,638	
2818	SALARIES AND BENEFITS	POSITIONS	6.00
	FROM OPERATING TRUST FUND		304,893
2819	EXPENSES		
	FROM OPERATING TRUST FUND		33,399
2820	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND		34,170
2821	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND		2,654
2821A	SPECIAL CATEGORIES		
	MATCHMAKER CONFERENCE		

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APPROPRIATION			
	FROM GRANTS AND DONATIONS TRUST		
	FUND	185,000	
2822	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATING TRUST FUND	3,272	
2823	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM OPERATING TRUST FUND	6,682	
TOTAL:	OFFICE OF SUPPLIER DIVERSITY		
	FROM TRUST FUNDS	570,070	
	TOTAL POSITIONS	6.00	
	TOTAL ALL FUNDS	570,070	
PRIVATE PRISON MONITORING			
<p>To improve vendor oversight and contract management, the department shall ensure that private prisons resolve any violations cited by the Department of Corrections related to security, infirmary, and contraband operations audits. The department must, through attrition of staff, hire managers and contract monitors with adult corrections expertise. The department must provide relevant training as recommended by the Department of Corrections to all current and future staff responsible for overseeing the private prisons, including training in prison safety and security procedures, inmate manipulation resistance, defensive tactics, and contraband detection and control.</p>			
	APPROVED SALARY RATE	686,037	
2824A	SALARIES AND BENEFITS	POSITIONS	14.00
	FROM GENERAL REVENUE FUND	939,731	
2824B	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	15,200	
2824C	EXPENSES		
	FROM GENERAL REVENUE FUND	76,914	
2824D	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	3,890	
2824E	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	13,056	
2824F	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	305	
2824G	SPECIAL CATEGORIES		
	CONTRACTED LEGAL SERVICES		
	FROM GENERAL REVENUE FUND	23,169	
2824H	SPECIAL CATEGORIES		
	ADMINISTRATIVE OVERHEAD		
	FROM GENERAL REVENUE FUND	103,673	
2824I	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	1,167	
2824J	SPECIAL CATEGORIES		
	PRIVATE PRISONS - MAINTENANCE AND REPAIR		
	REIMBURSEMENT		
	FROM OPERATING TRUST FUND	959,588	
2824K	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		

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APPROPRIATION			
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	4,454	
2824L	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	2,741	
TOTAL:	PRIVATE PRISON MONITORING		
	FROM GENERAL REVENUE FUND	1,184,300	
	FROM TRUST FUNDS		959,588
	TOTAL POSITIONS	14.00	
	TOTAL ALL FUNDS		2,143,888
WORKFORCE PROGRAMS			
PROGRAM: INSURANCE BENEFITS ADMINISTRATION			
	APPROVED SALARY RATE	1,291,953	
2836	SALARIES AND BENEFITS	POSITIONS	23.00
	FROM PRETAX BENEFITS TRUST FUND	411,810	
	FROM STATE EMPLOYEES LIFE		
	INSURANCE TRUST FUND	20,155	
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	1,286,075	
	FROM STATE EMPLOYEES DISABILITY		
	INSURANCE TRUST FUND	26,384	
2837	OTHER PERSONAL SERVICES		
	FROM PRETAX BENEFITS TRUST FUND	2,500	
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	140,772	
2838	EXPENSES		
	FROM PRETAX BENEFITS TRUST FUND	48,832	
	FROM STATE EMPLOYEES LIFE		
	INSURANCE TRUST FUND	1,984	
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	294,262	
	FROM STATE EMPLOYEES DISABILITY		
	INSURANCE TRUST FUND	2,875	
2839	OPERATING CAPITAL OUTLAY		
	FROM PRETAX BENEFITS TRUST FUND	10,000	
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	10,000	
2840	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	5,820	
2841	SPECIAL CATEGORIES		
	POST PAYMENT CLAIMS AUDIT SERVICES		
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	1,300,000	
<p>The department is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2841 in the event the contractor identifies claim overpayments that result in compensation that exceeds the amount appropriated.</p>			
2842	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM PRETAX BENEFITS TRUST FUND	348,505	
	FROM STATE EMPLOYEES HEALTH		
	INSURANCE TRUST FUND	1,699,157	
<p>From the funds provided in Specific Appropriation 2842, the department shall use certified or licensed professionals who are providing solicited services to other clients when contracting with benefit or actuarial consultants.</p>			

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

2843 SPECIAL CATEGORIES
ADMINISTRATIVE SERVICES ONLY CONTRACT FOR
HEALTH INSURANCE
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 51,100,000

The department is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2843 in the event administrative service payments for health insurance exceed the amount of budget authority appropriated.

2844 SPECIAL CATEGORIES
PRESCRIPTION DRUG CLAIMS ADMINISTRATION
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 287,280

2845 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM PRETAX BENEFITS TRUST FUND 10,313
FROM STATE EMPLOYEES LIFE
INSURANCE TRUST FUND 1,795
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 31,832
FROM STATE EMPLOYEES DISABILITY
INSURANCE TRUST FUND 896

2846 SPECIAL CATEGORIES
CONTRACTED LEGAL SERVICES
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 50,000

2846A SPECIAL CATEGORIES
PAYMENT OF EMPLOYER CONTRIBUTIONS TO
HEALTH SAVINGS ACCOUNT CUSTODIAN
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 786,443

2847 SPECIAL CATEGORIES
CONTRACTED BANK SERVICES
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 79,000

2848 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 4,269

2849 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM PRETAX BENEFITS TRUST FUND 3,953
FROM STATE EMPLOYEES LIFE
INSURANCE TRUST FUND 276
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 10,879
FROM STATE EMPLOYEES DISABILITY
INSURANCE TRUST FUND 131

2850 DATA PROCESSING SERVICES
SOUTHWOOD SHARED RESOURCE CENTER
FROM PRETAX BENEFITS TRUST FUND 10,511
FROM STATE EMPLOYEES LIFE
INSURANCE TRUST FUND 2,217
FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND 26,404
FROM STATE EMPLOYEES DISABILITY
INSURANCE TRUST FUND 4,107

TOTAL: PROGRAM: INSURANCE BENEFITS ADMINISTRATION
FROM TRUST FUNDS 58,019,437

TOTAL POSITIONS 23.00
TOTAL ALL FUNDS 58,019,437

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION
PROGRAM: RETIREMENT BENEFITS ADMINISTRATION

APPROVED SALARY RATE 7,526,130

2852 SALARIES AND BENEFITS POSITIONS 193.00
FROM GENERAL REVENUE FUND 694,189
FROM OPERATING TRUST FUND 9,559,036
FROM OPTIONAL RETIREMENT PROGRAM
TRUST FUND 135,334
FROM POLICE AND FIREFIGHTER'S
PREMIUM TAX TRUST FUND 743,039
FROM RETIREE HEALTH INSURANCE
SUBSIDY TRUST FUND 39,820

From the funds provided in Specific Appropriation 2852, the department shall expend available cash balances from the Police and Firefighter's Premium Tax Trust Fund prior to the use of general revenue funding.

Funds provided in Specific Appropriations 2852 through 2862 from the Optional Retirement Program Trust Fund are based on an assessment of .01 percent of the participants' salaries and shall be used only for administration of the Optional Retirement Program.

2853 OTHER PERSONAL SERVICES
FROM OPERATING TRUST FUND 6,029

2854 EXPENSES
FROM OPERATING TRUST FUND 3,112,141
FROM OPTIONAL RETIREMENT PROGRAM
TRUST FUND 17,633
FROM POLICE AND FIREFIGHTER'S
PREMIUM TAX TRUST FUND 84,299
FROM RETIREE HEALTH INSURANCE
SUBSIDY TRUST FUND 11,370

2855 OPERATING CAPITAL OUTLAY
FROM OPERATING TRUST FUND 100,000

2856 SPECIAL CATEGORIES
TRANSFER TO DIVISION OF ADMINISTRATIVE
HEARINGS
FROM OPERATING TRUST FUND 13,581

2857 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM OPERATING TRUST FUND 4,182,850
FROM OPTIONAL RETIREMENT PROGRAM
TRUST FUND 500
FROM POLICE AND FIREFIGHTER'S
PREMIUM TAX TRUST FUND 191,355
FROM RETIREE HEALTH INSURANCE
SUBSIDY TRUST FUND 30,000

2858 SPECIAL CATEGORIES
OVERTIME
FROM OPERATING TRUST FUND 122,571

2859 SPECIAL CATEGORIES
RISK MANAGEMENT INSURANCE
FROM OPERATING TRUST FUND 56,311

2860 SPECIAL CATEGORIES
CONTRACTED LEGAL SERVICES
FROM OPERATING TRUST FUND 159,872

2861 SPECIAL CATEGORIES
LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM OPERATING TRUST FUND 20,171
FROM POLICE AND FIREFIGHTER'S
PREMIUM TAX TRUST FUND 1,090

2862 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES

SECTION 6 - GENERAL GOVERNMENT		
SPECIFIC		
APPROPRIATION		
	PURCHASED PER STATEWIDE CONTRACT	
	FROM OPERATING TRUST FUND	55,918
	FROM OPTIONAL RETIREMENT PROGRAM	
	TRUST FUND	566
	FROM POLICE AND FIREFIGHTER'S	
	PREMIUM TAX TRUST FUND	4,033
	FROM RETIREE HEALTH INSURANCE	
	SUBSIDY TRUST FUND	224
2863	DATA PROCESSING SERVICES	
	SOUTHWOOD SHARED RESOURCE CENTER	
	FROM OPERATING TRUST FUND	117,188
2865	PENSIONS AND BENEFITS	
	DISABILITY BENEFITS TO JUSTICES AND JUDGES	
	FROM GENERAL REVENUE FUND	806,947
2866	PENSIONS AND BENEFITS	
	FLORIDA NATIONAL GUARD	
	FROM GENERAL REVENUE FUND	16,906,959
2867	PENSIONS AND BENEFITS	
	STATE OFFICERS AND EMPLOYEES (NON-	
	CONTRIBUTORY)	
	FROM GENERAL REVENUE FUND	572,021
2868	PENSIONS AND BENEFITS	
	TEACHER'S SPECIAL PENSIONS	
	FROM GENERAL REVENUE FUND	2,233
TOTAL: PROGRAM: RETIREMENT BENEFITS ADMINISTRATION		
	FROM GENERAL REVENUE FUND	18,982,349
	FROM TRUST FUNDS	18,764,931
	TOTAL POSITIONS	193.00
	TOTAL ALL FUNDS	37,747,280
PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION		
	APPROVED SALARY RATE	1,034,918
2868A	SALARIES AND BENEFITS	
	POSITIONS	16.00
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	1,308,704
Funds provided in Specific Appropriations 2868A through 28680 from the State Personnel System Trust Fund are based upon a human resources services assessment to state entities at the following rates:		
	FTE	\$353.74
	OPS	\$117.42
	Justice Administrative Commission	\$257.02
	State Court System	\$222.26
	County Health Department	\$257.02
2868B	OTHER PERSONAL SERVICES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	5,000
2868C	EXPENSES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	120,916
2868D	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	22,576
2868E	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	9,258
2868F	SPECIAL CATEGORIES	

SECTION 6 - GENERAL GOVERNMENT		
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APPROPRIATION		
	CONTRACTED LEGAL SERVICES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	100,000
2868G	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	7,079
2868H	DATA PROCESSING SERVICES	
	SOUTHWOOD SHARED RESOURCE CENTER	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	6,161
TOTAL: PROGRAM: STATE PERSONNEL POLICY ADMINISTRATION		
	FROM TRUST FUNDS	1,579,694
	TOTAL POSITIONS	16.00
	TOTAL ALL FUNDS	1,579,694
PROGRAM: PEOPLE FIRST		
	APPROVED SALARY RATE	953,685
2868I	SALARIES AND BENEFITS	
	POSITIONS	15.00
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	1,229,927
2868J	EXPENSES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	106,692
2868K	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	22,575
2868L	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	8,169
2868M	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	6,247
2868N	SPECIAL CATEGORIES	
	HUMAN RESOURCES SERVICES / STATEWIDE	
	CONTRACT	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	36,539,865
2868O	DATA PROCESSING SERVICES	
	SOUTHWOOD SHARED RESOURCE CENTER	
	FROM STATE PERSONNEL SYSTEM TRUST	
	FUND	5,789
TOTAL: PROGRAM: PEOPLE FIRST		
	FROM TRUST FUNDS	37,919,264
	TOTAL POSITIONS	15.00
	TOTAL ALL FUNDS	37,919,264
PROGRAM: TECHNOLOGY PROGRAM		
TELECOMMUNICATIONS SERVICES		
	APPROVED SALARY RATE	3,898,376

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

2869	SALARIES AND BENEFITS	POSITIONS	72.00
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		4,733,664
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		417,489
2870	OTHER PERSONAL SERVICES		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		74,268
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		84,290
2871	EXPENSES		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		717,141
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		514,966
2872	AID TO LOCAL GOVERNMENTS		
	DISTRIBUTIONS TO COUNTIES - WIRELESS 911		
	TELEPHONE SYSTEMS		
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		70,020,273
2873	AID TO LOCAL GOVERNMENTS		
	DISTRIBUTIONS TO SERVICE PROVIDERS -		
	WIRELESS 911 TELEPHONE SYSTEMS		
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		15,484,846
2874	AID TO LOCAL GOVERNMENTS		
	DISTRIBUTIONS TO COUNTIES - NON-WIRELESS		
	E911		
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		50,030,674
2875	OPERATING CAPITAL OUTLAY		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		92,159
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		3,600
2876	SPECIAL CATEGORIES		
	CENTREX AND SUNCOM PAYMENTS		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		108,035,421

The department is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2876, in the event that payments for telecommunications services exceed the amount appropriated.

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

	FROM FEDERAL GRANTS TRUST FUND		2,008,376
	From the funds provided in Specific Appropriation 2880, the department shall expedite the use of federal funds awarded and available as part of the State Broadband Data and Development Grant in order to advance broadband internet service throughout the state. In carrying out its authority granted in section 364.0135, Florida Statutes, relating to the promotion of broadband deployment, the department shall not expend in excess of 10 percent of grant funds for the cost of management and oversight of the grant.		
2881	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		1,989
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		815
2882	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		23,080
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		770
2883	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		308,721
	FROM EMERGENCY COMMUNICATIONS		
	NUMBER E911 SYSTEM TRUST		2,398
	TOTAL: TELECOMMUNICATIONS SERVICES		
	FROM TRUST FUNDS		256,483,554
	TOTAL POSITIONS	72.00	
	TOTAL ALL FUNDS		256,483,554
	WIRELESS SERVICES		
	From the funds in Specific Appropriations 2885 through 2894A, the department shall submit a report that provides options and recommendations for avoiding a deficit in Fiscal Year 2013-2014 and for the long term solvency of the Statewide Law Enforcement Radio System Trust Fund. The report shall be submitted to the Executive Office of the Governor, the chair of the Senate Budget Subcommittee on General Government Appropriations and the chair of the House Government Operations Appropriations Subcommittee by November 1, 2012.		
	APPROVED SALARY RATE		779,892
2885	SALARIES AND BENEFITS	POSITIONS	12.00
	FROM LAW ENFORCEMENT RADIO SYSTEM		
	TRUST FUND		935,510
2886	OTHER PERSONAL SERVICES		
	FROM LAW ENFORCEMENT RADIO SYSTEM		
	TRUST FUND		20,000
2887	EXPENSES		
	FROM COMMUNICATIONS WORKING		
	CAPITAL TRUST FUND		7,723
	FROM LAW ENFORCEMENT RADIO SYSTEM		
	TRUST FUND		264,146
2888	OPERATING CAPITAL OUTLAY		
	FROM LAW ENFORCEMENT RADIO SYSTEM		
	TRUST FUND		29,189
2889	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		4,500,000

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 1,500,000

2890 SPECIAL CATEGORIES
 DOMESTIC SECURITY
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 5,000,000

From the funds in Specific Appropriation 2890, \$3,000,000 from the State Law Enforcement Radio System Trust Fund is provided for Mutual Aid Build Out and \$2,000,000 from the State Law Enforcement Radio System Trust Fund is provided for the Florida Interoperability Network. Should federal funding become available for the Mutual Aid Build Out or the Florida Interoperability Network, the department is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to release the federal funds and place an equal amount of state funds in reserve.

2891 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 512
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 1,275

2892 SPECIAL CATEGORIES
 STATEWIDE LAW ENFORCEMENT RADIO SYSTEM CONTRACT PAYMENT
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 18,220,000

2893 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 1,394

2894 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
 FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 692
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 3,639

2894A DATA PROCESSING SERVICES
 SOUTHWOOD SHARED RESOURCE CENTER
 FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 550

TOTAL: WIRELESS SERVICES
 FROM GENERAL REVENUE FUND 4,500,000
 FROM TRUST FUNDS 25,984,630
 TOTAL POSITIONS 12.00
 TOTAL ALL FUNDS 30,484,630

PROGRAM: SOUTHWOOD SHARED RESOURCE CENTER

SOUTHWOOD SHARED RESOURCE CENTER

The funds in Specific Appropriation 2896 through 2905 include no appropriation for a contract executed June 29, 2011, by and between Affiliated Computer Services, State & Local Solutions, Incorporated and the Southwood Shared Resource Center for enterprise e-mail services. The Southwood Shared Resource Center shall expend no funds or make payments for such contract for enterprise e-mail services.

APPROVED SALARY RATE 6,267,792

2896 SALARIES AND BENEFITS POSITIONS 121.00
 FROM WORKING CAPITAL TRUST FUND 8,260,162

2897 OTHER PERSONAL SERVICES

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 FROM WORKING CAPITAL TRUST FUND 45,600

2898 EXPENSES
 FROM WORKING CAPITAL TRUST FUND 2,865,938

2899 OPERATING CAPITAL OUTLAY
 FROM WORKING CAPITAL TRUST FUND 64,250

2900 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM WORKING CAPITAL TRUST FUND 15,014,483

2901 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM WORKING CAPITAL TRUST FUND 11,121

2901A SPECIAL CATEGORIES
 ADMINISTRATIVE OVERHEAD
 FROM WORKING CAPITAL TRUST FUND 125,000

2902 SPECIAL CATEGORIES
 DATA PROCESSING CONTRACTS FOR DATA CENTER
 FROM WORKING CAPITAL TRUST FUND 808,150

2903 SPECIAL CATEGORIES
 DEFERRED-PAYMENT COMMODITY CONTRACTS
 FROM WORKING CAPITAL TRUST FUND 1,094,602

2904 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM WORKING CAPITAL TRUST FUND 1,280,528

2905 SPECIAL CATEGORIES
 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
 FROM WORKING CAPITAL TRUST FUND 46,992

TOTAL: SOUTHWOOD SHARED RESOURCE CENTER
 FROM TRUST FUNDS 29,616,826

TOTAL POSITIONS 121.00
 TOTAL ALL FUNDS 29,616,826

PROGRAM: PUBLIC EMPLOYEES RELATIONS COMMISSION

PUBLIC EMPLOYEES RELATIONS

APPROVED SALARY RATE 1,716,297

2908 SALARIES AND BENEFITS POSITIONS 26.00
 FROM GENERAL REVENUE FUND 1,290,359
 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 1,184,964

2909 OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 9,277
 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 53,628

2910 EXPENSES
 FROM GENERAL REVENUE FUND 27,094
 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 354,664

2911 OPERATING CAPITAL OUTLAY
 FROM GENERAL REVENUE FUND 7,399
 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 5,721

2912 SPECIAL CATEGORIES
 CONTRACTED SERVICES
 FROM GENERAL REVENUE FUND 35,070
 FROM PUBLIC EMPLOYEES RELATIONS

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

COMMISSION TRUST FUND	32,500	
2913 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	10,493	
FROM PUBLIC EMPLOYEES RELATIONS		
COMMISSION TRUST FUND	15,903	
2914 SPECIAL CATEGORIES		
ADMINISTRATIVE OVERHEAD		
FROM GENERAL REVENUE FUND	34,314	
2915 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		
SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	5,825	
FROM PUBLIC EMPLOYEES RELATIONS		
COMMISSION TRUST FUND	4,778	
2916 DATA PROCESSING SERVICES		
SOUTHWOOD SHARED RESOURCE CENTER		
FROM GENERAL REVENUE FUND	4,028	
FROM PUBLIC EMPLOYEES RELATIONS		
COMMISSION TRUST FUND	5,234	
TOTAL: PUBLIC EMPLOYEES RELATIONS		
FROM GENERAL REVENUE FUND	1,423,859	
FROM TRUST FUNDS		1,657,392
TOTAL POSITIONS	26.00	
TOTAL ALL FUNDS		3,081,251

PROGRAM: COMMISSION ON HUMAN RELATIONS

HUMAN RELATIONS

APPROVED SALARY RATE	2,017,764	
2918 SALARIES AND BENEFITS POSITIONS	48.50	
FROM GENERAL REVENUE FUND	1,878,606	
FROM OPERATING TRUST FUND		887,894
2919 OTHER PERSONAL SERVICES		
FROM OPERATING TRUST FUND		1,040
2920 EXPENSES		
FROM OPERATING TRUST FUND		173,660
2921 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND	139,286	
From the funds in Specific Appropriation 2921, \$100,000 shall be held in reserve. The Florida Commission on Human Relations is directed to coordinate with the Southwood Shared Resource Center to determine the need for servers and a timeline for consolidation into the primary data center. The Florida Commission on Human Relations may submit budget amendments in accordance with Chapter 216, Florida Statutes, requesting the release of funds upon submission of a server needs assessment and consolidation timeline.		
2922 SPECIAL CATEGORIES		
TRANSFER TO DIVISION OF ADMINISTRATIVE		
HEARINGS		
FROM GENERAL REVENUE FUND	731,126	
2923 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND	3,506	
FROM OPERATING TRUST FUND		16,000
2924 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM GENERAL REVENUE FUND	44,022	

SECTION 6 - GENERAL GOVERNMENT
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APPROPRIATION

FROM OPERATING TRUST FUND		33,340
2925 SPECIAL CATEGORIES		
LEASE OR LEASE-PURCHASE OF EQUIPMENT		
FROM OPERATING TRUST FUND		49,163
2926 SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		
SERVICES - HUMAN RESOURCES SERVICES		
PURCHASED PER STATEWIDE CONTRACT		
FROM GENERAL REVENUE FUND	16,776	
FROM OPERATING TRUST FUND		4,422
2927 DATA PROCESSING SERVICES		
SOUTHWOOD SHARED RESOURCE CENTER		
FROM OPERATING TRUST FUND		24,657
TOTAL: HUMAN RELATIONS		
FROM GENERAL REVENUE FUND	2,813,322	
FROM TRUST FUNDS		1,190,176
TOTAL POSITIONS	48.50	
TOTAL ALL FUNDS		4,003,498

PROGRAM: NORTHWOOD SHARED RESOURCE CENTER

NORTHWOOD SHARED RESOURCE CENTER

From the funds in Specific Appropriations 2929 through 2943, the Northwood Shared Resource Center (NSRC) and the Department of Children and Family Services shall submit a report providing options and recommendations for reducing the data center service costs of the FLORIDA System. The NSRC and department shall base their report on the results of the feasibility study approved by the Legislative Budget Commission in accordance with Specific Appropriation 174.

The report shall be submitted to the Executive Office of the Governor, the chairs of the Senate Budget Subcommittee on Health and Human Services Appropriations, the Senate Budget Subcommittee on General Government Appropriations, the House Health Care Appropriations Subcommittee and the House Government Operations Appropriations Subcommittee by January 15, 2013.

APPROVED SALARY RATE	5,301,360	
2929 SALARIES AND BENEFITS POSITIONS	99.00	
FROM WORKING CAPITAL TRUST FUND . .		6,887,189
2930 OTHER PERSONAL SERVICES		
FROM WORKING CAPITAL TRUST FUND . .		197,967
2931 EXPENSES		
FROM WORKING CAPITAL TRUST FUND . .		808,724
2932 OPERATING CAPITAL OUTLAY		
FROM WORKING CAPITAL TRUST FUND . .		24,084
2933 SPECIAL CATEGORIES		
COMPUTER RELATED EXPENSES		
FROM WORKING CAPITAL TRUST FUND . .		12,885,542
2934 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM WORKING CAPITAL TRUST FUND . .		5,482,459
2935 SPECIAL CATEGORIES		
RISK MANAGEMENT INSURANCE		
FROM WORKING CAPITAL TRUST FUND . .		12,136
2935A SPECIAL CATEGORIES		
ADMINISTRATIVE OVERHEAD		
FROM WORKING CAPITAL TRUST FUND . .		125,000
2936 SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM WORKING CAPITAL TRUST FUND . . .	1,465,100	
2937	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM WORKING CAPITAL TRUST FUND . . .	51,561	
2938	QUALIFIED EXPENDITURE CATEGORY		
	FLORIDA'S PUBLIC ASSISTANCE ELIGIBILITY		
	SYSTEM		
	FROM WORKING CAPITAL TRUST FUND . . .	1,133,985	
2941	DATA PROCESSING SERVICES		
	CHILDREN AND FAMILIES DATA CENTER		
	FROM WORKING CAPITAL TRUST FUND . . .	198,551	
2943	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER (NSRC)		
	DEPRECIATION FEDERAL SHARE BILLINGS		
	FROM WORKING CAPITAL TRUST FUND . . .	569,034	
TOTAL: NORTHWOOD SHARED RESOURCE CENTER			
	FROM TRUST FUNDS	29,841,332	
	TOTAL POSITIONS	99.00	
	TOTAL ALL FUNDS	29,841,332	
ADMINISTRATIVE HEARINGS			
PROGRAM: ADJUDICATION OF DISPUTES			
	APPROVED SALARY RATE	5,358,435	
2944	SALARIES AND BENEFITS POSITIONS	65.00	
	FROM OPERATING TRUST FUND	6,590,418	
2945	OTHER PERSONAL SERVICES		
	FROM OPERATING TRUST FUND	18,082	
2946	EXPENSES		
	FROM OPERATING TRUST FUND	1,025,647	
2947	OPERATING CAPITAL OUTLAY		
	FROM OPERATING TRUST FUND	65,000	
2948	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND	186,495	
2949	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND	67,092	
2950	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND	31,500	
2951	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATING TRUST FUND	21,652	
TOTAL: PROGRAM: ADJUDICATION OF DISPUTES			
	FROM TRUST FUNDS	8,005,886	
	TOTAL POSITIONS	65.00	
	TOTAL ALL FUNDS	8,005,886	
PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES OF			
COMPENSATION CLAIMS			

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APPROPRIATION			
	APPROVED SALARY RATE	9,381,374	
2953	SALARIES AND BENEFITS POSITIONS	177.00	
	FROM OPERATING TRUST FUND		12,158,081
2954	OTHER PERSONAL SERVICES		
	FROM OPERATING TRUST FUND		17,836
2955	EXPENSES		
	FROM OPERATING TRUST FUND		2,735,743
2956	OPERATING CAPITAL OUTLAY		
	FROM OPERATING TRUST FUND		25,916
2957	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM OPERATING TRUST FUND		983,324
2958	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM OPERATING TRUST FUND		85,363
2959	SPECIAL CATEGORIES		
	CONTRACTED LEGAL SERVICES		
	FROM OPERATING TRUST FUND		1,279
2960	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM OPERATING TRUST FUND		123,000
2961	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATING TRUST FUND		63,079
TOTAL: PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES OF			
	COMPENSATION CLAIMS		
	FROM TRUST FUNDS		16,193,621
	TOTAL POSITIONS	177.00	
	TOTAL ALL FUNDS		16,193,621
TOTAL: MANAGEMENT SERVICES, DEPARTMENT OF			
	FROM GENERAL REVENUE FUND	30,307,650	
	FROM TRUST FUNDS		613,270,486
	TOTAL POSITIONS	1,307.50	
	TOTAL ALL FUNDS		643,578,136
	TOTAL APPROVED SALARY RATE	63,662,367	
MILITARY AFFAIRS, DEPARTMENT OF			
PROGRAM: READINESS AND RESPONSE			
DRUG INTERDICTION AND PREVENTION			
2963	EXPENSES		
	FROM FEDERAL GRANTS TRUST FUND		75,000
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		305,000
2964	OPERATING CAPITAL OUTLAY		
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		200,000
2965	SPECIAL CATEGORIES		
	PROJECTS, CONTRACTS AND GRANTS		
	FROM FEDERAL GRANTS TRUST FUND		6,600,000
2966	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND		10,000

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2967	SPECIAL CATEGORIES		
	MAINTENANCE AND OPERATIONS CONTRACTS		
	FROM FEDERAL LAW ENFORCEMENT TRUST		
	FUND	10,000	
TOTAL:	DRUG INTERDICTION AND PREVENTION		
	FROM TRUST FUNDS	7,200,000	
	TOTAL ALL FUNDS	7,200,000	

MILITARY READINESS AND RESPONSE

	APPROVED SALARY RATE	3,963,557	
2968	SALARIES AND BENEFITS POSITIONS	114.00	
	FROM GENERAL REVENUE FUND	4,278,793	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	1,063,821	
2969	OTHER PERSONAL SERVICES		
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	18,172	
2970	EXPENSES		
	FROM GENERAL REVENUE FUND	4,690,563	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	90,000	
2971	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	162,810	
2972	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	15,000	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	63,678	
2973	SPECIAL CATEGORIES		
	NATIONAL GUARD TUITION ASSISTANCE		
	FROM GENERAL REVENUE FUND	1,781,900	
2974	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	333,500	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	25,000	
2975	SPECIAL CATEGORIES		
	MAINTENANCE AND OPERATIONS CONTRACTS		
	FROM GENERAL REVENUE FUND	171,000	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	5,000	
2976	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	191,943	
2977	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	31,586	
	FROM CAMP BLANDING MANAGEMENT		
	TRUST FUND	7,873	
2978	FIXED CAPITAL OUTLAY		
	FLORIDA READINESS CENTERS REVITALIZATION		
	PLAN - STATEWIDE		
	FROM GENERAL REVENUE FUND	13,500,000	
2979	FIXED CAPITAL OUTLAY		
	DESIGN/BUILD - EXPLOSIVE ORDNANCE DISPOSAL		
	FACILITY		

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	FROM GENERAL REVENUE FUND	1,500,000	
TOTAL:	MILITARY READINESS AND RESPONSE		
	FROM GENERAL REVENUE FUND	26,465,152	
	FROM TRUST FUNDS		1,465,487
	TOTAL POSITIONS	114.00	
	TOTAL ALL FUNDS		27,930,639

EXECUTIVE DIRECTION AND SUPPORT SERVICES

	APPROVED SALARY RATE	2,020,965	
2980	SALARIES AND BENEFITS POSITIONS	29.00	
	FROM GENERAL REVENUE FUND	2,605,434	
2981	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	54,533	
2982	EXPENSES		
	FROM GENERAL REVENUE FUND	778,222	
2983	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	83,126	
2984	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	25,000	
2985	SPECIAL CATEGORIES		
	INFORMATION TECHNOLOGY		
	FROM GENERAL REVENUE FUND	48,437	
2986	SPECIAL CATEGORIES		
	LEGAL SERVICES CONTRACT		
	FROM GENERAL REVENUE FUND	5,000	
2987	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	30,200	
2988	SPECIAL CATEGORIES		
	MAINTENANCE AND OPERATIONS CONTRACTS		
	FROM GENERAL REVENUE FUND	22,000	
2989	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	211,423	
2990	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	10,000	
2991	SPECIAL CATEGORIES		
	WORKER'S COMPENSATION FOR STATE ACTIVE		
	DUTY - FLORIDA NATIONAL GUARD		
	FROM GENERAL REVENUE FUND	296,404	
2992	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	9,148	
2993	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	985	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	4,179,912	
	TOTAL POSITIONS	29.00	
	TOTAL ALL FUNDS		4,179,912

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FEDERAL/STATE COOPERATIVE AGREEMENTS

	APPROVED SALARY RATE	8,435,936		
2994	SALARIES AND BENEFITS	POSITIONS	254.00	
	FROM FEDERAL GRANTS TRUST FUND . . .			10,954,198
2995	OTHER PERSONAL SERVICES			
	FROM FEDERAL GRANTS TRUST FUND . . .			87,000
2996	EXPENSES			
	FROM GENERAL REVENUE FUND	221,540		
	FROM FEDERAL GRANTS TRUST FUND . . .			12,186,833
2997	OPERATING CAPITAL OUTLAY			
	FROM FEDERAL GRANTS TRUST FUND . . .			527,538
2998	FOOD PRODUCTS			
	FROM FEDERAL GRANTS TRUST FUND . . .			450,000
2999	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM FEDERAL GRANTS TRUST FUND . . .			746,000
3000	SPECIAL CATEGORIES			
	LABORATORY SERVICES			
	FROM FEDERAL GRANTS TRUST FUND . . .			70,000
3001	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND	443,150		
	FROM FEDERAL GRANTS TRUST FUND . . .			6,980,000
3001A	SPECIAL CATEGORIES			
	GRANTS AND AIDS - WAGES CONTRACTING WITH			
	MILITARY AFFAIRS			
	FROM GENERAL REVENUE FUND	2,000,000		
From the funds in Specific Appropriation 3001A, \$1,250,000 of nonrecurring general revenue funds is provided for the Forward March Program, and \$750,000 of nonrecurring general revenue funds is provided for the About Face Program.				
3002	SPECIAL CATEGORIES			
	ENGINEERING CONSULTANTS			
	FROM FEDERAL GRANTS TRUST FUND . . .			30,000
3003	SPECIAL CATEGORIES			
	MAINTENANCE AND OPERATIONS CONTRACTS			
	FROM FEDERAL GRANTS TRUST FUND . . .			920,000
3004	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM FEDERAL GRANTS TRUST FUND . . .			30,000
3005	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			
	SERVICES - HUMAN RESOURCES SERVICES			
	PURCHASED PER STATEWIDE CONTRACT			
	FROM FEDERAL GRANTS TRUST FUND . . .			92,282
3005A	FIXED CAPITAL OUTLAY			
	DESIGN - ARMY NATIONAL GUARD UNMANNED			
	AIRCRAFT SYSTEM (UAS) PLATOON FACILITY			
	FROM FEDERAL GRANTS TRUST FUND . . .			347,000
TOTAL:	FEDERAL/STATE COOPERATIVE AGREEMENTS			
	FROM GENERAL REVENUE FUND	2,664,690		
	FROM TRUST FUNDS			33,420,851
	TOTAL POSITIONS	254.00		
	TOTAL ALL FUNDS			36,085,541

TOTAL: MILITARY AFFAIRS, DEPARTMENT OF

SECTION 6 - GENERAL GOVERNMENT
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APPROPRIATION

	FROM GENERAL REVENUE FUND	33,309,754		
	FROM TRUST FUNDS			42,086,338
	TOTAL POSITIONS	397.00		
	TOTAL ALL FUNDS			75,396,092
	TOTAL APPROVED SALARY RATE	14,420,458		
PUBLIC SERVICE COMMISSION				
PROGRAM: COMMISSIONERS AND ADMINISTRATIVE SERVICES				
PUBLIC SERVICE COMMISSIONERS				
	APPROVED SALARY RATE	1,498,559		
3006	SALARIES AND BENEFITS	POSITIONS	18.00	
	FROM REGULATORY TRUST FUND			1,919,175
3007	EXPENSES			
	FROM REGULATORY TRUST FUND			365,890
3008	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM REGULATORY TRUST FUND			6,859
3009	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM REGULATORY TRUST FUND			5,021
3010	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			
	SERVICES - HUMAN RESOURCES SERVICES			
	PURCHASED PER STATEWIDE CONTRACT			
	FROM REGULATORY TRUST FUND			5,476
TOTAL: PUBLIC SERVICE COMMISSIONERS				
	FROM TRUST FUNDS			2,302,421
	TOTAL POSITIONS	18.00		
	TOTAL ALL FUNDS			2,302,421
EXECUTIVE DIRECTION AND SUPPORT SERVICES				
	APPROVED SALARY RATE	3,445,170		
3011	SALARIES AND BENEFITS	POSITIONS	68.00	
	FROM REGULATORY TRUST FUND			4,367,767
3012	OTHER PERSONAL SERVICES			
	FROM REGULATORY TRUST FUND			117,258
3013	EXPENSES			
	FROM REGULATORY TRUST FUND			1,197,597
3014	OPERATING CAPITAL OUTLAY			
	FROM REGULATORY TRUST FUND			266,200
3015	SPECIAL CATEGORIES			
	ACQUISITION OF MOTOR VEHICLES			
	FROM REGULATORY TRUST FUND			72,055
From the funds provided in Specific Appropriation 3015, the Public Service Commission may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the executive director that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in s. 287.14(3), Florida Statutes.				
3016	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM REGULATORY TRUST FUND			263,067
3017	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			

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FROM REGULATORY TRUST FUND	18,969		
3018 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	24,655		
3019 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM REGULATORY TRUST FUND	46,746		
3020 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM REGULATORY TRUST FUND	7,856		
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	6,382,170		
TOTAL POSITIONS		68.00	
TOTAL ALL FUNDS	6,382,170		

LEGAL SERVICES

APPROVED SALARY RATE	1,837,445		
3022 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	2,199,169	30.00	
3023 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	17,000		
3024 EXPENSES FROM REGULATORY TRUST FUND	381,831		
3025 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	37,955		
3026 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	8,374		
3027 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	10,345		
TOTAL: LEGAL SERVICES FROM TRUST FUNDS	2,654,674		
TOTAL POSITIONS		30.00	
TOTAL ALL FUNDS	2,654,674		

PROGRAM: UTILITY REGULATION AND CONSUMER ASSISTANCE

UTILITY REGULATION

APPROVED SALARY RATE	6,810,507		
3028 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	9,022,226	146.00	
3029 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	66,330		
3030 EXPENSES FROM REGULATORY TRUST FUND	1,428,578		
3031 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	181,968		

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3032 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	41,572		
3033 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	47,911		
3034 SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM REGULATORY TRUST FUND	350,000		
TOTAL: UTILITY REGULATION FROM TRUST FUNDS	11,138,585		
TOTAL POSITIONS		146.00	
TOTAL ALL FUNDS	11,138,585		

AUDITING AND PERFORMANCE ANALYSIS

APPROVED SALARY RATE	1,462,324		
3035 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	1,871,141	31.00	
3036 EXPENSES FROM REGULATORY TRUST FUND	421,398		
3037 SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	12,955		
3038 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	8,646		
3039 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	10,345		
TOTAL: AUDITING AND PERFORMANCE ANALYSIS FROM TRUST FUNDS	2,324,485		
TOTAL POSITIONS		31.00	
TOTAL ALL FUNDS	2,324,485		
TOTAL: PUBLIC SERVICE COMMISSION FROM TRUST FUNDS	24,802,335		
TOTAL POSITIONS		293.00	
TOTAL ALL FUNDS	24,802,335		
TOTAL APPROVED SALARY RATE	15,054,005		

REVENUE, DEPARTMENT OF

PROGRAM: ADMINISTRATIVE SERVICES PROGRAM

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE	13,192,287		
3039A SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	9,253,104	257.00	
FROM FEDERAL GRANTS TRUST FUND			5,537,152
FROM OPERATING TRUST FUND			2,193,587
3040A OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND			73,740

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3040B	EXPENSES		
	FROM GENERAL REVENUE FUND	397,651	
	FROM FEDERAL GRANTS TRUST FUND		461,726
	FROM OPERATING TRUST FUND		1,346,164
3040C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	6,929	
	FROM OPERATING TRUST FUND		17,985
3041	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
	FROM FEDERAL GRANTS TRUST FUND		1,259,462
	FROM OPERATING TRUST FUND		715,326
3041A	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	198,161	
	FROM FEDERAL GRANTS TRUST FUND		281,028
	FROM OPERATING TRUST FUND		1,153,170
3042	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	91,598	
	FROM FEDERAL GRANTS TRUST FUND		10,943
	FROM OPERATING TRUST FUND		101,157
3043	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	16,864	
3044	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	1,456,480	
	FROM FEDERAL GRANTS TRUST FUND		152,386
	FROM OPERATING TRUST FUND		240,199
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM GENERAL REVENUE FUND	11,420,787	
	FROM TRUST FUNDS		13,544,025
	TOTAL POSITIONS	257.00	
	TOTAL ALL FUNDS		24,964,812
PROGRAM: PROPERTY TAX OVERSIGHT PROGRAM			
COMPLIANCE DETERMINATION			
	APPROVED SALARY RATE	5,434,843	
3044A	SALARIES AND BENEFITS	125.00	
	POSITIONS		7,041,856
	FROM GENERAL REVENUE FUND		
3045A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	11,455	
3045B	EXPENSES		
	FROM GENERAL REVENUE FUND	836,955	
3045C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	16,012	
3045D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	138,161	
3046	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	155,462	
3047	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		

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APPROPRIATION			
	FROM GENERAL REVENUE FUND		21,500
TOTAL: COMPLIANCE DETERMINATION			
	FROM GENERAL REVENUE FUND		8,221,401
	TOTAL POSITIONS	125.00	
	TOTAL ALL FUNDS		8,221,401
COMPLIANCE ASSISTANCE			
	APPROVED SALARY RATE	2,373,761	
3047A	SALARIES AND BENEFITS	49.00	
	POSITIONS		3,116,318
	FROM GENERAL REVENUE FUND		
	FROM CERTIFICATION PROGRAM TRUST FUND		197,369
3048A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		9,715
3048B	EXPENSES		
	FROM GENERAL REVENUE FUND		90,945
3049	AID TO LOCAL GOVERNMENTS		
	AERIAL PHOTOGRAPHY AND MAPPING		
	FROM GENERAL REVENUE FUND		700,000
	FROM CERTIFICATION PROGRAM TRUST FUND		876,266
From the funds in Specific Appropriation 3049, \$700,000 in nonrecurring general revenue is provided to the Department of Revenue to fund aerial photography and mapping for counties with a population of 50,000 or less.			
3050	SPECIAL CATEGORIES		
	PROPERTY APPRAISER AND TAX COLLECTOR CERTIFICATION PROGRAM		
	FROM CERTIFICATION PROGRAM TRUST FUND		485,000
3050A	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		145,901
3051	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		71,949
3052	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		500
3053	SPECIAL CATEGORIES		
	FISCALLY CONSTRAINED COUNTIES - CONSERVATION LANDS		
	FROM GENERAL REVENUE FUND		537,260
3054	SPECIAL CATEGORIES		
	FISCALLY CONSTRAINED COUNTIES		
	FROM GENERAL REVENUE FUND		25,800,000
TOTAL: COMPLIANCE ASSISTANCE			
	FROM GENERAL REVENUE FUND		30,472,588
	FROM TRUST FUNDS		1,558,635
	TOTAL POSITIONS	49.00	
	TOTAL ALL FUNDS		32,031,223
PROGRAM: CHILD SUPPORT ENFORCEMENT PROGRAM			
CASE PROCESSING			
	APPROVED SALARY RATE	27,139,606	

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3054A	SALARIES AND BENEFITS	POSITIONS	931.00	
	FROM GENERAL REVENUE FUND		11,053,561	
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			827,970
	FROM FEDERAL GRANTS TRUST FUND . . .			23,879,803
3055A	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	10,059		
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			28,862
	FROM FEDERAL GRANTS TRUST FUND . . .			330,912
3055B	EXPENSES			
	FROM GENERAL REVENUE FUND	3,806,492		
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			843
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			7,014
	FROM FEDERAL GRANTS TRUST FUND . . .			7,590,352
3055C	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND	67,563		
	FROM FEDERAL GRANTS TRUST FUND . . .			164,777
3056	SPECIAL CATEGORIES			
	CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND		3,606,991	
3057	SPECIAL CATEGORIES			
	PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT			
	FROM GENERAL REVENUE FUND	4,860,269		
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			8,685,006
	FROM FEDERAL GRANTS TRUST FUND . . .			21,633,787
3058	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND	127,591		
	FROM FEDERAL GRANTS TRUST FUND . . .			247,673
3059	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND	46,713		
	FROM FEDERAL GRANTS TRUST FUND . . .			90,678
3060	DATA PROCESSING SERVICES			
	CHILDREN AND FAMILIES DATA CENTER			
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			17,399
	FROM FEDERAL GRANTS TRUST FUND . . .			33,775
3061	DATA PROCESSING SERVICES			
	NORTHWOOD SHARED RESOURCE CENTER			
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			16,760
	FROM FEDERAL GRANTS TRUST FUND . . .			32,536
TOTAL:	CASE PROCESSING			
	FROM GENERAL REVENUE FUND	23,579,239		
	FROM TRUST FUNDS			63,588,147
	TOTAL POSITIONS	931.00		
	TOTAL ALL FUNDS			87,167,386

REMITTANCE AND DISTRIBUTION

	APPROVED SALARY RATE	2,513,762	
3061A	SALARIES AND BENEFITS	POSITIONS	79.00
	FROM GENERAL REVENUE FUND		1,231,497

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SPECIFIC
APPROPRIATION

	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			27,673
	FROM FEDERAL GRANTS TRUST FUND . . .			2,447,299
3062A	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	8,298		
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			8,720
	FROM FEDERAL GRANTS TRUST FUND . . .			33,036
3062B	EXPENSES			
	FROM GENERAL REVENUE FUND	597,867		
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			819
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND			786
	FROM FEDERAL GRANTS TRUST FUND . . .			1,175,194
3062C	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND	54,748		
	FROM FEDERAL GRANTS TRUST FUND . . .			108,663
3063	SPECIAL CATEGORIES			
	TRANSFER GENERAL REVENUE TO CHILD SUPPORT ENFORCEMENT			
	FROM GENERAL REVENUE FUND	2,241,987		
3064	SPECIAL CATEGORIES			
	PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT			
	FROM GENERAL REVENUE FUND	3,814,074		
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			7,762,401
	FROM CLERK OF THE COURT CHILD SUPPORT ENFORCEMENT COLLECTION SYSTEM TRUST FUND			1,457,098
	FROM FEDERAL GRANTS TRUST FUND . . .			18,962,014
3065	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND	11,025		
	FROM FEDERAL GRANTS TRUST FUND . . .			21,401
3066	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND	2,026		
	FROM FEDERAL GRANTS TRUST FUND . . .			3,933
3067	FINANCIAL ASSISTANCE PAYMENTS			
	CHILD SUPPORT INCENTIVE PAYMENTS - POLITICAL SUBDIVISIONS			
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			750,000
3068	DATA PROCESSING SERVICES			
	CHILDREN AND FAMILIES DATA CENTER			
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			16,887
	FROM FEDERAL GRANTS TRUST FUND . . .			32,781
3069	DATA PROCESSING SERVICES			
	NORTHWOOD SHARED RESOURCE CENTER			
	FROM CHILD SUPPORT INCENTIVE TRUST FUND			16,268
	FROM FEDERAL GRANTS TRUST FUND . . .			31,578
TOTAL:	REMITTANCE AND DISTRIBUTION			
	FROM GENERAL REVENUE FUND	7,961,522		
	FROM TRUST FUNDS			32,856,551
	TOTAL POSITIONS	79.00		

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 TOTAL ALL FUNDS 40,818,073

ESTABLISHMENT
 APPROVED SALARY RATE 21,956,221

3069A SALARIES AND BENEFITS POSITIONS 659.00
 FROM GENERAL REVENUE FUND 9,837,722
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 273,383
 FROM FEDERAL GRANTS TRUST FUND 19,730,108

3070A OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 54,935
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 36,844
 FROM FEDERAL GRANTS TRUST FUND 178,158

3070B EXPENSES
 FROM GENERAL REVENUE FUND 2,060,369
 FROM CHILD SUPPORT INCENTIVE TRUST
 FUND 819
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 2,411
 FROM FEDERAL GRANTS TRUST FUND 4,097,415

3070C OPERATING CAPITAL OUTLAY
 FROM GENERAL REVENUE FUND 60,474
 FROM FEDERAL GRANTS TRUST FUND 185,890

3071 SPECIAL CATEGORIES
 PURCHASE OF SERVICES - CHILD SUPPORT
 ENFORCEMENT
 FROM GENERAL REVENUE FUND 5,037,684
 FROM CHILD SUPPORT INCENTIVE TRUST
 FUND 8,772,537
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 710,773
 FROM FEDERAL GRANTS TRUST FUND 18,973,601

3072 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM GENERAL REVENUE FUND 90,882
 FROM FEDERAL GRANTS TRUST FUND 176,420

3073 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM GENERAL REVENUE FUND 20,391
 FROM FEDERAL GRANTS TRUST FUND 39,582

3074 DATA PROCESSING SERVICES
 CHILDREN AND FAMILIES DATA CENTER
 FROM CHILD SUPPORT INCENTIVE TRUST
 FUND 16,887
 FROM FEDERAL GRANTS TRUST FUND 32,781

3075 DATA PROCESSING SERVICES
 SOUTHWOOD SHARED RESOURCE CENTER
 FROM GENERAL REVENUE FUND 67,008
 FROM FEDERAL GRANTS TRUST FUND 130,091

3076 DATA PROCESSING SERVICES
 NORTHWOOD SHARED RESOURCE CENTER
 FROM CHILD SUPPORT INCENTIVE TRUST
 FUND 16,268
 FROM FEDERAL GRANTS TRUST FUND 31,578

3077 DATA PROCESSING SERVICES
 NORTHWEST REGIONAL DATA CENTER (NWRDC)
 FROM GENERAL REVENUE FUND 207,617

SECTION 6 - GENERAL GOVERNMENT
 SPECIFIC
 APPROPRIATION
 FROM FEDERAL GRANTS TRUST FUND 403,020

The funds provided in Specific Appropriation 3077, shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: ESTABLISHMENT
 FROM GENERAL REVENUE FUND 17,437,082
 FROM TRUST FUNDS 53,808,566
 TOTAL POSITIONS 659.00
 TOTAL ALL FUNDS 71,245,648

COMPLIANCE
 APPROVED SALARY RATE 20,735,572

3077A SALARIES AND BENEFITS POSITIONS 627.00
 FROM GENERAL REVENUE FUND 9,940,260
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 226,457
 FROM FEDERAL GRANTS TRUST FUND 19,079,651

3078A OTHER PERSONAL SERVICES
 FROM GENERAL REVENUE FUND 10,001
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 88,774
 FROM FEDERAL GRANTS TRUST FUND 191,755

3078B EXPENSES
 FROM GENERAL REVENUE FUND 2,393,394
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 3,125
 FROM FEDERAL GRANTS TRUST FUND 4,746,318

3078C OPERATING CAPITAL OUTLAY
 FROM GENERAL REVENUE FUND 8,544
 FROM FEDERAL GRANTS TRUST FUND 83,644

3079 SPECIAL CATEGORIES
 PURCHASE OF SERVICES - CHILD SUPPORT
 ENFORCEMENT
 FROM GENERAL REVENUE FUND 4,000,855
 FROM CHILD SUPPORT INCENTIVE TRUST
 FUND 6,515,905
 FROM CHILD SUPPORT ENFORCEMENT
 APPLICATION AND PROGRAM REVENUE
 TRUST FUND 371,449
 FROM FEDERAL GRANTS TRUST FUND 12,187,911

3080 SPECIAL CATEGORIES
 RISK MANAGEMENT INSURANCE
 FROM GENERAL REVENUE FUND 86,397
 FROM FEDERAL GRANTS TRUST FUND 167,712

3081 SPECIAL CATEGORIES
 LEASE OR LEASE-PURCHASE OF EQUIPMENT
 FROM GENERAL REVENUE FUND 29,864
 FROM FEDERAL GRANTS TRUST FUND 57,971

TOTAL: COMPLIANCE
 FROM GENERAL REVENUE FUND 16,469,315
 FROM TRUST FUNDS 43,720,672
 TOTAL POSITIONS 627.00
 TOTAL ALL FUNDS 60,189,987

PROGRAM: GENERAL TAX ADMINISTRATION PROGRAM
 TAX PROCESSING

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

APPROVED SALARY RATE	14,088,576		
3081A SALARIES AND BENEFITS	POSITIONS	441.50	
FROM GENERAL REVENUE FUND		17,560,271	
FROM FEDERAL GRANTS TRUST FUND			2,938,732
FROM OPERATING TRUST FUND			3,083,497
3082A OTHER PERSONAL SERVICES			
FROM OPERATING TRUST FUND			22,157
3082B EXPENSES			
FROM GENERAL REVENUE FUND	421,130		
FROM FEDERAL GRANTS TRUST FUND		824,254	
FROM OPERATING TRUST FUND		3,078,208	
3083 AID TO LOCAL GOVERNMENTS			
EMERGENCY DISTRIBUTIONS			
FROM LOCAL GOVERNMENT HALF-CENT			
SALES TAX CLEARING TRUST FUND		16,307,042	
3084 AID TO LOCAL GOVERNMENTS			
INMATE SUPPLEMENTAL DISTRIBUTION			
FROM LOCAL GOVERNMENT HALF-CENT			
SALES TAX CLEARING TRUST FUND		592,958	
3084A OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	40,988		
FROM FEDERAL GRANTS TRUST FUND		5,377	
FROM OPERATING TRUST FUND		140,466	
3085 SPECIAL CATEGORIES			
ONE STOP BUSINESS REGISTRATION PORTAL			
FROM GENERAL REVENUE FUND	3,000,000		
3086 SPECIAL CATEGORIES			
ADMINISTRATION OF UNEMPLOYMENT			
COMPENSATION TAX			
FROM FEDERAL GRANTS TRUST FUND		387,700	
3086A SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	642,346		
FROM FEDERAL GRANTS TRUST FUND		268,642	
FROM OPERATING TRUST FUND		722,581	
3087 SPECIAL CATEGORIES			
PURCHASE OF SERVICES - COLLECTION AGENCIES			
FROM OPERATING TRUST FUND		350,000	
3088 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	114,600		
FROM OPERATING TRUST FUND		63,210	
3089 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	20,036		
FROM OPERATING TRUST FUND		4,964	
TOTAL: TAX PROCESSING			
FROM GENERAL REVENUE FUND	21,799,371		
FROM TRUST FUNDS		28,789,788	
TOTAL POSITIONS	441.50		
TOTAL ALL FUNDS		50,589,159	

TAXPAYER AID

APPROVED SALARY RATE	5,081,978		
3089A SALARIES AND BENEFITS	POSITIONS	127.00	
FROM GENERAL REVENUE FUND		6,236,591	
FROM FEDERAL GRANTS TRUST FUND			140,379
FROM OPERATING TRUST FUND			363,054

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

3090A OTHER PERSONAL SERVICES			
FROM OPERATING TRUST FUND			3,798
3090B EXPENSES			
FROM GENERAL REVENUE FUND	787,367		
FROM FEDERAL GRANTS TRUST FUND		312,822	
FROM OPERATING TRUST FUND		662,337	
3090C OPERATING CAPITAL OUTLAY			
FROM FEDERAL GRANTS TRUST FUND		2,161	
FROM OPERATING TRUST FUND		54,485	
3090D SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	297,651		
FROM FEDERAL GRANTS TRUST FUND		126,315	
FROM OPERATING TRUST FUND		138,216	
3091 SPECIAL CATEGORIES			
PURCHASE OF SERVICES - COLLECTION AGENCIES			
FROM OPERATING TRUST FUND		50,000	
3092 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	46,051		
FROM OPERATING TRUST FUND		25,402	
3093 SPECIAL CATEGORIES			
LEASE OR LEASE-PURCHASE OF EQUIPMENT			
FROM GENERAL REVENUE FUND	101,204		
FROM OPERATING TRUST FUND		20,796	
TOTAL: TAXPAYER AID			
FROM GENERAL REVENUE FUND	7,468,864		
FROM TRUST FUNDS		1,899,765	
TOTAL POSITIONS	127.00		
TOTAL ALL FUNDS		9,368,629	

COMPLIANCE DETERMINATION

APPROVED SALARY RATE	49,765,765		
3093A SALARIES AND BENEFITS	POSITIONS	1,148.00	
FROM GENERAL REVENUE FUND		32,355,326	
FROM FEDERAL GRANTS TRUST FUND			11,227,698
FROM OPERATING TRUST FUND			15,235,482
3094A OTHER PERSONAL SERVICES			
FROM OPERATING TRUST FUND			11,147
3094B EXPENSES			
FROM GENERAL REVENUE FUND	296,756		
FROM FEDERAL GRANTS TRUST FUND		2,329,249	
FROM OPERATING TRUST FUND		8,904,580	
3094C OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	1,350		
FROM FEDERAL GRANTS TRUST FUND		13,845	
FROM OPERATING TRUST FUND		279,677	
3094D SPECIAL CATEGORIES			
CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	1,400,088		
FROM FEDERAL GRANTS TRUST FUND		652,281	
FROM OPERATING TRUST FUND		1,797,584	
3095 SPECIAL CATEGORIES			
PURCHASE OF SERVICES - COLLECTION AGENCIES			
FROM OPERATING TRUST FUND			750,000
3096 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE			
FROM GENERAL REVENUE FUND	295,090		

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM OPERATING TRUST FUND		162,765
3097	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	70,000	
	FROM OPERATING TRUST FUND		95,000
TOTAL:	COMPLIANCE DETERMINATION		
	FROM GENERAL REVENUE FUND	34,418,610	
	FROM TRUST FUNDS		41,459,308
	TOTAL POSITIONS	1,148.00	
	TOTAL ALL FUNDS		75,877,918

COMPLIANCE RESOLUTION			
	APPROVED SALARY RATE	19,258,902	
3097A	SALARIES AND BENEFITS	POSITIONS	537.50
	FROM GENERAL REVENUE FUND		15,697,887
	FROM FEDERAL GRANTS TRUST FUND		3,845,714
	FROM OPERATING TRUST FUND		9,031,223
3098A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	6,292	
	FROM OPERATING TRUST FUND		6,606
3098B	EXPENSES		
	FROM GENERAL REVENUE FUND	1,986,689	
	FROM FEDERAL GRANTS TRUST FUND		974,041
	FROM OPERATING TRUST FUND		2,047,197
3098C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	22,218	
	FROM FEDERAL GRANTS TRUST FUND		6,318
	FROM OPERATING TRUST FUND		153,470
3098D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	653,207	
	FROM FEDERAL GRANTS TRUST FUND		310,497
	FROM OPERATING TRUST FUND		669,771
3099	SPECIAL CATEGORIES		
	PURCHASE OF SERVICES - COLLECTION AGENCIES		
	FROM OPERATING TRUST FUND		350,000
3100	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	134,673	
	FROM OPERATING TRUST FUND		74,286
3101	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	23,509	
	FROM OPERATING TRUST FUND		6,491
TOTAL:	COMPLIANCE RESOLUTION		
	FROM GENERAL REVENUE FUND	18,524,475	
	FROM TRUST FUNDS		17,475,614
	TOTAL POSITIONS	537.50	
	TOTAL ALL FUNDS		36,000,089

PROGRAM: INFORMATION SERVICES PROGRAM			
INFORMATION TECHNOLOGY			
	APPROVED SALARY RATE	7,577,963	
3101A	SALARIES AND BENEFITS	POSITIONS	174.00
	FROM GENERAL REVENUE FUND		4,660,041
	FROM FEDERAL GRANTS TRUST FUND		1,546,099
	FROM OPERATING TRUST FUND		3,755,978

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
3102A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		172,260
	FROM FEDERAL GRANTS TRUST FUND		82,328
	FROM OPERATING TRUST FUND		29,252
3102B	EXPENSES		
	FROM GENERAL REVENUE FUND	1,000	
	FROM FEDERAL GRANTS TRUST FUND		225,369
	FROM OPERATING TRUST FUND		2,249,004
3102C	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	2,233	
	FROM FEDERAL GRANTS TRUST FUND		227,029
	FROM OPERATING TRUST FUND		277,752
3102D	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	300,688	
	FROM FEDERAL GRANTS TRUST FUND		1,977,349
	FROM OPERATING TRUST FUND		2,390,614
3103	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	2,931	
	FROM FEDERAL GRANTS TRUST FUND		10,967
	FROM OPERATING TRUST FUND		12,210
3104	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM FEDERAL GRANTS TRUST FUND		7,100
	FROM OPERATING TRUST FUND		240,000
3105	DATA PROCESSING SERVICES		
	OTHER DATA PROCESSING SERVICES		
	FROM GENERAL REVENUE FUND	74,714	
	FROM OPERATING TRUST FUND		139,709
3106	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	1,225,369	
	FROM OPERATING TRUST FUND		1,972,482
3107	DATA PROCESSING SERVICES		
	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	FROM GENERAL REVENUE FUND	271,283	
	FROM OPERATING TRUST FUND		256,328
The funds provided in Specific Appropriation 3107 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.			
TOTAL:	INFORMATION TECHNOLOGY		
	FROM GENERAL REVENUE FUND	6,710,519	
	FROM TRUST FUNDS		15,399,570
	TOTAL POSITIONS	174.00	
	TOTAL ALL FUNDS		22,110,089
TOTAL:	REVENUE, DEPARTMENT OF		
	FROM GENERAL REVENUE FUND	204,483,773	
	FROM TRUST FUNDS		314,100,641
	TOTAL POSITIONS	5,155.00	
	TOTAL ALL FUNDS		518,584,414
	TOTAL APPROVED SALARY RATE	189,119,236	

STATE, DEPARTMENT OF			
PROGRAM: OFFICE OF THE SECRETARY AND ADMINISTRATIVE SERVICES			
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	APPROVED SALARY RATE	4,924,107	

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
3109	SALARIES AND BENEFITS	POSITIONS	93.00
	FROM GENERAL REVENUE FUND		4,573,729
	FROM FEDERAL GRANTS TRUST FUND		1,126,484
	FROM GRANTS AND DONATIONS TRUST FUND		411,559
	FROM RECORDS MANAGEMENT TRUST FUND		78,212
3109A	OTHER PERSONAL SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		12,661
	FROM GRANTS AND DONATIONS TRUST FUND		67,733
3110	EXPENSES		
	FROM GENERAL REVENUE FUND		558,538
	FROM FEDERAL GRANTS TRUST FUND		6,555
3111	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		1,250
3112	SPECIAL CATEGORIES		
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		
	FROM GENERAL REVENUE FUND		324
3113	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		28,640
3114	SPECIAL CATEGORIES		
	LITIGATION EXPENSES		
	FROM GENERAL REVENUE FUND		500,000
3115	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		43,576
3116	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		28,529
3117	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND		28,157
	FROM FEDERAL GRANTS TRUST FUND		4,030
	FROM GRANTS AND DONATIONS TRUST FUND		280
3118	DATA PROCESSING SERVICES		
	OTHER DATA PROCESSING SERVICES		
	FROM GENERAL REVENUE FUND		15,000
3119	DATA PROCESSING SERVICES		
	NORTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND		898,793
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND		6,676,536
	FROM TRUST FUNDS		1,707,514
	TOTAL POSITIONS		93.00
	TOTAL ALL FUNDS		8,384,050

PROGRAM: ELECTIONS

ELECTIONS

	APPROVED SALARY RATE		2,024,832
3121	SALARIES AND BENEFITS	POSITIONS	54.00
	FROM GENERAL REVENUE FUND		986,783
	FROM FEDERAL GRANTS TRUST FUND		1,768,112

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
3122	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND		87,150
	FROM FEDERAL GRANTS TRUST FUND		300,000
3123	EXPENSES		
	FROM GENERAL REVENUE FUND		740,950
	FROM FEDERAL GRANTS TRUST FUND		604,437
3124	AID TO LOCAL GOVERNMENTS		
	SPECIAL ELECTIONS		
	FROM GENERAL REVENUE FUND		2,000,000
3125	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		73,086
	FROM FEDERAL GRANTS TRUST FUND		3,125
3126	SPECIAL CATEGORIES		
	ADVERTISING OF PROPOSED AMENDMENTS TO THE CONSTITUTION		
	FROM GENERAL REVENUE FUND		1,431,723
	From the funds provided in Specific Appropriation 3126, \$211,855 is contingent upon House Joint Resolution 55 or similar legislation becoming law.		
3127	SPECIAL CATEGORIES		
	VOTING SYSTEMS ASSISTANCE		
	FROM FEDERAL GRANTS TRUST FUND		525,000
3128	SPECIAL CATEGORIES		
	STATEWIDE VOTER REGISTRATION SYSTEM - HELP AMERICA VOTE ACT (HAVA)		
	FROM FEDERAL GRANTS TRUST FUND		2,787,751
3129	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND		283,541
	FROM FEDERAL GRANTS TRUST FUND		300,058
3130	SPECIAL CATEGORIES		
	ASSISTANCE FOR INDIVIDUALS WITH DISABILITIES		
	FROM FEDERAL GRANTS TRUST FUND		800,000
3131	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND		79,721
3132	SPECIAL CATEGORIES		
	ELECTION FRAUD PREVENTION		
	FROM GENERAL REVENUE FUND		445,379
3133	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND		29,669
3134	SPECIAL CATEGORIES		
	GRANTS AND AIDS - FEDERAL ELECTION ACTIVITIES (HELP AMERICA VOTE ACT)		
	FROM FEDERAL GRANTS TRUST FUND		3,000,000

Funds in Specific Appropriation 3134 shall be distributed to county supervisors of elections to be used for election administration activities such as voter education; pollworker training; standardizing elections results reporting; or other federal election administrative activities as approved by the Department of State.

County supervisors of elections will receive funds only after providing the Department of State a detailed description of the programs that will be implemented. Funds distributed to county supervisors of elections require a certification from the county that matching funds will be provided in an amount equal to fifteen percent of the amount to be received from the state.

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

To be eligible, a county must segregate federal funds and required county matching dollars in a separate account established to hold only such funds. Funds in this account must be used only for the activities for which the funds were received. Funds shall remain in the account to be used for the same purposes for subsequent years or until such funds are expended. Supervisors of elections shall report to the Department of State any unspent funds remaining on June 30 of each fiscal year.

Table with columns for item number, description, and amounts. Includes items 3135 (SPECIAL CATEGORIES), 3136 (DATA PROCESSING SERVICES), 3137 (DATA PROCESSING SERVICES), and a TOTAL for ELECTIONS.

PROGRAM: HISTORICAL RESOURCES

HISTORICAL RESOURCES PRESERVATION AND EXHIBITION

Table with columns for item number, description, and amounts. Includes APPROVED SALARY RATE, 3138 (SALARIES AND BENEFITS), 3139 (OTHER PERSONAL SERVICES), 3140 (EXPENSES), 3141 (OPERATING CAPITAL OUTLAY), 3141A (LUMP SUM), and 3141B (SPECIAL CATEGORIES).

From the funds in Specific Appropriation 3141B, \$250,000 of nonrecurring general revenue is provided for the Division of Historical Resources to develop, in consultation with the Department of Environmental Protection, Division of State Lands, a long-range master plan to ensure the long-term preservation and interpretation of archeological and historic resources located on the Wallwood Plantation property in Leon County. This plan shall be submitted to the Governor, the Speaker of the House of Representatives and the President of the Senate by December 1, 2012.

SECTION 6 - GENERAL GOVERNMENT
SPECIFIC
APPROPRIATION

Table with columns for item number, description, and amounts. Includes items 3142 (SPECIAL CATEGORIES), 3143 (SPECIAL CATEGORIES), 3144 (SPECIAL CATEGORIES), 3145 (SPECIAL CATEGORIES), 3146 (SPECIAL CATEGORIES), 3147 (DATA PROCESSING SERVICES), 3148 (FIXED CAPITAL OUTLAY), 3148A (FIXED CAPITAL OUTLAY), 3149 (FIXED CAPITAL OUTLAY), and 3149A (GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES).

SECTION 6 - GENERAL GOVERNMENT			
SPECIFIC			
APPROPRIATION			
	FROM TRUST FUNDS		5,336,616
	TOTAL POSITIONS	51.00	
	TOTAL ALL FUNDS		16,154,527
PROGRAM: CORPORATIONS			
COMMERCIAL RECORDINGS AND REGISTRATIONS			
	APPROVED SALARY RATE	3,515,749	
3150	SALARIES AND BENEFITS POSITIONS	104.00	
	FROM GENERAL REVENUE FUND		4,672,631
3152	EXPENSES		
	FROM GENERAL REVENUE FUND	1,970,588	
3153	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	25,920	
3154	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	206,712	
3155	SPECIAL CATEGORIES		
	RICO ACT - ALIEN CORPORATIONS		
	FROM GENERAL REVENUE FUND	322,797	
3156	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	16,167	
3157	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	5,880	
3158	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	40,664	
3159	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	8,796	
TOTAL:	COMMERCIAL RECORDINGS AND REGISTRATIONS		
	FROM GENERAL REVENUE FUND	7,270,155	
	TOTAL POSITIONS	104.00	
	TOTAL ALL FUNDS		7,270,155

PROGRAM: LIBRARY AND INFORMATION SERVICES

LIBRARY, ARCHIVES AND INFORMATION SERVICES

	APPROVED SALARY RATE	2,788,197	
3160	SALARIES AND BENEFITS POSITIONS	70.00	
	FROM GENERAL REVENUE FUND	1,231,292	
	FROM FEDERAL GRANTS TRUST FUND . . .		1,349,304
	FROM RECORDS MANAGEMENT TRUST FUND .		1,028,094
3161	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	73,251	
	FROM FEDERAL GRANTS TRUST FUND . . .		213,770
	FROM RECORDS MANAGEMENT TRUST FUND .		52,412
3162	EXPENSES		
	FROM GENERAL REVENUE FUND	1,753,403	
	FROM FEDERAL GRANTS TRUST FUND . . .		320,574
	FROM RECORDS MANAGEMENT TRUST FUND .		604,423
3162A	AID TO LOCAL GOVERNMENTS		

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SPECIFIC			
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	GRANTS AND AIDS - LIBRARY COOPERATIVES		
	FROM GENERAL REVENUE FUND		1,500,000
3163	AID TO LOCAL GOVERNMENTS		
	GRANTS AND AIDS - LIBRARY GRANTS		
	FROM GENERAL REVENUE FUND		21,300,000
	FROM FEDERAL GRANTS TRUST FUND . . .		2,400,606
3164	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND		24,960
	FROM FEDERAL GRANTS TRUST FUND . . .		40,498
	FROM RECORDS MANAGEMENT TRUST FUND .		9,740
3165	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	126,764	
	FROM FEDERAL GRANTS TRUST FUND . . .		494,687
	FROM GRANTS AND DONATIONS TRUST		
	FUND		100,000
	FROM RECORDS MANAGEMENT TRUST FUND .		187,059
3166	SPECIAL CATEGORIES		
	LIBRARY RESOURCES		
	FROM GENERAL REVENUE FUND	484,388	
	FROM FEDERAL GRANTS TRUST FUND . . .		3,167,945
3167	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	40,504	
3168	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	18,101	
	FROM FEDERAL GRANTS TRUST FUND . . .		7,308
	FROM RECORDS MANAGEMENT TRUST FUND .		3,724
3169	SPECIAL CATEGORIES		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	17,607	
	FROM FEDERAL GRANTS TRUST FUND . . .		8,948
	FROM RECORDS MANAGEMENT TRUST FUND .		8,343
TOTAL:	LIBRARY, ARCHIVES AND INFORMATION SERVICES		
	FROM GENERAL REVENUE FUND	26,570,270	
	FROM TRUST FUNDS		9,997,435
	TOTAL POSITIONS	70.00	
	TOTAL ALL FUNDS		36,567,705

PROGRAM: CULTURAL AFFAIRS

CULTURAL AFFAIRS

	APPROVED SALARY RATE	1,204,553	
3170	SALARIES AND BENEFITS POSITIONS	35.00	
	FROM GENERAL REVENUE FUND	521,616	
	FROM FEDERAL GRANTS TRUST FUND . . .		524,272
	FROM GRANTS AND DONATIONS TRUST		
	FUND		655,955
3171	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	14,163	
	FROM FEDERAL GRANTS TRUST FUND . . .		117
	FROM GRANTS AND DONATIONS TRUST		
	FUND		81,244
3172	EXPENSES		
	FROM GENERAL REVENUE FUND	242,597	
	FROM FEDERAL GRANTS TRUST FUND . . .		24,568
	FROM GRANTS AND DONATIONS TRUST		
	FUND		676,418

SECTION 6 - GENERAL GOVERNMENT
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Table with 3 columns: Item ID, Description, Amount. Includes items 3173, 3174, and 3174A.

From the funds in Specific Appropriation 3174A, \$1,950,000 of nonrecurring general revenue shall be allocated as follows:

Table with 2 columns: Description, Amount. Lists allocations for Florida Aquarium, Firehouse Cultural Center, etc.

Table with 3 columns: Item ID, Description, Amount. Includes item 3174B.

Table with 3 columns: Item ID, Description, Amount. Includes item 3175.

Table with 3 columns: Item ID, Description, Amount. Includes item 3176A.

Table with 3 columns: Item ID, Description, Amount. Includes item 3177.

Table with 3 columns: Item ID, Description, Amount. Includes item 3178.

Table with 3 columns: Item ID, Description, Amount. Includes item 3179.

Table with 3 columns: Item ID, Description, Amount. Includes item 3180A.

Funds in Specific Appropriation 3180A shall be allocated as follows:

Table with 2 columns: Description, Amount. Lists allocations for Straz Center Renovations Project, Dunedin Fine Art Center, etc.

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Table with 3 columns: Description, Amount. Lists items like Children's Museum Boardwalk, Mound House, etc.

Table with 3 columns: Description, Amount. Includes TOTAL: CULTURAL AFFAIRS.

Table with 3 columns: Description, Amount. Includes TOTAL POSITIONS and TOTAL ALL FUNDS.

Table with 3 columns: Description, Amount. Includes TOTAL: STATE, DEPARTMENT OF.

Table with 3 columns: Description, Amount. Includes TOTAL POSITIONS and TOTAL ALL FUNDS.

Table with 3 columns: Description, Amount. Includes TOTAL OF SECTION 6.

Table with 3 columns: Description, Amount. Includes TOTAL POSITIONS and TOTAL ALL FUNDS.

SECTION 7 - JUDICIAL BRANCH

The moneys contained herein are appropriated from the named funds to the State Courts System as the amounts to be used to pay salaries, other operational expenditures and fixed capital outlay.

Table with 3 columns: Description, Amount. Includes STATE COURT SYSTEM and PROGRAM: SUPREME COURT.

Table with 3 columns: Description, Amount. Includes APPROVED SALARY RATE and item 3181.

Table with 3 columns: Description, Amount. Includes item 3182.

Table with 3 columns: Description, Amount. Includes item 3183.

Table with 3 columns: Description, Amount. Includes item 3184.

Table with 3 columns: Description, Amount. Includes item 3185.

Table with 3 columns: Description, Amount. Includes item 3186.

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FROM GENERAL REVENUE FUND	15,000		
Funds in Specific Appropriation 3186 may be spent at the discretion of the Chief Justice to carry out the official duties of the court. These funds shall be disbursed by the Chief Financial Officer upon receipt of vouchers authorized by the Chief Justice.			
3187 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	65,562		
3187A SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,044		
3188 SPECIAL CATEGORIES SUPREME COURT LAW LIBRARY FROM GENERAL REVENUE FUND	248,018		
3189 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	44,068		
3190 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	23,356		
3190A FIXED CAPITAL OUTLAY FACILITY REPAIRS, RENOVATIONS AND IMPROVEMENTS FOR STATE COURTS - DMS MGD FROM GENERAL REVENUE FUND	1,000,000		
TOTAL: COURT OPERATIONS - SUPREME COURT FROM GENERAL REVENUE FUND	5,481,725		
FROM TRUST FUNDS		4,350,177	
TOTAL POSITIONS	97.00		
TOTAL ALL FUNDS		9,831,902	
EXECUTIVE DIRECTION AND SUPPORT SERVICES			
APPROVED SALARY RATE	8,879,510		
3191 SALARIES AND BENEFITS POSITIONS 174.50			
FROM GENERAL REVENUE FUND	2,480,025		
FROM ADMINISTRATIVE TRUST FUND		315,214	
FROM STATE COURTS REVENUE TRUST FUND		6,261,418	
FROM COURT EDUCATION TRUST FUND		1,142,798	
FROM FEDERAL GRANTS TRUST FUND		1,175,941	
3192 OTHER PERSONAL SERVICES			
FROM GENERAL REVENUE FUND	235,981		
FROM ADMINISTRATIVE TRUST FUND		225,104	
FROM COURT EDUCATION TRUST FUND		105,540	
FROM FEDERAL GRANTS TRUST FUND		115,003	
3193 EXPENSES			
FROM GENERAL REVENUE FUND	1,313,204		
FROM ADMINISTRATIVE TRUST FUND		284,676	
FROM COURT EDUCATION TRUST FUND		1,859,606	
FROM FEDERAL GRANTS TRUST FUND		510,204	
FROM GRANTS AND DONATIONS TRUST FUND		142,355	
3194 OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND	494,329		
FROM ADMINISTRATIVE TRUST FUND		50,000	
FROM COURT EDUCATION TRUST FUND		10,000	
FROM FEDERAL GRANTS TRUST FUND		111,376	
3195 SPECIAL CATEGORIES			

SECTION 7 - JUDICIAL BRANCH
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CONTRACTED SERVICES			
FROM GENERAL REVENUE FUND	479,290		
FROM ADMINISTRATIVE TRUST FUND		151,000	
FROM COURT EDUCATION TRUST FUND		158,448	
FROM FEDERAL GRANTS TRUST FUND		400,195	
FROM GRANTS AND DONATIONS TRUST FUND		102,000	
3196 SPECIAL CATEGORIES FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	589,570		
3197 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	41,144		
3198 SPECIAL CATEGORIES COMPUTER SUBSCRIPTION SERVICES FROM GENERAL REVENUE FUND	181,450		
3199 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	23,943		
3200 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	33,265		
FROM ADMINISTRATIVE TRUST FUND		220	
FROM COURT EDUCATION TRUST FUND		4,116	
FROM FEDERAL GRANTS TRUST FUND		4,205	
3201 SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM FEDERAL GRANTS TRUST FUND			874,304
3202 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	1,349,617		
FROM ADMINISTRATIVE TRUST FUND		150,000	
FROM FEDERAL GRANTS TRUST FUND		80,000	
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
FROM GENERAL REVENUE FUND	7,221,818		
FROM TRUST FUNDS		14,233,723	
TOTAL POSITIONS	174.50		
TOTAL ALL FUNDS		21,455,541	
ADMINISTERED FUNDS - JUDICIAL			
COURT OPERATIONS - ADMINISTERED FUNDS			
3202A AID TO LOCAL GOVERNMENTS SMALL COUNTY COURTHOUSE FACILITIES FROM GENERAL REVENUE FUND	2,275,000		
Funds in Specific Appropriation 3202A are provided for courthouse facilities in the following counties:			
Gadsden.....		50,000	
Glades.....		400,000	
Hardee.....		325,000	
Hendry.....		1,500,000	
3203 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND			
POSITIONS	21.00		
The positions authorized in Specific Appropriation 3203 shall be held in reserve as a contingency in the event the state courts determine that some portion of Article V due process services needs to be shifted from			

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a contractual basis to an employee model in one or more judicial circuits. The Chief Justice of the Supreme Court may request transfer of these positions to the salaries and benefits appropriation category within any of the state courts budget entities, consistent with requests for transfers of funds into those same budget entities. Such transfers are subject to the notice, review, and objection provisions of section 216.177, Florida Statutes.

PROGRAM: DISTRICT COURTS OF APPEAL

COURT OPERATIONS - APPELLATE COURTS

	APPROVED SALARY RATE	28,143,009		
3204	SALARIES AND BENEFITS	POSITIONS	433.00	
	FROM GENERAL REVENUE FUND		18,965,137	
	FROM ADMINISTRATIVE TRUST FUND . . .			1,595,289
	FROM STATE COURTS REVENUE TRUST FUND			14,437,965
3205	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		66,767	
3206	EXPENSES			
	FROM GENERAL REVENUE FUND		2,995,509	
	FROM ADMINISTRATIVE TRUST FUND . . .			94,669
3207	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		85,364	
	FROM ADMINISTRATIVE TRUST FUND . . .			27,000
3208	SPECIAL CATEGORIES			
	COMPENSATION TO RETIRED JUDGES			
	FROM GENERAL REVENUE FUND		51,790	
3209	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		726,645	
3210	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND		114,417	
3211	SPECIAL CATEGORIES			
	DISTRICT COURT OF APPEAL LAW LIBRARY			
	FROM GENERAL REVENUE FUND		162,797	
3212	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			
	FROM GENERAL REVENUE FUND		58,331	
3213	SPECIAL CATEGORIES			
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			
	FROM GENERAL REVENUE FUND		98,946	
	FROM ADMINISTRATIVE TRUST FUND . . .			2,216
3214	DATA PROCESSING SERVICES			
	OTHER DATA PROCESSING SERVICES			
	FROM GENERAL REVENUE FUND		171,100	
TOTAL:	COURT OPERATIONS - APPELLATE COURTS			
	FROM GENERAL REVENUE FUND		23,496,803	
	FROM TRUST FUNDS			16,157,139
	TOTAL POSITIONS		433.00	
	TOTAL ALL FUNDS			39,653,942

PROGRAM: TRIAL COURTS

COURT OPERATIONS - CIRCUIT COURTS

The budget for each judicial circuit and the approved unit costs for the

SECTION 7 - JUDICIAL BRANCH
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state Fiscal Year 2012-13 are contained in the document entitled "Fiscal Year 2011-12 and Fiscal Year 2012-13 Trial Courts Unit Cost Budgets" dated March 6, 2012 and on file with the Clerk of the House of Representatives. This document is hereby incorporated by reference in the Fiscal Year 2012-13 General Appropriations Act.

APPROVED SALARY RATE 191,071,773

3215	SALARIES AND BENEFITS	POSITIONS	2,948.00	
	FROM GENERAL REVENUE FUND		176,269,508	
	FROM ADMINISTRATIVE TRUST FUND . . .			67,138
	FROM STATE COURTS REVENUE TRUST FUND			54,760,452
	FROM FEDERAL GRANTS TRUST FUND . . .			5,688,903
3216	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		38,000	
	FROM FEDERAL GRANTS TRUST FUND . . .			125,748
3217	EXPENSES			
	FROM GENERAL REVENUE FUND		8,207,605	
	FROM ADMINISTRATIVE TRUST FUND . . .			3,928
	FROM FEDERAL GRANTS TRUST FUND . . .			110,616
	FROM GRANTS AND DONATIONS TRUST FUND			23,750
3218	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		804,635	
3218A	LUMP SUM			
	FORECLOSURE AND ECONOMIC RECOVERY			
	FROM GENERAL REVENUE FUND		4,000,000	
	The funds in Specific Appropriation 3218A are appropriated in nonrecurring general revenue funds to assist with the backlog of foreclosure cases.			
3219	SPECIAL CATEGORIES			
	CIVIL TRAFFIC INFRACTION HEARING OFFICERS			
	FROM GENERAL REVENUE FUND		1,339,864	
3220	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CHILD ADVOCACY CENTERS			
	FROM GENERAL REVENUE FUND		3,438,240	
	From the funds in Specific Appropriation 3220, \$3,200,000 in nonrecurring general revenue funds shall be distributed to the 25 Children's Advocacy Centers throughout Florida based on the proportion of children served by each center during calendar year 2010.			
3221	SPECIAL CATEGORIES			
	COMPENSATION TO RETIRED JUDGES			
	FROM GENERAL REVENUE FUND		2,130,834	
	FROM GRANTS AND DONATIONS TRUST FUND			51,250
3222	SPECIAL CATEGORIES			
	CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		1,292,534	
3222A	SPECIAL CATEGORIES			
	DOMESTIC VIOLENCE OFFENDER MONITORING PROGRAM			
	FROM GENERAL REVENUE FUND		1,264,720	

From the funds in Specific Appropriation 3222A, \$948,720 in nonrecurring general revenue funds is distributed to the First Judicial Circuit (\$316,000), the Ninth Judicial Circuit (\$316,720), the Tenth Judicial Circuit (\$316,000), and \$316,000 in recurring general revenue funds is distributed to the Eighteenth Judicial Circuit to implement 4 pilot projects using Active Global Positioning Satellite (GPS) technology to protect victims of domestic violence. The courts shall issue a report on the benefits and limitations of the pilot projects to the chair of the Senate Budget Committee and the chair of the House

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Appropriation Committee by June 30, 2013.

3223	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,174,772	
3224	SPECIAL CATEGORIES STATEWIDE GRAND JURY - EXPENSES FROM GENERAL REVENUE FUND	143,310	
3225	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	152,423	
3226	SPECIAL CATEGORIES MEDIATION/ARBITRATION SERVICES FROM GENERAL REVENUE FUND	3,307,332	
3227	SPECIAL CATEGORIES STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND . . .	19,915,601	1,104,930
3228	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . . .	652,324	32,715
3229	SPECIAL CATEGORIES GRANTS AND AIDS - DRUG COURTS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM FEDERAL GRANTS TRUST FUND . . .		10,685,523
3230	SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 FROM FEDERAL GRANTS TRUST FUND . . .		1,212,158
3231	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	97,902	
TOTAL:	COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND FROM TRUST FUNDS	224,229,604	73,867,111
	TOTAL POSITIONS	2,948.00	
	TOTAL ALL FUNDS		298,096,715
COURT OPERATIONS - COUNTY COURTS			
	APPROVED SALARY RATE	54,968,832	
3232	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST FUND	644.00 64,050,273	6,196,348
3233	EXPENSES FROM GENERAL REVENUE FUND	3,197,614	
3234	SPECIAL CATEGORIES ADDITIONAL COMPENSATION FOR COUNTY JUDGES FROM GENERAL REVENUE FUND	75,000	
3235	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	204,000	
3236	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	100,336	

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3237	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		19,550
3238	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		144,070
TOTAL:	COURT OPERATIONS - COUNTY COURTS FROM GENERAL REVENUE FUND FROM TRUST FUNDS		67,790,843 6,196,348
	TOTAL POSITIONS	644.00	
	TOTAL ALL FUNDS		73,987,191
PROGRAM: JUDICIAL QUALIFICATIONS COMMISSION			
JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS			
	APPROVED SALARY RATE	306,608	
3239	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	5.00 379,422	
3240	EXPENSES FROM GENERAL REVENUE FUND		148,338
3241	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		1,638
3242	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		190,475
3243	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		767
3244	SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND		181,294
Funds in Specific Appropriation 3244 are to be used only for case expenditures associated with the filing and prosecution of formal charges. These costs shall consist of attorney's fees, court reporting fees, investigators' fees, and similar charges associated with the adjudicatory process.			
3245	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		1,114
TOTAL:	JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS FROM GENERAL REVENUE FUND		903,048
	TOTAL POSITIONS	5.00	
	TOTAL ALL FUNDS		903,048
TOTAL:	STATE COURT SYSTEM FROM GENERAL REVENUE FUND FROM TRUST FUNDS		331,398,841 114,804,498
	TOTAL POSITIONS	4,322.50	
	TOTAL ALL FUNDS		446,203,339
	TOTAL APPROVED SALARY RATE	289,218,367	
TOTAL OF SECTION 7			
	FROM GENERAL REVENUE FUND		331,398,841

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Table with 2 columns: Description and Amount. Rows include 'FROM TRUST FUNDS' (114,804,498), 'TOTAL POSITIONS' (4,322.50), and 'TOTAL ALL FUNDS' (446,203,339).

SECTION 8
SPECIFIC
APPROPRIATION

Disability Insurance Program premiums.

(b) State Health Insurance Plans and Benefits

1. For the period July 1, 2012, through June 30, 2013, the Department of Management Services shall continue within the State Group Insurance Program a State Group Health Insurance Standard Plan, a State Group Insurance High Deductible Plan, State Group Health Maintenance Organization Standard Plans and State Group Health Maintenance Organization High Deductible Plans.

2. For the period July 1, 2012, through June 30, 2013, the benefits provided under each of the plans shall be those benefits as provided in the current State Employee's' PPO Plan Group Health Insurance Plan Booklet and Benefit Document, current Health Maintenance Organization contracts and benefit documents, and other such health benefits as approved by the Legislature.

3. The high deductible health plans shall continue to include an integrated Health Savings Account (HSA). Such plans and accounts shall be administered in accordance with the requirements and limitations of federal provisions related to the Medicare Prescription Drug Improvement, and Modernization Act of 2003. The state shall make a monthly contribution to an employee's health savings account as authorized in section 110.123(12), Florida Statutes.

(c) State Health Insurance Premiums for the Period July 1, 2012, through June 30, 2013.

1. State Paid Premiums

a. For the coverage period beginning July 1, 2012, through May 31, 2013, the state share of the State Group Health Insurance Program premiums to the executive, legislative and judicial branch agencies shall continue at \$499.80 per month for individual coverage and \$1,063.34 per month for family coverage.

b. For the coverage period beginning June 1, 2013, the state share of the State Group Health Insurance Program premiums to the executive, legislative and judicial branch agencies shall increase, effective May 1, 2013 from \$499.80 to \$537.74 per month for individual coverage and from \$1,063.34 to \$1,149.14 for family coverage.

c. Funds are provided in each state agency and university's budget to continue paying the State Group Health Insurance Program premiums for the fiscal year. Funds are provided in Specific Appropriation 2028 for distribution to agencies to pay the incremental cost of the premium increase, effective May 1, 2013.

d. The agencies shall continue to pay premiums on behalf of employees who have enhanced benefits, including those employees participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code, and those employees filling positions with "agency pay-all" benefits.

i. For the coverage period beginning July 1, 2012, through May 31, 2013, the state share of the State Group Insurance Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall be \$541.46 per month for individual coverage and \$1,213.34 per month for family coverage.

ii. For the coverage period beginning June 1, 2013, the state share of the State Group Health Insurance Program premiums to the executive, legislative, and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall increase, effective May 1, 2013, from \$541.46 per month to \$579.40 per month for individual coverage and \$1,213.34 to \$1,299.14 per month for family coverage.

iii. For the coverage period July 1, 2012 to May 31, 2013, the state share of the State Group Health Insurance Program premiums to the executive, legislative and executive branch agencies, for each employee participating in the Spouse Program shall be \$606.68 per month for

SECTION 8. SALARIES AND BENEFITS - FISCAL YEAR 2012-2013

Statement of Purpose:

This section provides instructions for implementing the Fiscal Year 2012-2013 salary and benefit adjustments provided in this act. All allocations, distributions and uses of these funds are to be made in strict accordance with the provisions of this act.

(1) EMPLOYEE AND OFFICER COMPENSATION

The elected officers, members of commissions, and designated employees shall be paid at the annual rate, listed below, for the 2012-13 fiscal year; however, these salaries may be reduced on a voluntary basis.

Table with 2 columns: Position and Salary. Rows include Governor (\$130,273), Lieutenant Governor (124,851), Chief Financial Officer (128,972), Attorney General (128,972), Agriculture, Commissioner of (128,972), Supreme Court Justice (157,976), Judges - District Courts of Appeal (150,077), Judges - Circuit Courts (142,178), Judges - County Courts (134,280), State Attorneys (150,077), Public Defenders (150,077), Commissioner - Public Service Commission (130,036), Public Employees Relations Commission Chair (95,789), Public Employees Relations Commission Commissioners (45,362), Commissioner - Parole and Probation (90,724), Criminal Conflict and Civil Regional Counsels (98,000).

None of the officers, commission members, or employees whose salaries have been fixed in this section shall receive any supplemental salary or benefits from any county or municipality.

(2) SPECIAL PAY ISSUES

(a) Effective July 1, 2012, the Florida Fish and Wildlife Commission is authorized to implement pay parity adjustments from current agency trust funds in an amount not to exceed \$249,000. Employees in the following job classes, making less than the associated annual base salary, shall have their salaries increased to that amount: Law Enforcement Officer - \$32,836.18; Law Enforcement Corporal - \$36,119.72; Law Enforcement Investigator II - \$40,746.16; Law Enforcement Lieutenant - \$45,822.40; Law Enforcement Captain - \$60,770.06; and Duty Officer - \$29,640.00. The Commission is authorized to adjust current critical market pay additives as necessary to achieve equity among law enforcement officers working in Monroe and Lee Counties; notwithstanding paragraph (4)(e) to the contrary. This paragraph is contingent upon House Bill 1383 or similar legislation becoming law.

(b) Effective July 1, 2012, the Department of Highway Safety and Motor Vehicles is authorized to implement pay parity adjustments from current agency trust funds, not to exceed \$661,252, to increase the base rate of pay for Office of Motor Carrier Compliance Law Enforcement Officers from \$31,879.92 to \$33,977.04. In addition, the Department is authorized to increase the salaries of the Office of Motor Carrier Compliance Law Enforcement Sergeants, Lieutenants and Captains by \$2,097.12.

(3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE

(a) State Life Insurance and State Disability Insurance

Funds are provided in each agency's budget to continue paying the state share of the current State Life Insurance Program and the State

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family coverage.

iv. For the coverage period beginning June 1, 2013, the state share of the State Group Health Insurance Program premiums to the executive, legislative and judicial branch agencies for employees participating in the Spouse Program shall increase, effective May 1, 2013, from \$606.68 to \$649.58 per month for family coverage.

2. Premiums Paid by Employees

a. For the coverage period July 1, 2012, through June 30, 2013, the employee's share of the health insurance premiums for the standard plans shall continue at \$50 per month for individual coverage and \$180 per month for family coverage.

b. For the coverage period July 1, 2012, through June 30, 2013, the employee's share of the health insurance premium for the high deductible health plans shall continue at \$15 per month for individual coverage and \$64.30 per month for family coverage.

c. For the coverage period July 1, 2012, through June 30, 2013, the employee's share of the health insurance premiums for the standard plans and the high deductible health plans shall continue at \$8.34 for individual coverage and \$30 per month for family coverage for employees filling positions with "agency payroll" benefits.

d. For the coverage period July 1, 2012, through June 30, 2013, the employee's share of the health insurance premiums for the standard plans and the high deductible plans shall continue at \$15 per month for each employee participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code.

3. Premiums paid by Medicare Participants

a. For the coverage period July 1, 2012, through May 31, 2013, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$305.82 for "one eligible", \$881.80 for "one under/one over", and \$611.64 for "both eligible."

b. For the coverage period beginning June 1, 2013, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall increase, effective May 1, 2013, from \$305.82 to \$326.92 for "one eligible", from \$881.80 to \$942.64 for "one under/one over", and from \$611.64 to \$653.84 for "both eligible."

c. For the coverage period July 1, 2012, through May 31, 2013, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$230.52 for "one eligible", \$722.16 for "one under/one over", and \$461.04 for "both eligible."

d. For the coverage period beginning June 1, 2013, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall increase, effective May 1, 2013, from \$230.52 to \$246.43 for "one eligible", from \$722.16 to \$771.99 for "one under/one over", and from \$461.04 to \$492.85 for "both eligible."

e. Effective July 1, 2012, for the coverage period beginning August 1, 2012, the monthly premiums for Medicare participants enrolled in a Health Maintenance Organization Standard Plan or High Deductible Health Plan shall be equal to the negotiated monthly premium for the selected state-contracted Health Maintenance Organization.

4. Premiums paid by Early Retirees

a. Effective July 1, 2012, for the coverage period beginning August 1, 2012, an "early retiree" participating in the State Group Health Standard Plan shall pay a monthly premium equal to 100 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.

b. Effective July 1, 2012, for the coverage period August 1, 2012 through May 31, 2013, an "early retiree" participating in the State

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Group Health Insurance High Deductible Plan shall pay a monthly premium equal to \$473.12 for individual coverage and \$1,044.32 for family coverage.

c. For the coverage period beginning June 1, 2013, the monthly premium for an early retiree participating in the State Group Health Insurance High Deductible Plan shall increase, effective May 1, 2013, from \$473.12 to \$511.08 for individual coverage and from \$1,044.32 to \$1,130.11 for family coverage.

5. Premiums paid by COBRA participants

a. Effective July 1, 2012, for the coverage period beginning August 1, 2012, a COBRA participant participating in the State Group Health Insurance Program shall continue to pay a premium equal to 102 percent of the total premium charged (state and employee contributions) for an active employee participating in the Program.

(d) Under the State Employees' Prescription Drug Program, the following shall apply:

1. Supply limits shall continue as provided in subsection 110.12315, Florida Statutes.

2. For the period July 1, 2012, through June 30, 2013, co-payments for the State Group Health Insurance Standard Plan shall be as follows:

- \$7 co-payment for generic drugs with card;
- \$30 for preferred brand name drug with card;
- \$50 for nonpreferred brand name drug with card;
- \$14 for generic mail-order drug;
- \$60 for preferred brand name mail order drug;
- \$100 for nonpreferred brand name mail order drug.

3. For the period July 1, 2012, through June 30, 2013, coinsurance for the State Group Health Insurance High Deductible Plan shall continue as provided in section 110.12315(7), Florida Statutes.

4. Effective July 1, 2012, and notwithstanding the provisions of subparagraph 2, to the contrary, for the purpose of encouraging an individual to change from brand name drugs to generic drugs, the department may continue to waive co-payments for a six month supply of a generic statin or a generic proton pump inhibitor.

5. The Department of Management Services shall maintain the preferred brand name drug list to be used in the administration of the State Employees' Prescription Drug Program.

6. The Department of Management Services shall maintain a listing of certain maintenance drugs that must be filled through mail order by participants of the Preferred Provider Organization option only. Effective July 1, 2012, those drugs on the maintenance list may initially be filled three times in a retail pharmacy; thereafter, any covered prescriptions must be filled through mail order, unless the Department of Management Services develops a program per House Bill 5003 to allow retail pharmacies to provide 90 day prescriptions for such drugs. This paragraph is contingent upon House Bill 5003 becoming law.

(e) The State Employees' Prescription Drug Program shall provide coverage for smoking cessation prescription drugs; however, members shall be responsible for appropriate copayments and deductibles when applicable. The smoking cessation prescription drug benefit shall be limited to up to six month supply within any plan year and maximum lifetime benefit of no more than nine months supplied.

(4) OTHER BENEFITS

(a) The following items shall be implemented in accordance with the provisions of this act and with the applicable negotiated collective bargaining agreement:

1. The state shall provide up to six (6) credit hours of tuition-free courses per term at a state university, state college or community college to full-time employees on a space available basis as authorized

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by law.

2. The state shall continue to reimburse, at current levels, for replacement of personal property.

3. Each agency, at the discretion of the agency head, may expend funds provided in this act for bar dues and for legal education courses for employees who are required to be a member of the Florida Bar as a condition of employment.

4. The state shall continue to provide, at current levels, clothing allowances and uniform maintenance and shoe allowances.

(b) All state branches, departments, and agencies which have established or approved personnel policies for the payment of accumulated and unused annual leave, shall not provide payment which exceeds a maximum of 480 hours of actual payment to each employee for accumulated and unused annual leave.

(c) Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payments for unused annual leave credits accrued on the member's last anniversary date shall be prorated at 1/12th of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date.

(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS

The following pay additives and other incentive programs are authorized for the 2012-2013 fiscal year from existing agency resources consistent with provisions of sections 110.2035 and 216.251, Florida Statutes, the applicable rules promulgated by the Department of Management Services, and negotiated collective bargaining agreements.

(a) Each agency is authorized to continue to pay, at the levels in effect on June 30, 2007, on-call fees and shift differentials as necessary to perform normal operations of the agency.

(b) Each agency that had a training program in existence on June 30, 2006, which included granting pay additives to participating employees, is authorized to continue such training program for the 2012-2013 fiscal year. Such additives shall be granted under the provisions of the law, administrative rules, and collective bargaining agreements.

(c) The Department of Corrections may continue to grant hazardous duty pay additives, as necessary, to those employees assigned to the Department of Corrections institutions' Rapid Response Teams (including the baton, shotgun, and chemical agent teams) and the Correctional Emergency Response Teams.

(d) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who perform additional duties as K-9 handlers, as regional recruiters/media coordinators and as breath test operators/inspectors.

(e) The Fish and Wildlife Conservation Commission and the Department of Highway Safety and Motor Vehicles are authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, or Monroe County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006. These pay additives shall be granted only during the time in which the employee resides in, and is assigned to duties within, those counties. In no instance may the employee receive an adjustment to the employee's base rate of pay and a critical market pay additive based on the employee residing in and being assigned in the specified counties.

(f) The Department of Transportation is authorized to continue its training program for employees in the field of transportation engineering under the same guidelines established for the training program prior to June 30, 2006.

(g) The Department of Transportation is authorized to continue its training program for employees in the areas of right-of-way acquisition,

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relocation benefits administration, right-of-way property management, real estate appraisal, and business valuation under the same guidelines established for the training program prior to June 30, 2006.

(h) The Department of Highway Safety and Motor Vehicles is authorized to continue to grant a pay additive of \$162.50 per pay period for law enforcement officers assigned to the Office of Motor Carrier Compliance who maintain certification by the Commercial Vehicle Safety Alliance.

(i) Each agency is authorized to continue to grant temporary special duties pay additives to employees assigned additional duties as a result of another employee being absent from work pursuant to the Family Medical Leave Act or authorized military leave. The notification process described in section 110.2035(6)(c), Florida Statutes, does not apply to additives authorized in this paragraph.

(j) Each agency is authorized to grant merit pay increases based on the employee's exemplary performance as evidenced by a performance evaluation conducted pursuant to chapter 60L-35, Florida Administrative Code, or a similar performance evaluation applicable to other pay plans.

(k) Contingent upon the availability of funds and at the agency head's discretion, each agency is authorized to grant a temporary special duties pay additive, of up to 15 percent of the employee's base rate of pay, to each employee temporarily deployed to a facility or area closed due to emergency conditions from another area of the state that is not closed.

(6) COLLECTIVE BARGAINING

(a) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida State Fire Service Association, the Police Benevolent Association, the Teamsters Local Union No. 2011 and the Florida Nurses Association relating to wages and other economic issues shall be resolved herein pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION", Item "(2) Special Pay Issues", Item "(4) OTHER BENEFITS", and Item "(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS" and any legislation enacted to implement this act.

Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida State Fire Service Association, the Police Benevolent Association, the Teamsters Local Union No. 2011, and the Florida Nurses Association relating to insurance benefits shall be resolved herein pursuant to the instructions provided under Item "(3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE" and the relevant provisions of any legislation enacted to implement this act.

SECTION 9. Pursuant to s. 1013.74 and s. 1013.78, Florida Statutes, the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operation.

- UF - Medical Education Simulation Building
- UF - College of Business Undergraduate Studies Building
- UF - Reitz Student Union
- UF - Veterinary Medicine Equine Testing Facility
- UF - CLAS ELI Assessment Building
- FSU - NHMFL Storage Building
- FSU - Lake Bradford Waste Management & Recycling Center
- FSU - Talla-Com Building
- FSU - Gunter Building
- FSU - 3000 Commonwealth
- FSU - Donald L. Tucker Civic Center
- FAU - Hazardous Waste Expansion
- FIU - Ambulatory Care Center
- NCF - Physical Plant Shop Annex
- NCF - Physical Plant Warehouse
- UCF - Flexible Residential Test Structures 1 & 2
- UCF - Applications Test Facility
- UNF - WJCTV Building
- UNF - WJCTV Transmitter Buildings

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UWF - School of Allied Health & Life Sciences
UWF - School of Allied Health Temporary Building

SECTION 10. The unexpended balance of funds appropriated in Specific Appropriation 20 of chapter 2010-152, Laws of Florida, for the University of Central Florida for the Interdisciplinary Research and Incubator Facility shall revert and is appropriated for the 2012-2013 fiscal year to the University of Central Florida for Classroom Building II.

SECTION 11. Pursuant to section 1010.62, Florida Statutes, and section 11(d) and (f), Art. VII of the State Constitution, the following fixed capital outlay projects may be constructed, acquired, and financed by a university or university direct support organization. Financing mechanisms include any form of approved debt or bonds authorized by the Board of Governors.

FSU - Earth, Ocean and Atmospheric Sciences Building (EOAS)
FSU - Athletic Facility
UCF - NE Campus Mixed-Use Development
UCF - Bookstore Expansion
UCF - Research Lab, Lake Nona
UCF - Life Sciences Incubator, Lake Nona
USF - International Student Center
USF - Tennis Complex
UWF - East Campus University, Graduate, Veteran and Greek Student Housing

SECTION 12. Pursuant to section 1013.40, Florida Statutes, the specified Florida College System institutions are authorized to acquire or construct the following facilities from non-PECO sources, which could require general revenue funds for operation and maintenance. If existing facilities are part of these projects, each such building or site must be certified to be free of asbestos or other hazardous materials before the stated college may acquire or expend construction funds on the facility. If the property to be acquired is not adjacent to an existing approved center or campus, then all necessary approvals from the State Board of Education must be received before any funds may be expended to acquire the property.

1. Brevard Community College - Construct a Natural Science building from local funds at the State Board of Education approved Cocoa Campus.
2. College of Central Florida - Construct an Automotive Technology Annex and Storage building from local funds at the State Board of Education approved Ocala Campus.
3. Daytona State College - Construct a Thermal Storage facility from local funds at the State Board of Education approved Daytona Beach Campus.
4. Daytona State College - Construct a Scene Shop addition to the News Journal Center from local funds at the State Board of Education approved Daytona Beach Campus.
5. Daytona State College - Construct a Chemical Storage/Mixing facility from local funds at the State Board of Education approved Daytona Beach Campus.
6. Daytona State College - Acquire relocatable lab space for the State Board of Education approved South Volusia (New Smyrna Beach/Edgewater) Center.
7. Daytona State College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Daytona Beach Campus and Advanced Technology Center.
8. Edison State College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Main (Ft. Myers, Lee County) Campus.
9. Florida State College at Jacksonville - Acquire land/facilities and

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construct/remodel/ renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Bartram Special Purpose Center and North Campus.

10. Florida State College at Jacksonville - Acquire land/facilities and construct/remodel/ renovate facilities of classrooms, labs, offices, support space, and parking for the Institute for Food Safety Phase II at the State Board of Education approved Downtown Campus.
 11. Indian River State College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Main (Ft. Pierce) Campus, Chastain (Stuart) Center, Mueller (Vero Beach) Special Purpose Center, St. Lucie West (Port St. Lucie) Center, Marine Science Special Purpose Center, Human Development & Resources Special Purpose Center, and the Dixon Hendry (Okeechobee) Center.
 12. Florida Gateway College - Acquire unimproved land for future expansion and development adjacent (south) to the State Board of Education approved Main (Lake City) Campus.
 13. Lake-Sumter Community College - Acquire land/facilities and remodel/renovate facilities of offices, support space, and parking for the State Board of Education approved Leesburg (Main) Campus.
 14. Miami Dade College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved North Campus, Kendall Campus, Wolfson Campus, Homestead Campus, InterAmerican Campus, Hialeah Campus, West Campus, Entrepreneurial Center, and Medical Center Campus.
 15. North Florida Community College - Acquire land/facilities and construct/remodel/ renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Main (Madison) Campus.
 16. Polk State College - Acquire land/facilities (Lake Wales Art Center) and remodel/renovate facilities of classrooms, labs, exhibition, office and support spaces, and parking for the State Board of Education approved Lake Wales Special Purpose Center.
 17. St. Petersburg College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Midtown Special Purpose Center and Health Education Special Purpose Center.
 18. Santa Fe College - Acquire land/facilities and construct/remodel/renovate facilities of classrooms, labs, offices, support space, and parking for the State Board of Education approved Blount Downtown Center.
 19. Tallahassee Community College - Acquire land/facilities and remodel/renovate facilities of classrooms, labs, offices, support space and parking for the State Board of Education approved Gadsden Special Purpose Center.
 20. Valencia College - Acquire land/facilities and remodel/renovate facilities of classrooms, labs, offices, support space and parking for the State Board of Education approved West Campus and Sand Lake Special Purpose Center.
- SECTION 13. The authorization to expend the remaining \$250,000,000 in unissued bonds for the enumerated authorized capital outlay projects in the Department of Education Specific Appropriations 15A through 28A of chapter 2008-152, Laws of Florida, and Specific Appropriations 17 through 26 of chapter 2010-152, Laws of Florida, from the Public Education Capital Outlay and Debt Service Trust Fund is revoked. There is hereby appropriated \$120,000,000 in nonrecurring General Revenue and \$130,000,000 in nonrecurring Educational Enhancement Trust Fund to be transferred to the Public Education Capital Outlay and Debt Service Trust Fund to pay for any and all project obligations of the fund. This section is effective upon becoming law.

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SECTION 14. The unexpended balance of funds provided to the Agency for Workforce Innovation for the Early Learning Information System in Specific Appropriation 2248 of chapter 2010-152, Laws of Florida, and subsequently allocated and realigned by budget amendments EOG #B2011-0026, EOG #B2011-0344, EOG #2011-0611, and EOG #B2011-0612, and reverted and appropriated to the Agency for Workforce Innovation pursuant to Section 57 of chapter 2011-69, Laws of Florida, and transferred to the Office of Early Learning in the Department of Education by budget amendment EOG #B2011-0144 and EOG #B2011-0366, pursuant to chapter 2011-142, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Office of Early Learning for the same purpose.

SECTION 15. The unexpended balance of funds provided to the Agency for Workforce Innovation for the State Early Childhood Advisory Council pursuant to budget amendment EOG #B2011-0158, and reverted and appropriated to the Agency for Workforce Innovation pursuant to section 58 of chapter 2011-69, Laws of Florida, and transferred to the Office of Early Learning in the Department of Education by budget amendment EOG #B2011-0144 and EOG #B2011-0366, pursuant to chapter 2011-142, Laws of Florida, is hereby reverted reappropriated for Fiscal Year 2012-2013 to the Office of Early Learning for the same purpose.

SECTION 16. The unexpended balance of funds provided to the Agency for Workforce Innovation for the State Early Childhood Advisory Council in Specific Appropriation 2037A, Specific Appropriation 2037B, and Specific Appropriation 2037C of chapter 2011-69, Laws of Florida, and transferred to the Office of Early Learning in the Department of Education by budget amendment EOG #B2011-0144 and EOG #B2011-0366, pursuant to chapter 2011-142, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Office of Early Learning for the same purpose.

SECTION 17. The unexpended balance of funds provided to the Agency for Workforce Innovation for statewide quality enhancements in Specific Appropriation 2243 of chapter 2010-152, Laws of Florida, reverted and appropriated to the Agency for Workforce Innovation pursuant to Section 54 of chapter 2011-69, Laws of Florida, and transferred to the Office of Early Learning in the Department of Education by budget amendment EOG #B2011-0144 and EOG #B2011-0366, pursuant to chapter 2011-142, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Office of Early Learning for the same purpose.

SECTION 18. There is hereby appropriated to the Office of Early Learning within the Department of Education \$10,315,172 in nonrecurring funds from the General Revenue Fund to cover the Fiscal Year 2011-2012 Voluntary Prekindergarten Program costs. This section is effective upon becoming law.

SECTION 19. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0358 as submitted on January 25, 2012, by the Governor on behalf of the Department of Education for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 20. The unexpended balance of funds provided to the Department of Education pursuant to budget amendment EOG #B2012-0358 for the Early Learning Information System shall revert and is appropriated for Fiscal Year 2012-2013 to the Office of Early Learning for the same purpose.

SECTION 21. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0366 as submitted on February 6, 2012, by the Governor on behalf of the Department of Education for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 22. The unexpended balance of funds provided to the Department of Education in Specific Appropriations 28 through 148 from the Federal Grants Trust Fund and the Federal Rehabilitation Trust Fund for grants funded by the American Recovery and Reinvestment Act of 2009 in chapter

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2010-152, Laws of Florida, and reverted and reappropriated to the Department of Education pursuant to section 13 of chapter 2011-69, Laws of Florida, are hereby reverted and reappropriated for Fiscal Year 2012-2013 for the purpose of the original appropriation within the Department of Education. If it is determined that any entity designated to receive an appropriation from State Fiscal Stabilization Funds is ineligible to receive such funds in accordance with the American Recovery and Reinvestment Act of 2009, the Executive Office of the Governor may adjust allocations from state funds and State Fiscal Stabilization Funds among eligible recipients, based upon the recommendation of the Department of Education, or Board of Governors as appropriate, in a manner that ensures the combined total of state funds and State Fiscal Stabilization Funds remains consistent with the intent of the General Appropriations Act. Any such adjustments shall be subject to the notice and objection requirements of section 216.177, Florida Statutes.

SECTION 23. The unexpended balance of funds provided to the Department of Education in Specific Appropriation 90B, chapter 2011-69, Laws of Florida and pursuant to budget amendment EOG #B2011-0204 for Race to the Top Strategic Education Initiatives and Statewide Longitudinal Data Systems reverted and reappropriated to the Department of Education pursuant to section 17 of chapter 2011-69, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Department of Education for the same purpose.

SECTION 24. The unexpended balance of funds provided to the Department of Education in Specific Appropriation 90C, chapter 2011-69, Laws of Florida and pursuant to budget amendment EOG #B2011-0203 for the Partnership for Assessment of Readiness for Colleges and Careers reverted and reappropriated to the Department of Education pursuant to section 18 of chapter 2011-69, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Department of Education for the same purpose.

SECTION 25. The unexpended balance of funds provided pursuant to budget amendment EOG #B2011-0146 for the Florida Education Finance Program (FEFP) Supplement for Education Jobs, and reverted and reappropriated to the Department of Education pursuant to section 16 of chapter 2011-69, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the Department of Education for the same purpose.

SECTION 26. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0345 as submitted on January 25, 2012, by the Governor on behalf of the Department of Education for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 27. The unexpended balance appropriated from the General Revenue Fund in Specific Appropriations 101 and 129 of chapter 2011-69, Laws of Florida, for Florida Academic Counseling and Tracking for Students (FACTS.org) is hereby reverted and reappropriated to the Division of Florida Colleges and the State University System to be used in Fiscal Year 2012-2013 for the administration of services previously provided by FACTS.org.

SECTION 28. The unexpended balance or \$10,800,000, whichever is less, from the Educational Enhancement Trust Fund in Specific Appropriation 3 of chapter 2011-69, Laws of Florida, for the Florida's Bright Futures Scholarship Program is hereby reverted.

SECTION 29. Following the reversion required pursuant to section 28 of this act, the unexpended balance of funds appropriated from the Educational Enhancement Trust Fund in Specific Appropriation 3 of chapter 2011-69, Laws of Florida, for the Florida's Bright Futures Scholarship Program is hereby reverted and is reappropriated for the Fiscal Year 2012-2013 for the same purpose.

SECTION 30. The unexpended balance or \$100,000, whichever is less, from the General Revenue Fund in Specific Appropriation 48 of chapter 2011-69, Laws of Florida, for Access to Better Learning and Education is hereby reverted.

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SECTION 31. The unexpended balance or \$6,700,000, whichever is less, from the General Revenue Fund in Specific Appropriation 53 of chapter 2011-69, Laws of Florida, for the Florida Resident Access Grant is hereby reverted.

SECTION 32. The following funds shall be transferred immediately:

A. The sum of \$1,066,029 from the General Revenue Fund in Specific Appropriation 119 of chapter 2011-69, Laws of Florida, is hereby transferred from the University of Florida to the University of Florida Institute of Food and Agricultural Sciences.

B. The sum of \$1,899,558 from the General Revenue Fund in Specific Appropriation 119 of chapter 2011-69, Laws of Florida, is hereby transferred from the University of Florida to the University of Florida Health Center.

C. The sum of \$534,447 from the General Revenue Fund in Specific Appropriation 119 of chapter 2011-69, Laws of Florida, is hereby transferred from the Florida State University to the Florida State University Medical School.

D. The sum of \$892,482 from the General Revenue Fund in Specific Appropriation 119 of chapter 2011-69, Laws of Florida, is hereby transferred from the University of South Florida to the University of South Florida Medical School.

This section shall become effective upon becoming law.

SECTION 33. There is hereby appropriated \$47,345,174 in nonrecurring funds from the General Revenue Fund to the Agency for Health Care Administration to cover Fiscal Year 2011-2012 Medicaid Program costs. This section shall take effect upon becoming law.

SECTION 34. The sum of \$1,000,000 from the General Revenue Fund and \$2,239,235 from the Medical Care Trust Fund, in Specific Appropriation 146, of Chapter 2011-69, Laws of Florida, provided to the Agency for Health Care Administration shall revert immediately. This section shall take effect upon becoming law.

SECTION 35. The unexpended balance in Specific Appropriation 159 of Chapter 2011-69, Laws of Florida, for Enhanced Detection Technology shall revert and is reappropriated for Fiscal Year 2012-2013 for the same purpose.

SECTION 36. The unexpended balance in Specific Appropriation 159 of Chapter 2011-69, Laws of Florida, to contract with a private consultant, who has at least 15 years experience in the development of statewide managed care models in other states shall revert and is reappropriated for Fiscal Year 2012-2013 for the same purpose.

SECTION 37. The unexpended balance in Specific Appropriation 218 of Chapter 2011-69, Laws of Florida, for the Online Licensing and Reconciliation System shall revert and is reappropriated for Fiscal Year 2012-2013 for the same purpose.

SECTION 38. There is hereby appropriated \$20,500,000 in nonrecurring General Revenue Funds and \$26,027,463 in nonrecurring Operations and Maintenance Trust Funds to the Agency for Persons with Disabilities to cover the Fiscal Year 2011-2012 Home and Community Based Services Waiver costs. This section shall take effect upon becoming law.

SECTION 39. The sum of \$9,200,000 from General Revenue funds in Specific Appropriation 300, of Chapter 2011-69, Laws of Florida, provided to the Department of Children and Family Services shall revert immediately. This section shall take effect upon becoming law.

SECTION 40. The sum of \$9,000,000 from unexpended funds in Specific Appropriations 269A and 281A of Chapter 2011-69, Laws of Florida, provided to the Department of Children and Family Services for the redesign of the Florida Abuse Hotline shall revert immediately and is reappropriated as follows: Fiscal Year 2011-2012, \$2,193,739 from the Working Capital Trust Fund to the Special Category Computer Related Expenses and \$2,193,739 from the Operations and Maintenance Trust Fund

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to the Data Processing Services, Children and Families Data Center category for the redesign of the Florida Abuse Hotline; for Fiscal Year 2012-2013, \$2,306,261 from the Operations and Maintenance Trust Fund and \$2,306,261 from the Working Capital Trust Fund to the Special Category Qualified Expenditure, Florida Abuse Hotline Redesign.

SECTION 41. The nonrecurring sum of \$563,752 shall be transferred from the Medical Quality Assurance Trust Fund within the Department of Health to the Florida Drug, Device and Cosmetic Trust Fund within Department of Business and Professional Regulation. The funds shall be used to meet the operating expenditures of the Drug, Device and Cosmetic program in Fiscal Year 2011-2012. This section is effective upon becoming law.

SECTION 42. The nonrecurring sum of \$3,662,634 shall be transferred from the Medical Quality Assurance Trust Fund within the Department of Health to the Brain and Spinal Cord Injury Program Trust Fund within the Department of Health. This section is effective upon becoming law.

SECTION 43. From the unexpended balance of funds provided to the Department of Corrections in Specific Appropriation 688 of chapter 2011-69, Laws of Florida, \$5,800,000 shall revert immediately and is hereby appropriated for Fiscal Year 2011-2012 to the Department of Corrections to address the projected current year operational deficits. This section is effective upon becoming law.

SECTION 44. The sum of \$10,900,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Corrections for Fiscal Year 2011-2012 to address the operational deficits due to savings associated with privatization efforts in Region IV not being realized. This section is effective upon becoming law.

SECTION 45. From the unexpended balance of funds provided to the Department of Corrections in Specific Appropriation 760 of chapter 2008-152, Laws of Florida, \$4,210,000 for land acquisition, planning, development and permitting of future prison sites; \$50,000 for Sago Palm renovations, \$2,614,000 for environmental and water deficiencies at Martin Correctional Institution; and \$1,306,000 for construction of open bay dormitories at Mayo Correctional Institution shall revert immediately.

SECTION 46. The sum of \$57,600,000 in nonrecurring funds from the General Revenue Fund is appropriated to the Clerks of Court Trust Fund within the Justice Administrative Commission to cover Fiscal Year 2011-2012 trust fund deficits. The Clerk of Court approved unit costs required under section 28.36, Florida Statutes, for Fiscal Year 2012-2013 are contained in the document entitled "2011-2012 and 2012-2013 Clerk of Court Unit Cost Budgets" dated March 6, 2012, and on file with the Clerk of the House of Representatives. This document is hereby incorporated by reference into the 2012-2013 General Appropriations Act. This section is effective upon becoming law.

SECTION 47. Specific Appropriation 774 of chapter 2011-69, Laws of Florida, is reduced by \$6,662,794. Specific Appropriation 776 of chapter 2011-69, Laws of Florida, is reduced by \$904,451. Specific Appropriation 766 of chapter 2011-69, Laws of Florida, is reduced by \$907,633. Specific Appropriation 778 of chapter 2011-69, Laws of Florida, is reduced by \$100,000. Specific Appropriation 1057 of chapter 2011-69, is reduced by \$37,197. The sum of \$3,867,135 in general revenue is appropriated to the Justice Administration Commission for Attorney Payments Over Flat Fee in Fiscal Year 2011-2012. The sum of \$1,686,783 in general revenue is appropriated to the Justice Administrative Commission for Child Dependency and Civil Conflict Case Costs in Fiscal Year 2011-2012. The sum of \$1,804,834 in general revenue is appropriated to the Justice Administrative Commission for Criminal Conflict Case Costs in Fiscal Year 2011-2012. The sum of \$276,317 in general revenue is appropriated to the Regional Conflict Counsel - First for contracted services in Fiscal Year 2011-2012. The sum of \$144,400 in general revenue is appropriated to the Regional Conflict Counsel - Second for contracted service in Fiscal Year 2011-2012. The sum of \$134,850 in general revenue is appropriated to the Regional Conflict Counsel - Third for salaries and benefits for Fiscal Year 2011-2012. The sum of \$326,244 in general revenue is appropriated to the Regional Conflict Counsel - Third for contracted services in Fiscal Year 2011-2012. The sum of \$371,512 in general revenue is appropriated to the Regional Conflict

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Counsel - Fourth for contracted services in Fiscal Year 2011-2012. This section is effective upon becoming law.

SECTION 48. The unexpended balance of funds appropriated for domestic security and American Recovery and Reinvestment Act of 2009 issues in sections 103 and 104 of chapter 2011-69, Laws of Florida, and subsequently distributed to the Department of Law Enforcement pursuant to EOG #B2011-0005, is hereby reverted and reappropriated for Fiscal Year 2012-2013 for the purpose of the original appropriation within the Department of Law Enforcement. This section is effective upon becoming law.

SECTION 49. The unexpended balance of funds provided to the Department of Law Enforcement for domestic security issues in Specific Appropriation 1978C of chapter 2011-69, Laws of Florida, and subsequently distributed to the Department of Law Enforcement pursuant to budget amendment EOG #B2011-0014, is hereby reverted and reappropriated for Fiscal Year 2012-2013 for the purpose of the original appropriation within the Department of Law Enforcement. This section is effective upon becoming law.

SECTION 50. The sum of \$121,700,000 in nonrecurring funds from the General Revenue Fund is appropriated to the State Courts Revenue Trust Fund within the state court system to cover Fiscal Year 2011-2012 trust fund deficits. The State Courts approved unit costs for Fiscal Year 2012-2013 are contained in the document entitled "2011-2012 and 2012-2013 Trial Court Unit Cost Budgets" dated March 6, 2012, and on file with the Clerk of the House of Representatives. This document is hereby incorporated by reference into the 2012-2013 General Appropriations Act. This section is effective upon becoming law.

SECTION 51. The unexpended balance of funds appropriated to the Florida Energy and Climate Commission in the Grants and Donations Trust Fund in Specific Appropriation 2561A of chapter 2009-81, Laws of Florida, and subsequently transferred to the Department of Agriculture and Consumer Services by budget amendment EOG #B2011-0041, shall revert immediately and is appropriated for Fiscal Year 2012-2013 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 52. The unexpended balance of funds appropriated to the Florida Energy and Climate Commission in the Grants and Donations Trust Fund in Specific Appropriation 2561B of chapter 2009-81, Laws of Florida, and subsequently transferred to the Department of Agriculture and Consumer Services by budget amendment EOG #B2011-0041, shall revert immediately and is appropriated for Fiscal Year 2012-2013 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 53. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for domestic security issues in Specific Appropriation 1978C of chapter 2011-69, Laws of Florida, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2012 - 0014, shall revert and is appropriated for Fiscal Year 2012-2013 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 54. The unexpended balance of funds appropriated to the Department of Agriculture and Consumer Services in the General Revenue Fund in section 51 of chapter 2007-72, Laws of Florida, shall revert immediately and is appropriated to the Office of Energy within the Department of Agriculture and Consumer Services for energy efficiency measures and renewable energy deployment for Fiscal Year 2012-2013.

SECTION 55. The unexpended balance of funds appropriated to the Department of Agriculture and Consumer Services in the General Revenue Fund in Specific Appropriation 1335 of chapter 2011-69, Laws of Florida, shall revert immediately and \$1,500,000 is appropriated for Fiscal Year 2012-13 to the Department of Agriculture and Consumer Services for nutrient reduction practices and \$2,000,000 is appropriated for Fiscal Year 2012-13 to the Department of Environmental Protection for the following water projects:

City of LaBelle 1.5 MGD RO Membrane Water Treatment	
Plant Phase 1a.....	300,000
Port LaBelle Gravity Sewer Rehab.....	500,000

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City of Minneola Waste Water Line Extension.....	300,000
Cape Coral/Fort Myers Reclaimed Interconnect.....	900,000

SECTION 56. The unexpended balance of funds provided to the Department of Community Affairs in Specific Appropriation 1524 of Chapter 2011-69, Laws of Florida, from the Grants and Donations Trust Fund, and subsequently transferred to the Department of Business and Professional Regulation, pursuant to Chapter 2011-142, Laws of Florida, shall revert and is reappropriated for Fiscal Year 2012-2013 to the Department of Business and Professional Regulation to continue a federal grant from the U.S. Department of Energy awarded to the State Energy Program.

SECTION 57. The unexpended balance of funds in the Coastal Protection Trust Fund provided to the Department of Environmental Protection in section 41, chapter 2011-69, Laws of Florida, by BP for Natural Resource Damage Assessment shall revert on June 30, 2012, and is appropriated for Fiscal Year 2012-2013 to the Department of Environmental Protection for the same purpose.

SECTION 58. There is hereby appropriated \$4,022,241 in nonrecurring funds from the Federal Grants Trust Fund in the Department of Environmental Protection for Fiscal Year 2012-2013 to allow the department to utilize federal funding provided by the United States Environmental Protection Agency for the Petroleum Tank Cleanup Program.

SECTION 59. From prior year appropriations, the Department of Environmental Protection, on behalf of the Board of Trustees of the Internal Improvement Trust Fund, shall purchase the two adjacent lots to The Grove in Tallahassee, Florida, for which the Board of Trustees has the right of first refusal pursuant to a January 1985 agreement. This section is effective upon becoming law.

SECTION 60. The sums from unexpended funds in the Specific Appropriations/Laws of Florida listed and provided to the Department of Environmental Protection for the following beach projects shall revert immediately.

A. The sum of \$16,800 from unexpended funds in Specific Appropriation 1696 of chapter 2005-70, Laws of Florida, provided to the Department of Environmental Protection for Mexico Beach Inlet Management Plan Implementation.

B. The sum of \$348,550 from unexpended funds in Specific Appropriation 1696 of chapter 2005-70, Laws of Florida, provided to the Department of Environmental Protection for Lee County Shore Protection.

C. The sum of \$1,746,950 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Anna Maria Island Beach Nourishment.

D. The sum of \$3,773,213 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Singer Island Shore Protection.

E. The sum of \$368,690 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Bay County Beach Nourishment.

F. The sum of \$25,000 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Sand Key Beach Nourishment.

G. The sum of \$8,147 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Jupiter Beach Erosion Control.

H. The sum of \$492,744 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Juno Beach Nourishment.

I. The sum of \$123,709 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for Lee County Shore Protection.

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J. The sum of \$1,036,707 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for statewide beach projects.

K. The sum of \$168,371 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for Anna Maria Island Beach Nourishment.

L. The sum of \$49,615 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for Hutchinson Island Beach Nourishment.

M. The sum of \$1,396,592 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for Palm Beach Restoration (Reach 8).

N. The sum of \$63,676 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for Venice Beach Nourishment.

O. The sum of \$1,789,799 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for statewide beach projects.

P. The sum of \$38,384 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Hutchinson Island Beach Nourishment.

Q. The sum of \$62,878 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Bay County Beach Nourishment.

R. The sum of \$142,596 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Sebastian Inlet Management Plan Implementation.

S. The sum of \$20,000 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Venice Beach Inlet Management Plan Implementation.

T. The sum of \$56,144 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Gasparilla Island Beach Restoration.

U. The sum of \$5,306 from the unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for Lee County Shore Protection.

V. The sum of \$4,668 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for statewide beach projects.

W. The sum of \$15,000 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for Lido Key Beach Nourishment.

X. The sum of \$43,432 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for Bay County Beach Nourishment.

Y. The sum of \$66,843 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for Ambersand Beach Nourishment.

From the total sum of funds reverted in this section, there is appropriated \$1,923,141 in nonrecurring funds from the General Revenue Fund and \$9,940,673 in nonrecurring funds from the Ecosystem Management and Restoration Trust Fund for the purpose of providing funds to the Department of Environmental Protection for the Beach Management Funding Assistance program for Fiscal Year 2012-2013. These funds are in addition to the funds provided in Specific Appropriation 1669.

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All funds shall be allocated to the seven highest prioritized projects on the department's Beach Restoration and Nourishment Projects list and funded in the amounts as indicated in the agency's submittal with the exception of priority project number four. The state's share for this project is reduced 50 percent from the submitted request based on local project sponsor modifications, project eligibility, and reduced total project costs. Additionally, pursuant to section 161.143(5)(a), Florida Statutes, 10 percent of the amount appropriated for beach restoration and nourishment projects will be used for the three highest ranked projects on the department's separate Inlet Sand Bypassing/Management Projects list. Of this 10 percent, the department may allocate up to \$300,000 in support of sand source needs assessment and management pursuant to section 161.144, Florida Statutes. Furthermore, post-construction monitoring will be funded at 50 percent of the department's request.

SECTION 61. The unexpended balance of funds provided to the Department of Financial Services in sections 44 and 45 of Chapter 2011-69, Laws of Florida, for strengthening domestic security shall hereby revert and is reappropriated for Fiscal Year 2012-2013 to the department for the same purpose.

SECTION 62. The unexpended balance of funds provided in Specific Appropriation 1978C of chapter 2011-69, Laws of Florida, and distributed to the Department of Financial Services in budget amendment EOG #B2012-0014 is hereby reverted and reappropriated for Fiscal Year 2012-2013 to the department for its original purpose.

SECTION 63. The unexpended balance of funds provided to the Fish and Wildlife Conservation Commission in Specific Appropriation 2174A of chapter 2008-152, Laws of Florida, for the Statewide Waterborne Response Teams/Equip Buildout shall revert immediately and is appropriated for Fiscal Year 2012-2013 to the Fish and Wildlife Conservation Commission for the same purpose.

SECTION 64. The unexpended balance of funds provided to the Fish and Wildlife Conservation Commission in Specific Appropriation 1978C of chapter 2011-069, Laws of Florida, for the State Waterborne Response Team shall revert on June 30, 2012, and is appropriated for Fiscal Year 2012-2013 to the Fish and Wildlife Conservation Commission for the same purpose.

SECTION 65. Effective upon becoming law and notwithstanding the proviso associated with Specific Appropriation 2623 of chapter 2011-69, Laws of Florida, which requires approval of the business case plan by the Legislative Budget Commission, the Department of Management Services is authorized to competitively procure a contract for operation of the state purchasing system. The procurement, at a minimum, must include a clearly delineated plan addressing the following issues and the cost for each: disaster recovery site hosting, billing and collection operations, help desk services, application development, program management and support, change order development, software and hardware licensing and maintenance agreements, hardware refresh calculations, and technical infrastructure support. The business case plan as submitted by the Governor on behalf of the Department of Management Services on January 25, 2012, as Budget Amendment EOG #2012-00072, is not approved by the Legislative Budget Commission.

SECTION 66. The unexpended balance of funds provided to the Department of Management Services in section 50 of chapter 2011-69, Laws of Florida, for the Florida Interoperability Network Sustainment and Maintenance, and Mutual Aid Build-out, Reg. 5, Signaling, Software upgrade shall hereby revert and is reappropriated for Fiscal Year 2012-2013 to the department for the same purpose.

SECTION 67. The unexpended balance of funds provided to the Department of Management Services in Specific Appropriation 1978C of chapter 2011-69, Laws of Florida, for the Florida Interoperability Network Sustainment and Maintenance shall hereby revert and is reappropriated for Fiscal Year 2012-2013 to the department for the same purpose.

SECTION 68. The unexpended balance of funds provided to the Executive Office of the Governor, Office of Tourism, Trade, and Economic Development, for the Florida Defense Support Task Force in section 39 of

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chapter 2011-76, Laws of Florida, and transferred to the Department of Economic Opportunity by budget amendment EOG #B2012-0144, pursuant to chapter 2011-142, Laws of Florida, shall revert immediately and is appropriated for the 2012-2013 fiscal year to the Department of Economic Opportunity for the same purpose.

SECTION 69. The unexpended balance of funds provided to the Agency for Workforce Innovation in section 62 of chapter 2011-69, Laws of Florida, previously provided in Specific Appropriation 2226 of chapter 2010-152, Laws of Florida, and subsequently allocated by budget amendments EOG #B2011-0025, EOG #B2011-0154, EOG #B2011-0345, and EOG #B2011-0610, and funds remaining unallocated in that specific appropriation, for the Unemployment Compensation Claims and Benefits Replacement Project and transferred to the Department of Economic Opportunity by budget amendment EOG #B2012-0144, pursuant to chapter 2011-142, Laws of Florida, shall revert and are appropriated for Fiscal Year 2012-2013 to the Department of Economic Opportunity for the same purpose.

SECTION 70. The unexpended balance of funds provided to the Agency for Workforce Innovation for a National Emergency Grant for on-the-job training and other employment-related assistance in section 59 of chapter 2011-69, Laws of Florida, and transferred to the Department of Economic Opportunity by budget amendments EOG #B2012-0144 and EOG #B2012-0366, pursuant to chapter 2011-142, Laws of Florida, shall revert and is appropriated for Fiscal Year 2012-2013 to the Department of Economic Opportunity for the same purpose.

SECTION 71. The unexpended balance of funds provided to the Agency for Workforce Innovation for an American Recovery and Reinvestment Act (ARRA) of 2009 grant award to conduct a Health Care Pilot project on improving the health care awareness of farmworkers through training and outreach in section 60 of chapter 2011-69, Laws of Florida, and transferred to the Department of Economic Opportunity by budget amendments EOG #B2012-0144 and EOG #B2012-0366, pursuant to chapter 2011-142, Laws of Florida, shall revert and is appropriated for Fiscal Year 2012-2013 to the Department of Economic Opportunity for the same purpose.

SECTION 72. The unexpended balance of funds provided to the Agency for Workforce Innovation in Specific Appropriation 2017A of chapter 2011-69, Laws of Florida, and subsequently allocated by budget amendments EOG #B2012-0023 and EOG #B2012-0110, and funds remaining in the Qualified Expenditure Category for the Unemployment Compensation Claims and Benefits Replacement Project, and subsequently transferred to the Department of Economic Opportunity by budget amendment EOG #B2012-0144, pursuant to chapter 2011-142, Laws of Florida, shall revert and are appropriated for Fiscal Year 2012-13 to the Department of Economic Opportunity for the same purpose.

SECTION 73. The unexpended balance of funds provided to the Department of Economic Opportunity pursuant to budget amendment EOG #B2012-0140 for the State Small Business Credit Initiative, including the unreleased balance of funds held in reserve, shall revert and is appropriated for Fiscal Year 2012-13 to the Department of Economic Opportunity for the same purpose.

SECTION 74. The unexpended balance of funds provided for the 2011-2012 fiscal year in section 39 of Chapter 2011-76, Laws of Florida, for the Quick Action Closing Fund and the Innovation Incentive Fund shall revert on June 30, 2012, and are appropriated to the Department of Economic Opportunity for the 2012-2013 fiscal year for the same purpose. This section shall be effective upon this act becoming law.

SECTION 75. The unexpended balance of funds transferred to the Department of Economic Opportunity in the Qualified Expenditure Category for the Unemployment Compensation Claims and Benefits Replacement Project by budget amendment EOG #B2012-0144, pursuant to chapter 2011-142, Laws of Florida, and subsequently allocated by budget amendment EOG #B2012-0445, and funds remaining in the Qualified Expenditure Category for that project, shall revert and are appropriated for Fiscal Year 2012-13 to the Department of Economic Opportunity for the same purpose.

SECTION 76. (1) For purposes of this section, the term

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"Disproportionally Affected Community" means those communities and municipalities in Brevard County in close proximity to the Kennedy Space Center, including but not limited to Titusville, Cocoa, Rockledge, Eau Gallie, Cape Canaveral, Satellite Beach, Merritt Island, Cocoa Beach, Melbourne and Palm Bay.

(2) There is appropriated for the 2012-2013 fiscal year the sum of \$10 million in nonrecurring funds from the General Revenue Fund to the Department of Economic Opportunity. The Department of Economic Opportunity shall use these funds to execute a contract for \$10 million, with the Economic Development Commission of Florida's Space Coast for the charitable purpose of developing and implementing an innovative economic development program for promoting research and development, commercialization of research, economic diversification, and job creation in a Disproportionally Affected Community.

(3) The contract between the Department of Economic Opportunity and the Economic Development Commission of Florida's Space Coast shall, at a minimum, require the Economic Development Commission to report quarterly to the Department of Economic Opportunity and to collaborate with educational entities, economic development organizations, local governments, and relevant state agencies to create a program framework and strategy, including specific criteria governing the expenditure of funds. The criteria for the expenditure of funds shall, at a minimum, require a funding preference for any Disproportionally Affected Community which provides for expedited permitting in order to promote research and development, commercialization of research, economic diversification, and job creation within their respective jurisdictions. The criteria for the expenditure of funds shall, at a minimum, also require a funding preference for any Disproportionally Affected Community which combines its permitting processes and expedites permitting in order to promote research and development, commercialization of research, economic diversification, and job creation within their respective jurisdictions.

(4) The funds appropriated in this section shall be placed in reserve by the Executive Office of the Governor, and may be released as authorized by law or the Legislative Budget Commission.

SECTION 77. The sum of \$500,000 is appropriated from General Revenue Fund to the Department of Environmental Protection for the 2011-2012 fiscal year for the Commission on Oil Spill Response Coordination, created by Section 496 of chapter 2011-142, Laws of Florida. This section shall become effective upon this act becoming law.

SECTION 78. The unexpended balance of funds provided to the Department of Community Affairs, Division of Emergency Management, for domestic security projects in Specific Appropriation 1978C of chapter 2011-69, Laws of Florida, subsequently distributed through budget amendment EOG #B2012-0014, and pursuant to budget amendment EOG #B2011-0014 and the unexpended balance of funds provided to the Department of Community Affairs, Division of Emergency Management, pursuant to section 65 of chapter 2011-69, Laws of Florida shall revert and are appropriated for Fiscal Year 2012-2013 to the Executive Office of the Governor, Division of Emergency Management, for the same purpose.

SECTION 79. The unexpended balance of funds provided to the Department of Community Affairs, Division of Emergency Management, for a federal Emergency Management Performance Grant in Specific Appropriation 1503A of chapter 2011-69, Laws of Florida, and subsequently distributed to the Department of Community Affairs, Division of Emergency Management, pursuant to budget amendment EOG #B2012-0077, and the unexpended balance of funds provided to the Department of Community Affairs, Division of Emergency Management, pursuant to section 66 of chapter 2011-69, Laws of Florida, shall revert and are appropriated for Fiscal Year 2012-2013 to the Executive Office of the Governor, Division of Emergency Management, for the same purpose.

SECTION 80. There is hereby appropriated the nonrecurring sum of \$413,159 from the Highway Safety Operating Trust Fund in the Department of Highway Safety and Motor Vehicles for Fiscal Year 2011-2012. The department shall use the funds for data center services provided by the Kirkman Data Center. This section is effective upon becoming law.

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SECTION 81. The unexpended balance of state funds appropriated to the Office of Motor Carrier Compliance in the Department of Highway Safety and Motor Vehicles in Specific Appropriations 2673 through 2678 and 2679 through 2682 in Fiscal Year 2012-13 shall, upon reversion, be deposited into the State Transportation Trust Fund in the Department of Transportation by a nonoperating transfer.

SECTION 82. The sum of \$85,635 is appropriated from the General Revenue Fund to the Department of State for the 2011-2012 fiscal year for a library grant to the Okaloosa County Library. This section shall be effective upon this act becoming law.

SECTION 83. The sum of \$500,000 is appropriated from the General Revenue Fund to the Department of State for the 2011-2012 fiscal year for construction of a Frank Lloyd Wright House at Florida Southern College. This section shall be effective upon this act becoming law.

SECTION 84. The unexpended balance of funds provided pursuant to chapter 2011-69, section 70, Laws of Florida, and approved budget amendment: EOG #2009-0082, dated April 15, 2009, for the Transportation Infrastructure - American Recovery and Reinvestment Act of 2009 (088825) appropriation category in the Department of Transportation, shall revert immediately and is appropriated for Fiscal Year 2012-2013 to the department for the same purpose.

SECTION 85. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0131 as submitted on January 25, 2012, by the Governor on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 86. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0430 as submitted on February 22, 2012, by the Governor on behalf of the Agency for Health Care Administration and the Agency for Persons with Disabilities for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 87. The Legislature hereby adopts by reference the changes to the special terms and conditions relating to the low-income pool as set forth in Budget Amendment EOG #B2012-00094 as submitted on February 14, 2012 by the Governor on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. This section is effective upon becoming law.

SECTION 88. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0248 as submitted on January 25, 2012, by the Governor on behalf of the Department of Agriculture and Consumer Services and the Department of Education. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section shall become effective upon becoming law.

SECTION 89. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0346 as submitted on January 25, 2012, by the Governor on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 90. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0357 as submitted on January 25, 2012, by the Governor on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 91. The Legislature hereby adopts by reference the changes to

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the approved operating budget as set forth in Budget Amendment EOG #B2012-0360 as submitted on January 25, 2012, by the Governor on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 92. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0365 as submitted on January 26, 2012, by the Governor on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 93. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0240 as submitted on January 25, 2012, by the Governor on behalf of the Department of Children and Family Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 94. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0362 as submitted on January 26, 2012, by the Governor on behalf of the Department of Children and Family Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 95. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0425 as submitted on February 17, 2012, by the Governor on behalf of the Department of Citrus for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section shall become effective upon becoming law.

SECTION 96. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0303 as submitted on January 25, 2012, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 97. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0344 as submitted on January 25, 2012, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 98. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0380 as submitted on February 3, 2012, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 99. Unless Budget Amendment EOG #B2012-0238 is approved by the Legislative Budget Commission prior to this act becoming law, the Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0238 as submitted on January 25, 2012, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 100. The Legislature hereby adopts by reference the changes to

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Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 119. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0385 as submitted on February 6, 2012, by the Governor on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 120. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0386 as submitted on February 6, 2012, by the Governor on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 121. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0387 as submitted on February 6, 2012, by the Governor on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 122. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0388 as submitted on February 6, 2012, by the Governor on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 123. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0245 as submitted on January 25, 2012, by the Governor on behalf of the Department of Juvenile Justice for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 124. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0253 as submitted on January 25, 2012, by the Governor on behalf of the Department of Juvenile Justice for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 125. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0287 as submitted on January 25, 2012, by the Governor on behalf of the Department of Juvenile Justice for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 126. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0288 as submitted on January 25, 2012, by the Governor on behalf of the Department of Law Enforcement for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 127. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0348 as submitted on January 25, 2012, by the Governor on behalf of the Department of the Lottery for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 128
SPECIFIC
APPROPRIATION

SECTION 128. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0349 as submitted on January 25, 2012, by the Governor on behalf of the Department of the Lottery for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 129. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0241 as submitted on January 25, 2012, by the Governor on behalf of the Department of Management Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 130. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0242 as submitted on February 1, 2012, by the Governor on behalf of the Southwood Shared Resource Center for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 131. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2012-0339 as submitted on January 25, 2012, by the Governor on behalf of the Department of Revenue for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2011-2012 consistent with the amendment. This section is effective upon becoming law.

SECTION 132. Pursuant to section 215.32(2)(b)4.a., Florida Statutes, \$542,139,317 from unobligated cash balance amounts specified from the following trust funds shall be transferred to the General Revenue Fund for Fiscal Year 2012-2013:

DEPARTMENT OF ENVIRONMENTAL PROTECTION	
Florida Communities Trust Fund.....	521,455
Internal Improvement Trust Fund.....	5,000,000
Inland Protection Trust Fund.....	8,000,000
Land Acquisition Trust Fund.....	10,204,349
Solid Waste Management Trust Fund.....	3,500,000
Water Management Lands Trust Fund.....	10,000,000
Water Quality Assurance Trust Fund.....	1,000,000
FISH AND WILDLIFE CONSERVATION COMMISSION	
Invasive Plant Control Trust Fund.....	6,500,000
Marine Resources Conservation Trust Fund.....	1,000,000
PUBLIC SERVICE COMMISSION	
Regulatory Trust Fund.....	300,000
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION	
Alcoholic Beverages and Tobacco Trust Fund.....	317,862
Division of Florida Condominiums, Timeshares and Mobile Homes Trust Fund.....	
Hotels and Restaurants Trust Fund.....	3,000,000
Professional Regulation Trust Fund.....	5,000,000
Regulatory Trust Fund/Office of Financial Regulation.....	1,000,000
DEPARTMENT OF FINANCIAL SERVICES	
Anti-Fraud Trust Fund.....	3,000,000
Financial Institutions Regulatory Trust Fund.....	2,000,000
Insurance Regulatory Trust Fund.....	5,600,000
Regulatory Trust Fund/Office of Financial Regulation.....	2,500,000
DEPARTMENT OF MANAGEMENT SERVICES	
Operating/Purchasing Trust Fund.....	1,500,000
Bureau of Aircraft Trust Fund.....	35,651
AGENCY FOR HEALTH CARE ADMINISTRATION	
Health Care Trust Fund.....	12,000,000
DEPARTMENT OF HEALTH	
Medical Quality Assurance Trust Fund.....	10,000,000
DEPARTMENT OF ECONOMIC OPPORTUNITY	
Local Government Housing Trust Fund.....	66,845,000
State Housing Trust Fund.....	29,815,000
EXEC OFFICE OF THE GOVERNOR - Division of Emergency Mgmt	
Emergency Management Preparedness and Assistance Trust Fund	3,500,000
STATE BOARD OF ADMINISTRATION	

SECTION 132
 SPECIFIC
 APPROPRIATION
 Lawton Chiles Endowment Fund..... 350,000,000

Funds specified above from each trust fund shall be transferred in four equal installments on a quarterly basis during the fiscal year, except as noted:

1. Funds from the Alcoholic Beverages and Tobacco Trust Fund shall be transferred by April 30, 2013.
2. Funds from the Bureau of Aircraft Trust Fund shall be transferred on July 1, 2012.
3. Funds from the Lawton Chiles Endowment Fund shall be transferred on June 15, 2013.

SECTION 133. The Chief Financial Officer is hereby authorized to transfer \$214,500,000 from the General Revenue Fund to the Budget Stabilization Fund for Fiscal Year 2012-2013 as required by section 215.32(2)(c), Florida Statutes.

SECTION 134. Any section of this act, or any appropriation herein contained, if found to be invalid shall in no way affect other sections or specific appropriations contained in this act.

SECTION 135. Except as otherwise provided herein, this act shall take effect July 1, 2012, or upon becoming law, whichever occurs later; however, if this act becomes law after July 1, 2012, then it shall operate retroactively to July 1, 2012.

TOTAL THIS GENERAL APPROPRIATION ACT	
FROM GENERAL REVENUE FUND	24,766,534,523
FROM TRUST FUNDS	45,270,117,568
TOTAL POSITIONS	117,881.75
TOTAL ALL FUNDS	70,036,652,091
TOTAL APPROVED SALARY RATE	4,927,510,073

And the title is amended as follows:

Remove the entire title and insert: A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2012, and ending June 30, 2013, to pay salaries, and other expenses, capital outlay – buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

SENATOR FLORES PRESIDING

THE PRESIDENT PRESIDING

On motion by Senator Alexander, the Conference Committee Report on **HB 5001** was adopted. **HB 5001** as amended by the Conference Committee Report passed. The action of the Senate was certified to the House. The vote on passage was:

Yeas—32

Mr. President	Fasano	Montford
Alexander	Flores	Negron
Altman	Gaetz	Norman
Benacquisto	Garcia	Richter
Bogdanoff	Gardiner	Ring
Braynon	Gibson	Simmons
Bullard	Hays	Siplin
Dean	Jones	Storms
Detert	Latvala	Thrasher
Diaz de la Portilla	Lynn	Wise
Evers	Margolis	

Nays—8

Bennett	Oelrich	Smith
Dockery	Rich	Sobel
Joyner	Sachs	

DISCLOSURE

I have an ownership interest in Caregivers, Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers, Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by **HB 5001** which comes before the Senate floor for a vote on March 9, 2012.

Therefore, I believe that, because Caregivers, Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 4th District

SPECIAL ORDER CALENDAR

On motion by Senator Altman, by unanimous consent—

CS for SB 1858—A bill to be entitled An act relating to water storage and water quality improvements; creating s. 373.4591, F.S.; requiring a specified determination as a condition of an agreement for water storage and water quality improvements on private agricultural lands; providing a methodology for such determination; providing for regulation of such lands for the duration of the agreement and after its expiration; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 1858**, on motion by Senator Altman, by two-thirds vote **CS for HB 1389** was withdrawn from the Committees on Environmental Preservation and Conservation; Agriculture; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Altman—

CS for HB 1389—A bill to be entitled An act relating to water storage and water quality improvements; creating s. 373.4591, F.S.; requiring a specified determination as a condition of an agreement for water storage and water quality improvements on private agricultural lands; providing a methodology for such determination; providing for regulation of such lands for the duration of the agreement and after its expiration; creating the Study Committee on Investor-Owned Water and Wastewater Utility Systems; providing for membership and terms of service; prohibiting compensation of the members; providing for reimbursement of the members for certain expenses; providing for removal or suspension of members by the appointing authority; requiring the Public Service Commission to provide staff, information, assistance, and facilities that are deemed necessary for the committee to perform its duties; providing for funding from the Florida Public Service Regulatory Trust Fund; providing duties of the committee; providing for public meetings; requiring the committee to report its findings to the Governor, the Legislature, and appropriate agencies and make certain recommendations; providing for future termination of the committee; providing an effective date.

—a companion measure, was substituted for **CS for SB 1858** and read the second time by title.

MOTION

On motion by Senator Altman, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Altman moved the following amendment which was adopted:

Amendment 1 (189078) (with title amendment)—Between lines 29 and 30 insert:

Section 2. *Study Committee on Investor-Owned Water and Wastewater Utility Systems.*—

(1) *There is created a Study Committee on Investor-Owned Water and Wastewater Utility Systems, which shall be composed of 18 residents of the state designated and appointed as follows:*

(a) *The chair of the Public Service Commission or a commissioner designated by the chair, who shall serve as chair of the committee and shall be a nonvoting member of the committee.*

(b) *The Secretary of Environmental Protection or his or her designee, who shall be a nonvoting member of the committee.*

(c) *The Public Counsel or his or her designee, who shall be a nonvoting member of the committee.*

(d) *One member of the Senate appointed by the President of the Senate.*

(e) *One member of the House of Representatives appointed by the Speaker of the House of Representatives.*

(f) *Two representatives of Class A investor-owned water or wastewater utilities appointed by the Governor.*

(g) *One representative of a Class B investor-owned water or wastewater utility appointed by the Governor.*

(h) *One representative of a Class C investor-owned water or wastewater utility appointed by the Governor.*

(i) *One customer of a Class A investor-owned water or wastewater utility appointed by the Governor.*

(j) *One customer of a Class B or Class C investor-owned water or wastewater utility appointed by the Governor.*

(k) *One representative of a water management district appointed by the Governor.*

(l) *One representative of the Florida Section of the American Water Works Association appointed by the Governor.*

(m) *One representative of the Florida Rural Water Association appointed by the Governor.*

(n) *One representative of a water or wastewater system owned or operated by a municipal or county government appointed by the Governor.*

(o) *One representative of a governmental authority that is created pursuant to chapter 163, Florida Statutes, appointed by the Governor.*

(p) *The chair of a county commission that regulates investor-owned water or wastewater utility systems appointed by the Governor.*

(q) *One representative of a county health department appointed by the Governor.*

(2) *The members shall serve until the work of the committee is complete and the committee is terminated, except that if a member no longer serves in the position required for appointment, the member shall be replaced by the individual who serves in such position.*

(3) *Members of the committee shall serve without compensation, but are entitled to reimbursement for all reasonable and necessary expenses, including travel expenses, in the performance of their duties as provided in s. 112.061, Florida Statutes.*

(4) *An appointing authority may remove or suspend a member appointed by it for cause, including, but not limited to, failure to attend two or more meetings of the committee.*

(5) *The Public Service Commission shall provide the staff, information, assistance, and facilities as are deemed necessary for the committee to carry out its duties under this section. Funding for the committee shall be paid from the Florida Public Service Regulatory Trust Fund.*

(6) *The committee shall identify issues of concern of investor-owned water and wastewater utility systems, particularly small systems, and*

their customers and research possible solutions. In addition, the committee shall consider:

(a) *The ability of a small investor-owned water or wastewater utility to achieve economies of scale when purchasing equipment, commodities, or services.*

(b) *The availability of low interest loans to a small, privately owned water or wastewater utility.*

(c) *Any tax incentives or exemptions, temporary or permanent, which are available to a small water or wastewater utility.*

(d) *The impact on customer rates if a utility purchases an existing water or wastewater utility system.*

(e) *The impact on customer rates of a utility providing service through the use of a reseller.*

(f) *Other issues that the committee identifies during its investigation.*

(7) *The committee shall meet at the time and location as the chair determines, except that the committee shall meet a minimum of four times. At least two meetings must be held in an area that is centrally located to utility customers who have recently been affected by a significant increase in water or wastewater utility rates. The public shall be given the opportunity to speak at the meetings.*

(8) *By February 15, 2013, the committee shall prepare and submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report detailing its findings pursuant to subsection (6) and making specific legislative recommendations, including proposed legislation intended to implement its recommendations. If the committee, in its report, finds that an issue may effectively be addressed through agency rulemaking, the committee shall submit to the appropriate agencies its report and recommendations, including proposed rules.*

(9) *This section expires and the committee terminates June 30, 2013.*

And the title is amended as follows:

Delete line 9 and insert: its expiration; creating the Study Committee on Investor-Owned Water and Wastewater Utility Systems; providing for membership and terms of service; prohibiting compensation of the members; providing for reimbursement of the members for certain expenses; providing for removal or suspension of members by the appointing authority; requiring the Public Service Commission to provide staff, information, assistance, and facilities that are deemed necessary for the committee to perform its duties; providing for funding from the Florida Public Service Regulatory Trust Fund; providing duties of the committee; providing for public meetings; requiring the committee to report its findings to the Governor, the Legislature, and appropriate agencies and make certain recommendations; providing for future termination of the committee; providing an effective date.

On motion by Senator Altman, by two-thirds vote **CS for HB 1389** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Flores	Oelrich
Alexander	Gaetz	Rich
Altman	Garcia	Richter
Benacquisto	Gardiner	Ring
Bennett	Gibson	Sachs
Bogdanoff	Hays	Simmons
Braynon	Jones	Siplin
Bullard	Joyner	Smith
Dean	Latvala	Sobel
Detert	Lynn	Storms
Diaz de la Portilla	Margolis	Thrasher
Dockery	Montford	Wise
Evers	Negron	
Fasano	Norman	

Nays—None

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 2, concurred in the same as amended, and passed **CS for CS for CS for HB 799** as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for CS for HB 799—A bill to be entitled An act relating to physical therapy; creating ss. 486.0715 and 486.1065, F.S.; authorizing issuance of a temporary permit to practice as a physical therapist or physical therapist assistant; providing requirements for issuing a temporary permit; providing for voiding of a temporary permit; providing requirements for the supervision of temporary permittees; providing an effective date.

House Amendment 1 to Senate Amendment 2 (839835)—Remove line 26 of the amendment and insert: *the permittee does not pass a national examination*

Remove line 61 of the amendment and insert: *the permittee does not pass a national examination*

On motion by Senator Montford, the Senate concurred in House Amendment 1 to Senate Amendment 2.

CS for CS for CS for HB 799 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	Wise

Nays—None

SPECIAL ORDER CALENDAR

On motion by Senator Hays, by unanimous consent—

CS for SB 774—A bill to be entitled An act relating to physician assistants; amending ss. 458.307 and 459.004, F.S.; revising the composition of the membership on the Board of Medicine and the Board of Osteopathic Medicine; providing for the appointment of new members as vacancies occur and allow; amending ss. 458.347 and 459.022, F.S.; deleting the requirement that the Department of Health issue a license to a physician assistant to prescribe medicinal drugs and requiring only a prescription number; requiring that a physician assistant seeking to prescribe medicinal drugs submit certain evidence at the time of initial licensure of completion of a course in pharmacotherapeutics from an accredited program; providing that a physician assistant wishing to apply for a prescriber number must submit course transcripts and a copy of the course description in addition to other licensure application requirements; requiring that a physician assistant seeking to apply for a prescriber number upon biennial licensure renewal submit evidence of completion of at least a certain number of classroom hours in an approved program that covers prescribing limitations, responsibilities, and privileges involved in prescribing medicinal drugs; conforming provisions to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

An amendment was considered and adopted to conform **CS for SB 774** to **CS for CS for CS for HB 363**.

Pending further consideration of **CS for SB 774** as amended, on motion by Senator Hays, by two-thirds vote **CS for CS for CS for HB 363** was withdrawn from the Committees on Health Regulation; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Hays, the rules were waived and—

CS for CS for CS for HB 363—A bill to be entitled An act relating to physician assistants; amending ss. 458.347 and 459.022, F.S.; revising requirements for physician assistants to prescribe or dispense medicinal drugs; authorizing, rather than requiring, the Department of Health to issue a prescriber number to physician assistants granting authority to prescribe medicinal drugs; providing that a physician assistant applying for prescribing authority must submit course transcripts and a copy of the course description in addition to other licensure application requirements; conforming provisions to changes made by the act; amending ss. 458.348 and 459.025, F.S.; conforming cross-references; providing an effective date.

—a companion measure, was substituted for **CS for SB 774** as amended and read the second time by title.

On motion by Senator Hays, by two-thirds vote **CS for CS for CS for HB 363** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Nays—None

The Senate resumed consideration of—

CS for SB 1346—A bill to be entitled An act relating to property insurance; amending s. 215.555, F.S.; revising the definition of "retention"; providing for the calculation of an insurer's reimbursement premium and retention under the reimbursement contract; revising coverage levels available under the reimbursement contract; revising aggregate coverage limits; providing for the phase-in of changes to coverage levels and limits; amending s. 627.351, F.S.; conforming cross-references; reducing to 2 percent from 6 percent the amount of the projected deficit in the coastal account for the prior calendar year which is recovered through regular assessments; requiring that remaining projected deficits in personal and commercial lines accounts be recovered through emergency assessments after accounting for the Citizens policyholder surcharge; requiring the Office of Insurance Regulation of the Financial Services Commission to notify assessable insurers and the Florida Surplus Lines Service Office of the dates assessable insurers shall collect and pay emergency assessments; removing reference to recoupment of residual market deficit assessments; requiring the board of governors to make a determination that an account has a projected deficit before it levies a Citizens policyholder surcharge; requiring that a limited apportionment company begin collecting regular assessments within 90 days and pay in full within 15 months after the assessment is levied; authorizing the Office of Insurance Regulation to assist the Citizens Property Insurance Corporation in the collection of assessments; replacing the term "market equalization surcharge" with the term "policyholder surcharge"; providing effective dates.

—which was previously considered and amended this day.

Senator Fasano moved the following amendment which was adopted:

Amendment 2 (282292) (with title amendment)—Delete lines 1254-1256 and insert:

Section 3. This act shall take effect July 1,

And the title is amended as follows:

Delete line 34 and insert: “policyholder surcharge”; providing an effective date.

Pending further consideration of **CS for SB 1346** as amended, on motion by Senator Oelrich, by two-thirds vote **HB 1127** was withdrawn from the Committees on Banking and Insurance; Budget Subcommittee on General Government Appropriations; and Budget.

On motion by Senator Oelrich, the rules were waived and—

HB 1127—A bill to be entitled An act relating to Citizens Property Insurance Corporation; amending s. 627.351, F.S.; conforming cross-references; reducing to 2 percent from 6 percent the amount of the projected deficit in the coastal account for the prior calendar year which is recovered through regular assessments; requiring that remaining projected deficits in personal and commercial lines accounts be recovered through emergency assessments after accounting for the Citizens policyholder surcharge; requiring the Office of Insurance Regulation of the Financial Services Commission to notify assessable insurers and the Florida Surplus Lines Service Office of the dates assessable insurers shall collect and pay emergency assessments; removing reference to recoupment of residual market deficit assessments; requiring the board of governors to make a determination that an account has a projected deficit before it levies a Citizens policy holder surcharge; requiring that a limited apportionment company begin collecting regular assessments within 90 days and pay in full within 15 months after the assessment is levied; authorizing the Office of Insurance Regulation to assist the Citizens Property Insurance Corporation in the collection of assessments; replacing the term “market equalization surcharge” with the term “policyholder surcharge”; providing an effective date.

—a companion measure, was substituted for **CS for SB 1346** as amended and read the second time by title.

On motion by Senator Oelrich, by two-thirds vote **HB 1127** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Flores	Norman
Alexander	Gaetz	Oelrich
Altman	Garcia	Rich
Benacquisto	Gardiner	Richter
Bennett	Gibson	Ring
Bogdanoff	Hays	Sachs
Braynon	Jones	Simmons
Bullard	Joyner	Siplin
Dean	Latvala	Smith
Detert	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher
Fasano	Negron	

Nays—None

On motion by Senator Storms, by unanimous consent—

CS for SB 2048—A bill to be entitled An act relating to the Department of Children and Family Services; amending s. 20.04, F.S.; changing the name of the department to the “Department of Children and Families”; requiring that the department be geographically organized into circuits and regions; amending s. 20.19, F.S.; revising provisions relating to the establishment of the department; revising the mission of the department; providing for a Director for Substance Abuse and Mental

Health, appointed by the secretary of the department; revising the services provided by the department and abolishing the program offices; deleting provisions establishing service districts; deleting provisions providing for a prototype region; deleting provisions providing an exemption from competitive bids for certain health services; amending s. 20.43, F.S., relating to the service areas of the Department of Health; conforming provisions to the abolishment of the service districts of the Department of Children and Family Services; amending s. 39.01, F.S.; conforming a cross-reference; amending s. 394.78, F.S.; removing an obsolete reference to health and human services boards; amending s. 420.622, F.S., relating to the State Office on Homelessness within the Department of Children and Families; removing a requirement that the executive director of the office be appointed by the Governor; providing for legislation to conform the Florida Statutes to changes made by the act; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for SB 2048**, on motion by Senator Storms, by two-thirds vote **CS for CS for HB 1229** was withdrawn from the Committees on Children, Families, and Elder Affairs; Governmental Oversight and Accountability; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Storms—

CS for CS for HB 1229—A bill to be entitled An act relating to the reorganization of the Department of Children and Family Services; amending s. 20.04, F.S.; changing the name of the Department of Children and Family Services to the Department of Children and Families; authorizing the department to restructure its organizational units to establish circuits, which are aligned geographically with judicial circuits, and regions, which include multiple circuits in geographical proximity to each other; revising requirements relating to community alliances; deleting provisions relating to service districts, the prototype region, and the procurement of health services; amending s. 20.19, F.S.; revising the mission of the department; providing for the appointment of a Director for Substance Abuse and Mental Health to head the state’s Substance Abuse and Mental Health Program Office; deleting provisions establishing service districts; revising provisions relating to the structure of and services provided by the department; amending s. 20.43, F.S.; revising provisions aligning the boundaries of service areas for the Department of Health to those of the service districts of the department to conform to changes made by this act; amending s. 420.622, F.S.; deleting authority of the Governor to appoint the executive director of the State Office on Homelessness; amending s. 394.78, F.S.; deleting obsolete references; providing for future legislation to conform the Florida Statutes to changes made by the act; providing an effective date.

—a companion measure, was substituted for **CS for SB 2048** and read the second time by title.

On motion by Senator Storms, by two-thirds vote **CS for CS for HB 1229** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Fasano	Negron
Alexander	Flores	Norman
Altman	Gaetz	Oelrich
Benacquisto	Garcia	Rich
Bennett	Gardiner	Richter
Bogdanoff	Gibson	Ring
Braynon	Hays	Sachs
Bullard	Jones	Simmons
Dean	Joyner	Siplin
Detert	Latvala	Smith
Diaz de la Portilla	Lynn	Sobel
Dockery	Margolis	Storms
Evers	Montford	Thrasher

Nays—None

CS for SB 2052—A bill to be entitled An act relating to sexually violent predators; amending s. 394.912, F.S.; clarifying the definition of

the term "sexually violent offense" to include only a felony criminal act that has been determined beyond a reasonable doubt to have been sexually motivated; amending s. 394.913, F.S.; requiring that the Department of Children and Family Services give priority to the assessment of persons who will be released from total confinement at the earliest date under certain circumstances; amending s. 394.9135, F.S.; revising the period within which the department's multidisciplinary team is required to provide an assessment to the state attorney; revising the period within which the state attorney may file a petition with the circuit court alleging that an offender is a sexually violent predator; amending s. 394.917, F.S.; deleting a provision relating to the deportation of a sexually violent predator; creating s. 394.933, F.S.; prohibiting the introduction or attempted introduction of certain items into any facility for the detention of sexually violent predators; prohibiting the transmission or attempted transmission of prohibited items to a person incarcerated in the facility; providing that a person or vehicle entering the grounds of the facility is subject to reasonable search for and seizure of prohibited items; subjecting a person to criminal penalties for introducing or attempting to introduce a prohibited item on the grounds of a facility for the detention of sexually violent predators; creating the Statewide Workgroup on the Conditional Release of Sexually Violent Predators; providing that the workgroup is created for the purposes of assessing the appropriateness of placing sexually violent predators on conditional release in the community and, based upon its assessment, making policy recommendations to the Governor and the Legislature; providing for membership on the workgroup; providing for the payment of per diem and travel expenses; requiring the Department of Children and Family Services to provide support to the workgroup; requiring the workgroup to hold its organizational meeting by a specified date; describing the duties and responsibilities of the workgroup; requiring the workgroup to submit its report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by a specified date; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for SB 2052** to **CS for CS for HB 1097**.

Pending further consideration of **CS for SB 2052** as amended, on motion by Senator Storms, by two-thirds vote **CS for CS for HB 1097** was withdrawn from the Committees on Children, Families, and Elder Affairs; Criminal Justice; Budget Subcommittee on Health and Human Services Appropriations; and Budget.

On motion by Senator Storms—

CS for CS for HB 1097—A bill to be entitled An act relating to sexually violent predators; amending s. 394.913, F.S.; providing for prioritization of written assessment and recommendation for a person scheduled or up for review for release when the assessment and recommendation have not been completed within a specified period; amending s. 394.9135, F.S.; revising provisions relating to petitions to hold a person in custody following release and transfer to the Department of Children and Family Services to provide for extension of certain time periods that expire after normal business hours; amending s. 394.917, F.S.; deleting an exception for detainers for deportation by the United States Bureau of Citizenship and Immigration Services to provisions requiring sexually violent predators to be committed to the custody of the Department of Children and Family Services upon the expiration of the incarcerative portion of all criminal sentences and disposition of any detainers; creating s. 394.9265, F.S.; prohibiting the knowing and intentional bringing of contraband into or its removal from the grounds of any facility for commitment or detention of sexually violent predators; specifying items that constitute contraband; providing criminal penalties for violations; providing exceptions; providing an effective date.

—a companion measure, was substituted for **CS for SB 2052** as amended and read the second time by title.

On motion by Senator Storms, by two-thirds vote **CS for CS for HB 1097** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President Alexander Altman

Benacquisto	Gaetz	Norman
Bennett	Garcia	Oelrich
Bogdanoff	Gardiner	Rich
Braynon	Gibson	Richter
Bullard	Hays	Ring
Dean	Jones	Sachs
Detert	Joyner	Simmons
Diaz de la Portilla	Latvala	Siplin
Dockery	Lynn	Smith
Evers	Margolis	Sobel
Fasano	Montford	Storms
Flores	Negron	Thrasher

Nays—None

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Special Order Calendar Group submits the following bills to be placed on the Special Order Calendar for Friday, March 9, 2012: HB 7087, CS for CS for SB 208, CS for SB 670, CS for CS for SB 738, CS for SB 774, CS for CS for CS for SB 834, CS for SB 876, CS for CS for CS for SB 888, SB 148, CS for CS for SB 448, CS for SB 462, CS for CS for SB 680, CS for CS for SB 1042, CS for CS for CS for SB 1060, CS for SB 1086, CS for SB 1292, CS for SB 1388, SJR 1740, CS for SB 212, CS for SB 1658, CS for CS for CS for SB 956, CS for SB 962, CS for SJR 1056, CS for CS for SB 1058, CS for SB 1120, CS for CS for SB 1122, CS for SB 1144, CS for SB 1202, CS for SB 1228, CS for SB 1242, CS for CS for CS for SB 1254, CS for CS for SB 1256, CS for CS for SB 1298, CS for CS for SB 1304, CS for SB 1324, CS for SB 1346, CS for CS for SB 1382, CS for CS for SB 1402, CS for CS for SB 1428, SB 1456, CS for SB 1738, SB 1768, SB 1814, CS for SB 1858, CS for SB 1862, CS for CS for SB 1884, CS for SB 2026, SB 2080, SB 2082, CS for CS for SB 2084, CS for SB 2048, CS for SB 2052.

Respectfully submitted,
John Thrasher, Chair

Pursuant to Rule 4.18 the Chair of the Committee on Rules submits the following bills to be placed on the Local Bill Calendar for Friday, March 9, 2012: HB 865, CS for HB 891, HB 1153, CS for HB 1211, CS for HB 1253, HB 1297, HB 1381, CS for CS for HB 1299.

Respectfully submitted,
John Thrasher, Chair

REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS

Ms. Debbie Brown Secretary, The Florida Senate March 9, 2012

Dear Secretary Brown:

The following executive appointments were referred to the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Rules Subcommittee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment For Term Ending

Board of Architecture and Interior Design		
Appointee:	Rodriguez, Miguel A.	10/31/2015
Florida State Boxing Commission		
Appointee:	Kearney, Wayne W.	09/30/2015
Florida Commission on Community Service		
Appointee:	Ottino III, John P.	09/14/2012
Board of Trustees of Gulf Coast State College		
Appointee:	Roberson, Ralph C.	05/31/2014

<i>Office and Appointment</i>	<i>For Term Ending</i>	The following executive appointments were referred to the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation. The following appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:	<i>For Term Ending</i>
Board of Trustees of Miami-Dade College Appointees: Leon III, Benjamin Olivera, Armando J.	05/31/2014 05/31/2015		
Board of Trustees of Pasco-Hernando Community College Appointee: Young, Victor	05/31/2014	<i>Office and Appointment</i>	
Board of Trustees of St. Johns River State College Appointee: Duren, Joseph M.	05/31/2014	Board of Accountancy Appointees: Borders-Byrd, Cynthia Caldwell, Maria E. Dennis, David L. Fennema, Martin G. Vogel, Harold S.	10/31/2015 10/31/2015 10/31/2014 10/31/2014 10/31/2014
Board of Trustees of South Florida Community College Appointee: Bryan, Derren J.	05/31/2015	Board of Acupuncture Appointee: Teisinger, Mary Katherine	10/31/2012
Board of Trustees of Tallahassee Community College Appointees: Callaway, Donna G. Moore, Karen B.	05/31/2015 05/31/2014	Jacksonville Aviation Authority Appointees: Davlantes, Teresa H. Mackesy, Francis "Frank" J.	09/30/2015 09/30/2015
Board of Trustees of Valencia State College Appointee: Hansen, Guillermo "Bill"	05/31/2014	Board of Architecture and Interior Design Appointees: Costoya, Jr., Francisco Emo, Warren A. Fishburne, Kenan Ann Toppe, Jonathan R.	10/31/2014 10/31/2013 10/31/2014 10/31/2013
Florida Elections Commission Appointees: Jean-Bart, Leslie Scott Stern, Esquire, Barbra A.	12/31/2015 12/31/2015	Barbers' Board Appointees: Raines, Andrew J. Vaughn, Thomas "Tommy" E.	10/31/2013 10/31/2014
Electrical Contractors' Licensing Board Appointees: Flaherty, Brian Sandefur, Paul W.	10/31/2015 10/31/2013	Florida State Boxing Commission Appointees: DeSisto, Antonius "Tony" M. Williams, Mark M.	09/30/2015 09/30/2014
Board of Professional Engineers Appointees: Fiorillo, Anthony Joseph Todd, Jr., Kenneth S.	10/31/2014 10/31/2015	Florida Building Code Administrators and Inspectors Board Appointees: Carpenter, Dennis J. Dudley, Fred R. Francis, Wayne A. Gathright, Richard Lamas, Orlando McCormick, Robert S.	10/31/2013 10/31/2012 10/31/2012 10/31/2014 10/31/2013 10/31/2013
Commission on Ethics Appointee: Weston, Esquire, Stanley M.	06/30/2013	Florida Building Commission Appointees: Browdy, Richard S. Schock, James R.	10/13/2015 01/12/2015
Board of Trustees of South Lake County Hospital District Appointees: Ballesteros, Tomas J. Smith, Linda J.	07/05/2015 07/05/2015	Board of Chiropractic Medicine Appointees: Fogarty, Kevin G. Jones, Roderick C.	10/31/2014 10/31/2014
Florida Commission on Human Relations Appointees: Johns, James C. Sharp, Joanna	09/30/2014 09/30/2013	Florida Citrus Commission Appointees: Clark III, J. A. Garavaglia, Jr., Michael J. Haycock, Michael W. Hollingsworth III, Vernon C. Horrisberger, James S. Hunt, Jr., G. Ellis McKenna, Martin J. Pena, Virginia S. Taylor, Michael O.	05/31/2014 05/31/2014 05/31/2014 05/31/2014 05/31/2014 05/31/2014 05/31/2014 05/31/2014 05/31/2014
Florida Inland Navigation District Appointees: Kavanagh, Gail Sansom, Jerry H.	01/09/2015 01/09/2015	Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling Appointee: Gillespy, Susan J.	10/31/2012
Board of Landscape Architecture Appointee: Lambeth, Charles Christopher	10/31/2013	Florida Commission on Community Service Appointees: Barber, Chucha S. Karlinsky, Autumn Nappo, Frank L. Scriven, Charles J.	09/14/2012 09/14/2012 09/14/2012 09/14/2012
Board of Massage Therapy Appointee: Clark, Randall W.	10/31/2015	Board of Trustees of Brevard Community College Appointees: Charpentier, Stephen G. Haley, Myra K.	05/31/2015 05/31/2014
Board of Pilot Commissioners Appointee: Frudaker, Richard N.	10/31/2012		
Tampa Port Authority Appointee: Swindal, Stephen W.	02/06/2016		
Florida Prepaid College Board Appointee: O'Drobinak, Liana	06/30/2013		
Florida Real Estate Appraisal Board Appointee: Boyd, Jr., Joseph Robert	10/31/2012		
Apalachee Regional Planning Council, Region 2 Appointee: Hammond, Michael L.	10/01/2013		
Central Florida Regional Planning Council, Region 7 Appointee: Huddleston, Chester L.	10/01/2013		
Tampa Bay Regional Planning Council, Region 8 Appointee: Wishnatzki, Gary	10/01/2013		
Southwest Florida Regional Planning Council, Region 9 Appointee: Reynolds, Alan D.	10/01/2014		

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Harris, Dewey L.	05/31/2014		
Harvin, Sr., Moses L.	05/31/2015	Board of Trustees of Pasco-Hernando Community College	
Board of Trustees of Broward College		Appointees: Burke, Kathy A.	05/31/2015
Appointees: Benz, John A.	05/31/2014	Johnson, Leonard H.	05/31/2015
Guerin, Sean C.	05/31/2015	Porton, Morris R.	05/31/2013
Stephany, Pamela	05/31/2015	Board of Trustees of Polk State College	
Tonkin, Elizabeth A.	05/31/2014	Appointees: Dorrell, Daniel F.	05/31/2014
Board of Trustees of College of Central Florida		Littleton, Gregory A.	05/31/2015
Appointees: Brancato, Joyce	05/31/2014	Rada-Pilkington, Erlinda "Linda"	05/31/2015
Ghumman, Priya	05/31/2015	Turner, Mark G.	05/31/2013
Pool, Cory	05/31/2014	Board of Trustees of St. Johns River State College	
Taylor, Donald L.	05/31/2015	Appointees: Coleman, Jr., Cranford R.	05/31/2014
Board of Trustees of Daytona State College		Webb, Mary Ellen	05/31/2015
Appointees: Davidson, Robert	05/31/2013	Board of Trustees of St. Petersburg College	
Freckleton, Lloyd J.	05/31/2015	Appointees: Burke, Kenneth P.	05/31/2015
Holness, Betty Jean	05/31/2015	Fine, Jr., Robert J.	05/31/2014
Hosseini, Forough B.	05/31/2015	Gibbons, Deveron M.	05/31/2014
Lewis, Dwight D.	05/31/2015	North, Timothy O.	05/31/2015
Tanner, John W.	05/31/2014	Board of Trustees of Seminole State College	
Board of Trustees of Edison State College		Appointees: Bauer, Jeffrey M.	05/31/2014
Appointees: Chapman, Jr., Brian G.	05/31/2014	Brandon, Wendy H.	05/31/2014
Seay, Pamella A.	05/31/2014	Howat, Scott D.	05/31/2015
Starnes-Bilotti, Marjorie	05/31/2015	Setzer, J. Alex	05/31/2015
Webb III, Sankey E.	05/31/2014	Board of Trustees of South Florida Community College	
Board of Trustees of Florida State College at Jacksonville		Appointees: Cullens, Tamela "Tami" C.	05/31/2014
Appointees: Bowling, Karen	05/31/2014	Lambert, Kenneth A.	05/31/2014
Burnett, Douglas	05/31/2014	Puckorius, Lana C.	05/31/2015
Delaney, Kevin F.	05/31/2015	Rider, Kris Y.	05/31/2014
Holloway, Candace T.	05/31/2014	Wright, Patrick Joseph "Joe"	05/31/2015
McCollum, James E.	05/31/2015	Board of Trustees of Valencia State College	
McGehee, Jr., Thomas R.	05/31/2015	Appointees: Cabrera-Morris, M. Bertica	05/31/2015
Board of Trustees of Florida Keys Community College		Oliver III, Lewis M.	05/31/2014
Appointees: Scales III, Edwin A.	05/31/2014	Perez, Fernando J.	05/31/2014
Schmitt, Brian C.	05/31/2015	Construction Industry Licensing Board	
Stoky, Robert C.	05/31/2014	Appointees: Beall, Kristin	10/31/2012
Board of Trustees of Gulf Coast State College		Cathey, William Brian	10/31/2014
Appointees: Dunn, Leah Ott	05/31/2015	Kane, Richard	10/31/2014
McKnight, James W.	05/31/2015	Korelishn, Albert C.	10/31/2013
Tannehill, Jr., Joe K.	05/31/2014	Moody, Jr., Robert W.	10/31/2015
Board of Trustees of Hillsborough Community College		Watts, Jacqueline A.	10/31/2012
Appointees: Buchman, MarDee H.	05/31/2015	Board of Cosmetology	
Burt II, James T.	05/31/2014	Appointee: Wilhoite, Suzanne C.	10/31/2014
Pittman, Andrew V.	05/31/2014	Board of Dentistry	
Board of Trustees of Lake-Sumter Community College		Appointees: Edinger, Debra S.	10/31/2013
Appointees: Blankenship, R. Scott	05/31/2014	Gesek, Jr., Daniel J.	10/31/2015
Bowersox, Richard P.	05/31/2015	Thomas, Joseph J.	10/31/2014
Flores, Kelly L.	05/31/2015	Winker, Wade G.	10/31/2014
Lee, Emily A.	05/31/2014	Florida Elections Commission, Chair	
Rice, Kelly S.	05/31/2014	Appointee: Holladay, Tim H.	01/05/2015
Board of Trustees of State College of Florida, Manatee-Sarasota		Electrical Contractors' Licensing Board	
Appointees: Bailey, Edward	05/31/2013	Appointees: Botknecht, David H.	10/31/2013
Fishman, Charles J.	05/31/2012	Chinchor, Timothy Z.	10/31/2014
Moore, Ann	05/31/2014	Smith, Benjamin E.	10/31/2013
Moran, Lori A.	05/31/2015	Board of Employee Leasing Companies	
Neal, Charlene Jo	05/31/2015	Appointee: Arfons, David E.	10/31/2014
Trigueiro, Craig A.	05/31/2014	Board of Professional Engineers	
Board of Trustees of Miami-Dade College		Appointee: Bracken, William C.	10/31/2015
Appointees: Cancio-Johnson, Mariana "Marili"	05/31/2015	Commission on Ethics	
Fuentes, Jose K.	05/31/2014	Appointees: Ford, Ivan Martin	06/30/2013
Board of Trustees of Palm Beach State College		Maurer, Susan Horovitz	06/30/2013
Appointees: Berger, William	05/31/2015	Robison, Linda M.	06/30/2013
Dowd III, John W.	05/31/2014	Board of Funeral, Cemetery, and Consumer Services	
Link, Wendy S.	05/31/2015		

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointees: Anderson, Jean W. Clark, Andrew D. Helm, Powell Mueller, Richard L.	09/30/2015 09/30/2015 09/30/2015 09/30/2015	Appointee: Myers, Keith A.	10/31/2014
Board of Professional Geologists Appointees: Bush, Louie G. Dale, Mervin W.	10/31/2014 10/31/2013	Board of Optometry Appointees: McNaughton, Rosa N. Naberhaus, Terrance W.	10/31/2013 10/31/2014
Board of Hearing Aid Specialists Appointees: Hollern, Thomas M. Polhill, Leanne E.	10/31/2013 10/31/2012	Board of Osteopathic Medicine Appointees: Burns, Ronald R. Rose, Joel B.	10/31/2014 10/31/2014
Higher Educational Facilities Financing Authority Appointee: Kirtley, William T.	01/17/2015	Board of Pharmacy Appointees: Fallon, Leo J. Glass, Debra B. Mesaros, Jeffrey J. Meshad, Gavin W. Mullins, DeAnn M. Risch, Lorena	10/31/2015 10/31/2015 10/31/2014 10/31/2013 10/31/2013 10/31/2014
Citrus County Hospital Board Appointees: Lytton, Edwin H. Rao, Veeramani Upender	07/11/2013 07/03/2015	Board of Physical Therapy Practice Appointee: Lohr, Clint E.	10/31/2013
Board of Trustees of South Lake County Hospital District Appointees: Binney, Curtis A. Rountree, Paul B.	07/05/2013 07/05/2013	Board of Pilot Commissioners Appointees: Bryson, Eric C. Clemente, Anthony J. Fernandez, John R. Fox, John P. Sams, Matthew T. Smith, Jr., Thayer C. Trueba, Carlos M. Ulrich, David T.	10/31/2013 10/31/2014 10/31/2014 10/31/2015 10/31/2013 10/31/2012 10/31/2012 10/31/2015
Florida Housing Finance Corporation Appointees: Demetree, Mary L. Munilla, Natacha Sanchez, Jose M. Smith, Bernard E.	11/13/2014 11/13/2014 11/13/2014 11/13/2014	Board of Podiatric Medicine Appointees: Evans, Chester A. Morris, Robert Parker	10/31/2012 10/31/2013
Florida Commission on Human Relations Appointees: Fajardo-Garcia, Onelia Keller, Michael G. Long, Michell J. Singer, Gilbert M. Valle, Mario	09/30/2013 09/30/2014 09/30/2015 09/30/2014 09/30/2015	Tampa Port Authority Appointees: Allman III, Patrick H. Brown, William A. Lindell, Jr., Carl	02/06/2014 11/15/2015 11/14/2014
Commission for Independent Education Appointees: Crocitto, Jr., Peter F. Perez, Ernesto Williams, Jr., Levi G.	06/30/2013 06/30/2014 06/30/2014	Board of Psychology Appointees: Aufderheide, Dean H. Orta, Luis E.	10/31/2012 10/31/2014
Florida Inland Navigation District Appointees: Bowman, Aaron L. Crowley, T. Spencer	01/09/2015 01/09/2015	Public Employees Relations Commission Appointee: Poole, Donna Maggert	01/01/2014
Juvenile Welfare Board of Pinellas County Appointees: Aungst, Jr., Brian J. Neri, Raymond H. Rouson, Angela Sewell, James D.	08/07/2014 08/07/2012 08/11/2014 08/11/2014	Chair, Public Employees Relations Commission Appointee: Hogan, Mike	01/01/2016
Board of Landscape Architecture Appointees: Kissinger, Paul D. Marshall, Elizabeth Barno Pape, Michael E. Powell, Charles David	10/31/2014 10/31/2013 10/31/2013 10/31/2014	Florida Real Estate Appraisal Board Appointees: Herndon, Joni L. Ketcham, Clayton "Clay" Blane Pechillo, Roy A. Sante, Chris	10/31/2013 10/31/2014 10/31/2015 10/31/2013
Board of Massage Therapy Appointee: Ford, Karen Goff	10/31/2015	Florida Real Estate Commission Appointees: Hornsleth, Poul Podolsky III, William J.	10/31/2014 10/31/2014
Board of Medicine Appointees: Averhoff, Magdalena El Sanadi, Nabil	10/31/2015 10/31/2014	Apalachee Regional Planning Council, Region 2 Appointees: Layman, Kelly A. Radford, Dawn E.	10/01/2013 10/01/2012
National Conference of Commissioners on Uniform State Laws Appointees: Braccialarghe, Randolph Conti, Louis T. M. Weidner, Donald J.	06/05/2015 06/05/2015 06/05/2015	North Central Florida Regional Planning Council, Region 3 Appointee: Collett, Thomas D.	10/01/2012
Board of Nursing Appointees: Connors, Leonard J. Kirkpatrick, Lavigne Ann Newman, Jody Bryant	10/31/2014 10/31/2014 10/31/2013	Withlacoochee Regional Planning Council, Region 5 Appointees: Craig, Avis Marie Murray, Edward W. Selph, Walter E. Smith, Whitney S.	10/01/2012 10/01/2012 10/01/2012 10/01/2012
Board of Nursing Home Administrators		East Central Florida Regional Planning Council, Region 6 Appointee: Mercer, Atlee E.	10/01/2012

<i>Office and Appointment</i>	<i>For Term Ending</i>
Tampa Bay Regional Planning Council, Region 8	
Appointees: Kinsler, Angeleah C.	10/01/2012
Nunez, Jr., Andres E.	10/01/2012
Schock, Timothy E.	10/01/2013
Vance, Kim Hernandez	10/01/2012
Waller, Charles D.	10/01/2012
Young, Earl H.	10/01/2012
Southwest Florida Regional Planning Council, Region 9	
Appointees: Colon, Felipe J.	10/01/2012
Grant, Michael J.	10/01/2012
Holquist, Laura A.	10/01/2013
Karau, Melvin E.	10/01/2012
Perry, Jr., Thomas C.	10/01/2012
Treasure Coast Regional Planning Council, Region 10	
Appointees: Hall, William M.	10/01/2012
Sachs, Peter S.	10/01/2013
Stork, Robert W.	10/01/2013
South Florida Regional Planning Council, Region 11	
Appointees: Asseff, Patricia T.	10/01/2013
Wallace, Paul R.	10/01/2012
Jacksonville Port Authority	
Appointees: Falconetti, John	09/30/2015
Gaffney, Reginald	09/30/2015
Board of Professional Surveyors and Mappers	
Appointees: Evers, W. Lamar	10/31/2013
Krick, Gary B.	10/31/2014
Mastronicola, Jr., Arthur A.	10/31/2015
Nobles, Pamela W.	10/31/2013
Petzold, Robin B.	10/31/2014
Talbott, Patrick	10/31/2013
Wright, Larry	10/31/2014
Jacksonville Transportation Authority	
Appointees: Burr, Edward E.	05/31/2015
Harper, Donna L.	05/31/2014
Board of Veterinary Medicine	
Appointee: O'Neil, Robert E.	10/31/2014
Big Cypress Basin Board of the South Florida Water Management District	
Appointees: Barber III, Frederick T.	03/01/2014
Farmer, David H.	03/01/2014
Vaughn, Jr., John Wesley	03/01/2013

The following executive appointment was referred to the Senate Committee on Agriculture and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Agriculture considered and recommended confirmation of the following appointment. The Senate Rules Subcommittee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Executive Director, Department of Citrus	
Appointee: Ackerman, Douglas R.	06/30/2015

The following executive appointments were referred to the Senate Committee on Children, Families, and Elder Affairs and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Children, Families, and Elder Affairs and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Director, Agency for Persons with Disabilities	
Appointee: Hansen, Michael P.	Pleasure of Governor
Secretary of Elderly Affairs	
Appointee: Corley, Charles Thomas	Pleasure of Governor

The following executive appointments were referred to the Senate Committee on Commerce and Tourism and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Commerce and Tourism and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Directors, Enterprise Florida, Inc.	
Appointees: Dempsey, Hayden R.	09/30/2015
Keiser, Belinda	09/30/2015
Kise, Christopher M.	09/30/2015
Rodriguez, Henry	09/30/2014

The following executive appointments were referred to the Senate Committee on Criminal Justice and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Criminal Justice and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Capital Collateral Regional Counsel - Middle Region	
Appointee: Jennings, John "Bill" W.	09/30/2012
Capital Collateral Regional Counsel - Southern Region	
Appointee: Dupree, Neal A.	09/30/2012
Secretary of Corrections	
Appointee: Tucker, Kenneth S.	Pleasure of Governor
Criminal Conflict and Civil Regional Counsel - First District Court of Appeal	
Appointee: Lewis, Jeffrey E.	07/01/2015
Criminal Conflict and Civil Regional Counsel - Second District Court of Appeal	
Appointee: Neymotin, Ita M.	07/01/2015
Criminal Conflict and Civil Regional Counsel - Third District Court of Appeal	
Appointee: Zenobi, Eugene F.	07/01/2015
Criminal Conflict and Civil Regional Counsel - Fourth District Court of Appeal	
Appointee: Ryan, Antony Parker	07/01/2015
Criminal Conflict and Civil Regional Counsel - Fifth District Court of Appeal	
Appointee: Deen, Jeffrey D.	07/01/2015
Parole Commission	
Appointee: Cohen, Sr., Bernard R.	06/30/2014

The following executive appointments were referred to the Senate Committee on Education Pre-K - 12 and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Education Pre-K - 12 and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The ap-

pointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Director, Office of Early Learning
Appointee: Jurado, Melody "Mel" Pleasure of Governor

State Board of Education
Appointees: Bradshaw, Sara "Sally" S. 12/31/2013
Chartrand, Gary 12/31/2014
Desai, Akshay M. 12/31/2014
Feingold, Barbara S. 12/31/2013

The following executive appointment was referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Environmental Regulation Commission
Appointee: Bauer, Michael R. 07/01/2013

The following executive appointments were referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Environmental Regulation Commission
Appointees: Gelber, Adam R. 07/01/2015
Grandin, Susan C. 07/01/2015
Joyce, Joseph C. 07/01/2015
Montoya, Herbert William 07/01/2015
Roth, Cari L. 07/01/2013

Fish and Wildlife Conservation Commission
Appointees: Priddy, Aliese P. 01/06/2017
Roberts III, Charles W. 08/01/2016

Governing Board of the Northwest Florida Water Management District
Appointees: Andrews, Jr., Angus "Gus" G. 03/01/2015
Patronis, Nicholas "Nick" J. 03/01/2015

Governing Board of the St. Johns River Water Management District
Appointees: Daniels, Lowry "Lad" A. 03/01/2015
Drake, Charles W. 03/01/2015

Executive Director of St. Johns River Water Management District
Appointee: Tanzler III, Hans G. Pleasure of the Board

Governing Board of the South Florida Water Management District
Appointees: DeLisi, Daniel 03/01/2015
Moran, James J. 03/01/2015
Portuondo, Juan M. 03/01/2015
Sargent, Jr., Timothy W. 03/01/2014
Waldman, Glenn J. 03/01/2014

Executive Director of South Florida Water Management District

Office and Appointment
Appointee: Meeker, Melissa L.

For Term Ending
Pleasure of the Board

Governing Board of the Southwest Florida Water Management District
Appointees: Babb, Michael A. 03/01/2014
Joerger, Albert G. 03/01/2015
Maggard, Randall "Randy" 03/01/2015
Senft, Jr., H. Paul 03/01/2015
Tharp, Douglas B. 03/01/2015

Executive Director of Southwest Florida Water Management District
Appointee: Guillory, Blake C. Pleasure of the Board

Governing Board of the Suwannee River Water Management District
Appointees: Brown, Kevin W. 03/01/2015
Cole, George M. 03/01/2015
Curtis III, Donald Raymond "Ray" 03/01/2015

The following executive appointment was referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation considered and recommended confirmation of the following appointment. The Senate Rules Subcommittee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Executive Director of Northwest Florida Water Management District
Appointee: Barr, Douglas E. Pleasure of the Board

The following executive appointments were referred to the Senate Committee on Governmental Oversight and Accountability and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Governmental Oversight and Accountability and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Investment Advisory Council
Appointees: Daniels, Leslie B. 12/12/2014
Price, Michael F. 12/12/2014
Wendt, Gary C. 12/12/2015

Participant Local Government Advisory Council
Appointee: Scott, Barbara T. 01/13/2013

Secretary of State
Appointee: Detzner, Kenneth W. Pleasure of Governor

The following executive appointments were referred to the Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Board of Governors of the State University System
Appointee: Caruncho, Sr., Joseph L. 01/06/2019

Office and Appointment

Board of Trustees, New College of Florida		
Appointee: Baker, Bradford Dennis	01/06/2016	
Board of Trustees, University of Florida		
Appointees: Edwards, Charles B.	01/06/2016	
Roulhac, Juliet M.	01/06/2015	

The following executive appointments were referred to the Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Board of Governors of the State University System		
Appointees: Corr, Christopher T.	01/06/2019	
Kuntz, Thomas G.	01/06/2019	
Board of Trustees, Florida Atlantic University		
Appointees: Graham-West, Angela	01/06/2016	
Moabery, Abdol	01/06/2016	
Teske, Julius J.	01/06/2016	
Board of Trustees, University of Central Florida		
Appointees: Crofton, Meg G.	01/06/2016	
Garvy, Robert A.	01/06/2015	
Marchena, Marcos R.	01/06/2016	
Board of Trustees, Florida State University		
Appointees: Bense, Allan G.	01/06/2016	
Gruters, Joseph R.	01/06/2016	
Board of Trustees, Florida Gulf Coast University		
Appointees: Little, John R.	01/06/2015	
McShea, Dorene	01/06/2016	
Priddy, Russell A.	01/06/2016	
Board of Trustees, Florida International University		
Appointee: Grant, Jr., Gerald C.	01/06/2016	
Board of Trustees, New College of Florida		
Appointees: Keating, Elaine M.	01/06/2016	
Snyder, Steven L.	01/06/2016	
Board of Trustees, University of Florida		
Appointees: Alfonso, Carlos J.	01/06/2016	
Cameron, Susan M.	01/06/2016	
Heekin, William Michael	01/06/2016	
Levine, Alan M.	01/06/2016	
Board of Trustees, University of North Florida		
Appointees: Franklin, Jr., Fred D.	01/06/2013	
Lovett II, William Radford	01/06/2016	
Pappas, M. Lynn	01/06/2015	
Pincomb, Myron W.	01/06/2016	
Russell, Lanny	01/06/2016	
Wamble-King, Sharon	01/06/2016	
Board of Trustees, University of South Florida		
Appointees: Mitchell, Stephen J.	01/06/2016	
Ramil, John B.	01/06/2016	
Semler, Debbie Nye	01/06/2016	
Board of Trustees, University of West Florida		
Appointees: Cleveland, David E.	01/06/2016	
Patel, Jayprakash S.	01/06/2016	
Walton, Garrett W.	01/06/2016	

The following executive appointment was referred to the Senate Committee on Military Affairs, Space, and Domestic Security and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee

on Military Affairs, Space, and Domestic Security and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointment. The appointee was left pending and was not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Executive Director of Department of Veterans' Affairs		
Appointee: Prendergast, Jr., Kenneth Lee Michael "Mike"		Pleasure of Governor and Cabinet

The following executive appointments were referred to the Senate Committee on Transportation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Transportation and the Senate Rules Subcommittee on Ethics and Elections considered and recommended confirmation of the following appointments. The appointees were left pending and were not acted on by the Senate upon adjournment of the 2012 Regular Session of the Florida Legislature:

Office and Appointment

Tampa-Hillsborough County Expressway Authority		
Appointee: Diaco, Stephen C.		07/01/2014
Florida Transportation Commission		
Appointees: Ellington, Donald L.		09/30/2013
Ferre, Maurice A.		09/30/2014
Frazier, Susan Katherine		09/30/2015
Kigel, Beth R.		09/30/2015
Lautenbach, Ned C.		09/30/2015
Marono, Manuel L.		09/30/2015
Trumbull, Jay N.		09/30/2015
Tuck, Andy		09/30/2014

Respectfully submitted,
 Dawn Roberts, Staff Director, Rules Subcommittee on Ethics and Elections, for Miguel Diaz de la Portilla, Chair

Ms. Debbie Brown
 Secretary, The Florida Senate
 March 9, 2012

Dear Secretary Brown:

The following executive appointments were referred to the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. Please be advised that the following executive appointments were not acted on by the full Senate upon adjournment of the 2012 Session of the Florida Legislature:

Office and Appointment

Board of Trustees of Daytona State College		
Appointee: Lewis, Dwight D.		05/31/2011
Interim Secretary of Elderly Affairs		
Appointee: Corley, Charles Thomas		Pleasure of Governor
Board of Nursing Home Administrators		
Appointee: Bracher, Cathy		10/31/2011
Board of Pilot Commissioners		
Appointees: Fox, John P.		10/31/2011
Ulrich, David T.		10/31/2011
Chair, Public Employees Relations Commission		
Appointee: Hogan, Mike		01/01/2012
Florida Real Estate Appraisal Board		
Appointee: Vigil, Jennifer M.		10/31/2012
Apalachee Regional Planning Council, Region 2		

Office and Appointment
 Appointee: Hatcher, H. Franklin

For Term
Ending
 10/01/2011

The Senate Rules Subcommittee on Ethics and Elections recommended confirmation. The Senate did not consider the appointment because the term of the following appointee had expired:

John P. Fox

The Senate Rules Subcommittee on Ethics and Elections did not consider the following appointments because the terms of the appointees have expired:

Cathy Bracher; Charles Thomas Corley; H. Franklin Hatcher; Mike Hogan; Dwight D. Lewis; David T. Ulrich

The Senate Rules Subcommittee on Ethics and Elections did not consider the following appointment because the appointee resigned:

Jennifer M. Vigil

Respectfully submitted,
 Miguel Diaz de la Portilla, Chair

The following executive appointment was referred to the Senate Committee on Commerce and Tourism and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Commerce and the Senate Rules Subcommittee on Ethics and Elections did not consider the appointment because the appointee resigned:

Office and Appointment

For Term
Ending

Board of Directors, Enterprise Florida, Inc.
 Appointee: Hollingsworth, Adam 07/01/2015

The following executive appointment was referred to the Senate Committee on Commerce and Tourism, the Senate Committee on Community Affairs and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Commerce and Tourism, the Senate Committee on Community Affairs and the Senate Rules Subcommittee on Ethics and Elections did not consider the appointment because the appointee resigned:

Office and Appointment

For Term
Ending

Executive Director, Department of Economic Opportunity
 Appointee: Darling, Douglas A. Pleasure of Governor

Ms. Debbie Brown March 8, 2012
 Secretary, The Florida Senate

Dear Secretary Brown:

Please be advised that the following appointments were not received by the Florida Senate for consideration in the 2012 Regular Session. Therefore, pursuant to s. 114.05(1)(e), F.S., the Senate took no action on these appointments during the regular session immediately following the effective date of the appointment.

Office and Appointment

For Term
Beginning

Hillsborough County Civil Service Board
 Appointee: Strepina, Scott D. 03/08/2012

Florida Commission on Community Service
 Appointee: Quiggle, Justin 03/08/2012

Respectfully submitted,
 Miguel Diaz de la Portilla, Chair

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for HB 859 and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

By Education Committee, PreK-12 Appropriations Subcommittee, Finance & Tax Committee and Representative(s) Corcoran, Costello, Hudson, Young—

CS for CS for CS for HB 859—A bill to be entitled An act relating to the Florida Tax Credit Scholarship Program; amending s. 1002.395, F.S.; revising student eligibility requirements for participation in the program; increasing the tax credit cap amount applicable to the program; revising provisions relating to the reporting of test scores by private schools participating in the program; providing that a private school may choose to offer and administer statewide assessments at the school; revising Department of Education duties relating to site visits; requiring the department to provide at no cost statewide assessments and related materials to a school that makes such a request; providing conditions under which statewide assessments may be administered at a private school; requiring a private school to follow statutory requirements, State Board of Education rules, and district testing policies; requiring a school district to coordinate with the department to provide statewide assessments and related materials to a private school upon the department's

Governing Board of the St. Johns River Water Management District
 Appointee: Robbins III, George W., 03/01/2012

Governing Board of the South Florida Water Management District
 Appointee: O'Keefe, Daniel T. 03/01/2012

The following executive appointment was referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation recommended confirmation. The Senate Rules Subcommittee on Ethics and Elections did not consider the appointment because the appointee resigned:

Office and Appointment

For Term
Ending

Executive Director of Suwannee River Water Management District
 Appointee: Still, David Pleasure of the Board

The following executive appointments were referred to the Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Higher Education and the Senate Rules Subcommittee on Ethics and Elections did not consider the appointments because the appointees resigned:

Office and Appointment

For Term
Ending

Board of Governors of the State University System
 Appointee: Corr, Christopher T. 01/06/2013

Board of Trustees, University of West Florida
 Appointee: Hanna, Randall W. 01/06/2016

request; providing school district responsibilities; revising the conditions upon which the Commissioner of Education may base the denial, suspension, or revocation of a private school's participation in the program or the suspension of scholarship fund payment; amending s. 1002.20, F.S.; conforming provisions; providing an effective date.

—was referred to the Committees on Education Pre-K - 12; and Budget Subcommittee on Finance and Tax.

RETURNING MESSAGES — FINAL ACTION

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Reports in their entirety and passed SB 1958, SB 1960, SB 1964, SB 1968, SB 1986, SB 1994, SB 1996 and SB 1998 as amended by the Conference Committee Reports.

Robert L. "Bob" Ward, Clerk

The bills contained in the foregoing messages were ordered engrossed and then enrolled.

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed CS for HB 95 as amended; concurred in Senate Amendment 1 and passed CS for HB 437 as amended; concurred in Senate Amendment 2 and passed CS for CS for HB 599 as amended; concurred in Senate Amendment 1 and passed HB 693 as amended; concurred in Senate Amendments 1, 1A, 1B, 1C, 1D, and 1E and passed CS for CS for HB 787 as amended; concurred in Senate Amendments 1 and 2 and passed CS for CS for HB 885 as amended; concurred in Senate Amendment 1 and passed CS for HB 941 as amended; concurred in Senate Amendment 1 and passed CS for HB 1037 as amended; concurred in Senate Amendment 1 and passed CS for CS for HB 1263 as amended; concurred in Senate Amendment 1 and passed CS for HB 1389 as amended; concurred in Senate Amendment 1 and passed HB 7087 as amended; concurred in Senate Amend-

ment 1 and passed CS for HB 7097 as amended; concurred in Senate Amendments 1, 2, 3, and 4 and passed CS for HB 7099 as amended; concurred in Senate Amendments 1 and 2 and passed HB 7127 as amended; and concurred in Senate Amendment 1 and passed CS for CS for HB 7117 as amended by the required constitutional two-thirds vote of the membership.

Robert L. "Bob" Ward, Clerk

DISCLOSURES

In an abundance of caution, pursuant to Senate Rule 1.39, I am disclosing that I have a minority ownership interest in Mercurian, LLC, which could be affected by appropriations legislation or a contract with a state agency. It is my request that the Secretary record this disclosure in the Senate Journal for the 2012 Legislative Session.

Senator Don Gaetz, 4th District

In an abundance of caution, pursuant to Senate Rule 1.39, I am disclosing that I have a minority ownership interest in Mercurian, LLC, which could be affected by appropriations legislation or a contract with a state agency. It is my request that the Secretary record this disclosure in the Senate Journal for the 2012 Legislative Session.

Senator Jeremy Ring, 32nd District

CO-INTRODUCERS

Senator Diaz de la Portilla—SJR 1740

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 8 was corrected and approved.

ADJOURNMENT

On motion by Senator Thrasher, the Senate adjourned sine die at 11:59 p.m.

CERTIFICATE

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 1679, inclusive, are and constitute a complete, true and correct journal and record of the proceedings of the Senate of the State of Florida at the Forty-fourth Regular Session of the Legislature, convened under the Constitution as revised in 1968, held from January 10 through March 9, 2012. Additionally, there has been included a record of the transmittal of Acts and Resolutions and actions taken by the Governor subsequent to the sine die adjournment of the Regular Session.



Debbie Brown
Secretary of the Senate

Tallahassee, Florida
May 4, 2012



Journal of the Senate

Final Reports After Adjournment Sine Die — Regular Session 2012

ENROLLING REPORTS

CS for SB 4, SB 374, SB 570, and CS for SB 1856 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 15, 2012.

SB 140, CS for SB 186, SB 278, SB 368, CS for CS for CS for SB 694, CS for SB 730, SB 878, CS for SB 924, and SB 990 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 23, 2012.

CS for SB 364, SB 436, SB 520, SB 524, SB 608, CS for SB 800, CS for SB 1050, SB 1724, and SB 2058 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 30, 2012.

SB 638, CS for SB 692, SB 1958, SB 1960, SB 1964, SB 1968, SB 1986, SB 1994, SB 1996, and SB 1998 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on April 6, 2012.

CS for SB 116, CS for SB 226, SB 326, and CS for CS for SB 922 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on April 13, 2012.

CS for CS for CS for SB 268, SB 276, SB 446, and SB 792 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on April 20, 2012.

Debbie Brown, Secretary

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State the following bills which he approved—

CS for SB 98, CS for SB 198, SB 374, SB 570, CS for CS for SB 704, SB 1040, and CS for SB 1856 on March 23, 2012.

CS for SB 4 on March 29, 2012.

SB 140, CS for SB 186, SB 278, CS for SB 364, SB 368, SB 436, SB 520, SB 524, SB 608, CS for CS for CS for SB 694, CS for SB 730, CS for SB 800, SB 878, CS for SB 924, SB 990, CS for SB 1050, SB 1724, and SB 2058 on April 6, 2012.

SB 638 on April 13, 2012.

CS for SB 692, SB 1958, SB 1960, SB 1964, SB 1968, SB 1986, SB 1994, SB 1996, and SB 1998 on April 20, 2012.

CS for SB 116, CS for SB 226, SB 326, and CS for CS for SB 922 on April 27, 2012.

CS for CS for CS for SB 268, SB 276, SB 446, and SB 792 on May 4, 2012.

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TO THE

JOURNAL OF THE SENATE

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HOW TO FIND OR TRACE A BILL, RESOLUTION OR MEMORIAL

When the bill, resolution or memorial number is unknown, use the:

SUBJECT INDEX OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

The subject matter of each bill is indexed and cross-indexed in an alphabetical arrangement, using topics of catchwords related closely to the subject matter. This is followed by the number of the bill, resolution or memorial.

When the bill, resolution or memorial number is known, use the:

NUMERICAL INDICES OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

Each bill is listed in numerical order. Opposite each bill number is the subject, the name of introducer, the page numbers where the bill involved appears in the journal, and the final status of the bill.

Tracing all Senate and House Actions

It is possible to trace the progress of legislation from introduction to final disposition, step by step, as it is recorded on the various pages of the Senate Journal by looking at the pages referred to in the numerical index.

To follow the progress of Senate legislation passed by the Senate and sent to the House, use the indices contained in the House Journal to trace House action.

JOURNAL OF THE SENATE

MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND
COMMITTEE ASSIGNMENTS

REGULAR SESSION
January 10 through March 9, 2012

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

ALEXANDER, JD—17th District

Introduced: 1218, 1372, 1630, 1678, 1680, 1682, **1724**, 1762, 1764, 1802, 1804, 1806

Co-Introduced: **792, 922**, 962, **1210**, 1300, **1396**, 1782, 1834, **2030, 2032**

Committees: Budget, Chair; Rules, Vice Chair; Agriculture; Banking and Insurance; *Budget Subcommittee on Finance and Tax*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Education Pre-K - 12; *Rules Subcommittee on Ethics and Elections*; and *Joint Legislative Budget Commission, Chair*

ALTMAN, THAD—24th District

Introduced: 30, 128, 130, 170, 196, 460, 532, 736, 738, 772, 864, 926, 928, 930, **932**, 986, 1074, 1106, 1108, 1110, 1112, 1114, 1116, 1118, 1188, 1308, 1378, 1394, 1404, 1406, 1414, 1422, 1544, 1554, 1638, 1674, 1676, 1696, 1732, 1748, 1776, 1800, 1838, 1858, **2030**

Co-Introduced: 86, 290, 342, 416, 494, 596, 632, **634, 792**, 858, **922**, 962, 964, **1040, 1210**, 1270, **1396**, 1440, 1718, 1880, **2032**

Local Bill—Introduced: 972

Committees: Military Affairs, Space, and Domestic Security, Chair; *Budget Subcommittee on Finance and Tax, Vice Chair*; Budget; *Budget Subcommittee on Higher Education Appropriations*; Communications, Energy, and Public Utilities; Education Pre-K - 12; Higher Education; Reapportionment; and Regulated Industries

BENACQUISTO, LIZBETH—27th District

Introduced: 632, **634**, 874, 876, **878**, 962, 964, 1032, 1258, **1260**, 1392, 1718, 1816

Co-Introduced: 196, 202, 256, 648, **792, 922, 1210, 1396, 2030, 2032**

Local Bill—Introduced: 4

Committees: *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations, Chair*; *Budget Subcommittee on General Government Appropriations, Vice Chair*; Budget; Communications, Energy, and Public Utilities; Education Pre-K - 12; Governmental Oversight and Accountability; Reapportionment; and Transportation

BENNETT, MICHAEL S. “MIKE”—21st District

Introduced: 62, 138, **140**, 190, 192, 244, 246, 254, 292, 294, 404, 410, 412, 438, 440, 458, 466, 528, 576, 600, 614, 640, 686, 688, 690, **692**, 696, **704**, 716, 718, 782, 788, 816, 818, 826, 842, 912, **922**, 946, 970, 992, 1002, 1014, 1042, 1154, 1180, 1196, 1382, 1384, 1432, 1606, 1848, 1864, **2108**

Co-Introduced: 180, 342, 482, 552, 596, 604, **634**, 682, **792**, 836, 910, 962, 1150, 1192, **1210, 1396, 2030, 2032**

Committees: Community Affairs, Chair; Banking and Insurance; Budget; *Budget Subcommittee on Criminal and Civil Justice Appropriations*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Criminal Justice; and Military Affairs, Space, and Domestic Security

BOGDANOFF, ELLYN SETNOR—25th District

Introduced: 386, 390, 392, 448, 462, 512, 538, 622, 680, 710, 712, 714, 732, 734, 934, 982, 1026, **1040, 1050**, 1060, 1198, 1200, 1202, 1292, 1388, 1416, 1418

Co-Introduced: **186, 634, 792, 922, 924**, 962, **1210, 1396, 2030, 2032**
Local Bill—Introduced: 26, 28, 50

Committees: *Budget Subcommittee on Criminal and Civil Justice Appropriations, Chair*; Budget; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Communications, Energy, and Public Utilities; Education Pre-K - 12; Governmental Oversight and Accountability; Regulated Industries; *Joint Administrative Procedures Committee, Alternating Chair*; and *Joint Select Committee on Collective Bargaining*

BRAYNON, OSCAR II—33rd District

Introduced: 248, 250, 350, 352, 442, 492, 496, **520**, 522, 662, 1078, 1082, 1102, 1104, 1436, 1438, 1440, 1442, 1444, 1446, 1448, 1450, 1466, 1482, 1484, **1486**, 1576, 1578, 1592, 1710, 1876, **2116, 2118, 2140**

Co-Introduced: 102, 180, 182, 196, 274, 632, **792, 922, 1210, 1396**, 1528, 1590, **2030, 2032**

Local Bill—Introduced: 16

Committees: *Budget Subcommittee on General Government Appropriations*; *Budget Subcommittee on Higher Education Appropriations*; Communications, Energy, and Public Utilities; Judiciary; Reapportionment; Regulated Industries; *Rules Subcommittee on Ethics and Elections*; and *Joint Committee on Public Counsel Oversight*

BULLARD, LARCENIA J.—39th District

Introduced: **136**, 148, 150, 174, 176, **322**, 324, **326**, 328, 330, 332, 334, **726**, 1028, 1030, 1036, 1338, 1774, **2066**

Co-Introduced: 180, 202, **276, 278**, 286, 434, 510, **524**, 552, 662, **694, 792, 922**, 1052, **1080, 1210**, 1440, **2030, 2032**

Committees: Agriculture, Vice Chair; Education Pre-K - 12, Vice Chair; *Budget Subcommittee on General Government Appropriations*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Military Affairs, Space, and Domestic Security; Reapportionment; Rules; and Transportation

DEAN, CHARLES S. “CHARLIE”, SR.—3rd District

Introduced: 302, 406, 480, 514, 560, 604, 660, 806, 820, 824, 882, 884, 994, 996, **1080**, 1610, 1614, 1632, 1652, 1666

Co-Introduced: **276**, 476, 484, 502, 632, **792, 922**, 992, **1210, 1396**, 1648, 1650, **2030, 2032**

Local Bill—Introduced: 1034

Committees: Environmental Preservation and Conservation, Chair; Criminal Justice, Vice Chair; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Governmental Oversight and Accountability; Reapportionment; and Regulated Industries

DETERT, NANCY C.—23rd District

Introduced: 338, **374**, 416, 572, 574, 598, 776, 778, 1062, 1064, 1164, 1172, **1210**, 1222, 1298, 1300, 1352, 1354, 1356, 1426, 1430, 1514, 1654

Co-Introduced: 102, 138, 180, 196, 342, 552, 596, 632, **634, 792**, 822, **922**, 1150, **1396, 2030, 2032**

Committees: Commerce and Tourism, Chair; *Rules Subcommittee on Ethics and Elections, Vice Chair*; *Budget Subcommittee on Educa-*

tion Pre-K - 12 Appropriations; Budget Subcommittee on Higher Education Appropriations; Children, Families, and Elder Affairs; Environmental Preservation and Conservation; and Reapportionment

DIAZ DE LA PORTILLA, MIGUEL—36th District

Introduced: 380, 486, 610, 724, 748, 838, 840, **968**, 1452, 1454, 1456, 1458, 1462, **1562**, 1596

Co-Introduced: 182, 432, 662, 668, **792, 922, 1210, 1396**, 1740, **2030, 2032**

Local Bill—Introduced: 36

Committees: *Rules Subcommittee on Ethics and Elections, Chair; Budget Subcommittee on General Government Appropriations; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; Communications, Energy, and Public Utilities; Health Regulation; Reapportionment; and Regulated Industries*

DOCKERY, PAULA—15th District

Introduced: 242, 270, 552, 1490, 1664

Co-Introduced: 342, 434, 596, 618, 682, **694, 722, 792, 922, 1210, 1332, 1396, 1440, 2030, 2032**

Local Bill—Introduced: 1264, 2016

Committees: Commerce and Tourism, Vice Chair; Agriculture; *Budget Subcommittee on Education Pre-K - 12 Appropriations; Children, Families, and Elder Affairs; Rules Subcommittee on Ethics and Elections; and Joint Committee on Public Counsel Oversight*

EVERS, GREG—2nd District

Introduced: 114, 220, 238, 240, 310, 504, 506, 814, 854, **960**, 1038, 1158, 1492, 1494, 1496, 1500, 1502, 1504, 1512, 1542, 1558, 1754, 1776, 1812, 1846, 1850

Co-Introduced: 84, 94, 96, **98**, 138, 146, 152, 158, 206, 234, **276**, 290, 404, 406, 532, 540, 552, 568, 590, 596, 632, 648, 672, 716, **792**, 804, 820, 858, **922**, 962, 998, 1132, **1210, 1360, 1396**, 1638, 1824, 1840, 1854, **2030, 2032**

Committees: Criminal Justice, Chair; Transportation, Vice Chair; *Budget Subcommittee on Criminal and Civil Justice Appropriations; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; Communications, Energy, and Public Utilities; Reapportionment; Rules Subcommittee on Ethics and Elections; and Select Committee on Protecting Florida's Children*

FASANO, MIKE—11th District

Introduced: 46, 84, 94, 158, 164, 172, 204, 224, 232, 234, 280, 286, 288, 304, 306, 318, 358, 468, 586, 618, 674, **694**, 740, 742, 744, 790, 822, 836, 846, 870, 872, 904, 978, 1212, 1214, 1216, 1284, **1296**, 1302, 1310, 1318, **1326**, 1332, **1344**, 1370, 1412, 1488, 1566, 1604, 1672, 1686, **2032, 2102, 2120, 2142**

Co-Introduced: 342, 402, 406, 538, 554, 632, **634**, 648, **792**, 816, **922**, 962, 1106, **1210, 1244, 1300, 1396**, 1398, 1718, 1756, **2030, 2144**

Local Bill—Introduced: 44, 1882, 1892

Committees: Banking and Insurance; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; Communications, Energy, and Public Utilities; Health Regulation; Military Affairs, Space, and Domestic Security; and Joint Administrative Procedures Committee*

FLORES, ANITERE—38th District

Introduced: 12, 142, 144, 146, 188, 202, 256, 290, 376, 432, 536, **608**, 616, **730**, 750, 752, 768, 888, 1156, 1270, 1410, 1646, 1758, 1770, 1830, **1856**, 1880, 2064

Co-Introduced: 182, 632, **634**, 648, 662, 668, 736, **792, 922**, 962, 1018, **1210**, 1300, **1396**, 1440, 1594, 1718, **2030, 2032**

Local Bill—Introduced: 10, 42, 58

Committees: Judiciary, Chair; Budget; *Budget Subcommittee on Education Pre-K - 12 Appropriations; Commerce and Tourism; Communications, Energy, and Public Utilities; Governmental*

Oversight and Accountability; Reapportionment; Rules; and Select Committee on Protecting Florida's Children

GAETZ, DON—4th District

Introduced: **364**, 366, **368, 792**, 1312, 1314, 1316, 1366, 1368, 1464, 1568, 1608, 1626, 1628

Co-Introduced: 88, 108, 114, **116**, 138, 142, 158, 194, 206, 220, **226**, 238, 252, 258, **276**, 310, 336, 382, 396, **398**, 404, 408, 426, 428, 484, 488, 500, 528, 532, 538, 546, 604, 606, 632, **634**, 672, **694, 730**, 818, 820, 824, 874, **922**, 964, **1080, 1210**, 1252, 1300, 1348, **1396**, 1468, 1560, 1596, 1718, 1890, **1994, 2030, 2032**

Committees: Reapportionment, Chair; Banking and Insurance; Budget; *Budget Subcommittee on Health and Human Services Appropriations; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; Health Regulation; Rules; Rules Subcommittee on Ethics and Elections; and Joint Legislative Budget Commission*

GARCIA, RENE—40th District

Introduced: 76, 182, 464, 588, 590, 720, 722, 1016, 1018, 1020, 1022, 1024, 1066, 1084, 1086, 1144, **1194**, 1220, 1288, 1294, 1400, 1568, 1594, 1716, 1726, 1730, 1734, 1738, 1740, 1760, 1824, 1840, 1854, 1884

Co-Introduced: 202, 220, 362, 432, 510, 662, **694, 792**, 916, **922**, 962, **1210, 1396**, 1440, 1516, **2030, 2032**

Local Bill—Introduced: 38

Committees: Health Regulation, Chair; Agriculture; *Budget Subcommittee on Health and Human Services Appropriations; Governmental Oversight and Accountability; Reapportionment; Transportation; Joint Administrative Procedures Committee; and Joint Select Committee on Collective Bargaining*

GARDINER, ANDY—9th District

Introduced: 1398, 1402, 1408, 1826, 1868, 1888

Co-Introduced: 366, 428, **436**, 632, **792, 922**, 962, 1062, 1064, **1210, 1314, 1368, 1396**, 1808, **2030, 2032**

Committees: Communications, Energy, and Public Utilities, Chair; *Budget Subcommittee on Finance and Tax; Judiciary; Reapportionment; and Rules*

GIBSON, AUDREY—1st District

Introduced: 1380, 1434, 1474, 1706, 1832, 1872, 1898, **2022**

Co-Introduced: 110, 180, 196, **322**, 342, 434, 632, **634**, 682, 698, **792, 922**, 1150, **1210, 1396**, 1440, 1590, 1592, **2030, 2032**

Local Bill—Introduced: 1076

Committees: *Budget Subcommittee on General Government Appropriations; Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; Children, Families, and Elder Affairs; Community Affairs; Military Affairs, Space, and Domestic Security; Reapportionment; Transportation; and Joint Committee on Public Counsel Oversight*

HARIDOPOLOS, MIKE—26th District

Introduced: **2**

Co-Introduced: **694, 792, 922**, 962, **1210, 1396, 2030, 2032**

HAYS, ALAN—20th District

Introduced: 502, 558, **638**, 648, 650, 654, 656, 668, 746, 760, 762, 770, 774, 794, 868, 906, 910, 956, 1008, 1092, 1094, 1096, 1132, 1134, 1142, 1178, 1186, 1190, 1236, 1238, 1240, 1242, 1244, 1246, 1248, 1250, 1328, 1330, 1358, 1360, 1362, 1364, **1396**, 1518, 1520, 1540, 1548, 1588, 1648, 1650, 1684, 1690, 1692, 1694, **1736**, 1784, 1786, 1788, 1790, 1792, 1794, 1796, **1822**, 1834, 1894

Co-Introduced: **278**, 632, **634, 792, 922**, 962, 964, 986, **1210**, 1718, **2030, 2032**

Committees: *Budget Subcommittee on General Government Appropriations, Chair; Agriculture; Banking and Insurance; Budget; Budget Subcommittee on Higher Education Appropriations; Crim-*

inal Justice; Reapportionment; and *Joint Administrative Procedures Committee*

JONES, DENNIS L., D.C.—13th District

Introduced: 34, **398**, 400, 452, 470, 526, 652, 758, 764, 886, 902, 948, 1120, 1252, 1376, 1818, **2034**, **2090**, **2144**
 Co-Introduced: 180, 552, 632, **792**, **922**, **1210**, **1396**, **2030**, **2032**
 Local Bill—Introduced: 1160

Committees: Regulated Industries, Chair; *Budget Subcommittee on General Government Appropriations*; Environmental Preservation and Conservation; Health Regulation; Military Affairs, Space, and Domestic Security; and Rules

JOYNER, ARTHENIA L.—18th District

Introduced: 14, 80, 82, 90, 92, 208, 284, 296, 308, 490, **524**, 564, **700**, 866, 908, 988, **990**, 1068, 1390, 1546, 1564, 1668, 1670, **2056**, **2072**, **2110**, **2138**
 Co-Introduced: 112, 180, **186**, 196, 342, 504, 552, 682, 732, **792**, 858, **922**, **1210**, **1396**, 1440, **2030**, **2032**
 Local Bill—Introduced: 974, 976

Committees: *Budget Subcommittee on Criminal and Civil Justice Appropriations, Vice Chair*; Judiciary, Vice Chair; Budget; *Budget Subcommittee on Higher Education Appropriations*; Communications, Energy, and Public Utilities; Reapportionment; *Rules Subcommittee on Ethics and Elections*; Transportation; *Select Committee on Protecting Florida's Children, Vice Chair*; and *Joint Legislative Auditing Committee*

LATVALA, JACK—16th District

Introduced: 88, 152, 154, 156, 228, 388, 482, 620, 1006, 1072, 1122, **1140**, 1272, 1274, 1276, 1280, 1420, 1580, 1598, 1602, 1612, 1656, 1662, 1744, 1782, 1820, 1844, 1866, 1878, 1890, **2146**
 Co-Introduced: 196, 342, **436**, 552, 632, **634**, 678, 682, **792**, 818, **922**, **924**, **1210**, **1326**, **1396**, 1658, **2030**, **2032**, **2144**
 Local Bill—Introduced: 74

Committees: Transportation, Chair; *Budget Subcommittee on General Government Appropriations*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Children, Families, and Elder Affairs; Environmental Preservation and Conservation; Governmental Oversight and Accountability; Reapportionment; and *Joint Committee on Public Counsel Oversight, Alternating Chair*

LYNN, EVELYN J.—7th District

Introduced: 118, 126, 178, 214, 216, 218, 266, 362, 430, 498, 562, 1148, 1192, 1366, 1368, 1480, 1644, 1752
 Co-Introduced: 100, 102, 112, **186**, 202, 206, **226**, 256, 346, 370, 396, 416, 432, 434, **436**, 448, 452, 476, 486, 510, 540, 552, 598, 648, 780, **792**, 820, 844, **922**, 964, **990**, 1060, **1080**, 1150, 1206, **1210**, 1242, 1346, **1396**, 1398, 1626, 1808, **1822**, **2030**, **2032**, 2044, 2052, 2054, 2076, **2126**

Committees: *Budget Subcommittee on Higher Education Appropriations, Chair*; Budget; *Budget Subcommittee on Education Pre-K - 12 Appropriations*; Commerce and Tourism; Communications, Energy, and Public Utilities; Higher Education; Reapportionment; Rules; and *Joint Legislative Auditing Committee*

MARGOLIS, GWEN—35th District

Introduced: 134, 184, **226**, 394, 478, **890**, 892, 954, 980, 1234
 Co-Introduced: 166, 180, 182, 340, 342, 416, 430, **792**, **922**, **924**, 1066, **1210**, **1396**, 1440, **2030**, **2032**

Committees: *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations, Vice Chair*; Reapportionment, Vice Chair; Banking and Insurance; Budget; *Budget Subcommittee on Finance and Tax*; Communications, Energy, and Public Utilities; Criminal Justice; Governmental Oversight and Accountability; and Rules

MONTFORD, BILL—6th District

Introduced: 24, 344, 556, 606, 1226, 1228, 1468, 1478, 1508, 1510, 1522, 1550, 1634, 1708, 1728, 1798, **2136**
 Co-Introduced: 114, 180, 382, 540, 632, 654, **792**, 820, **922**, 1078, 1132, **1210**, **1396**, 1750, **2030**, **2032**
 Local Bill—Introduced: 48

Committees: *Budget Subcommittee on Education Pre-K - 12 Appropriations, Vice Chair*; Agriculture; Budget; *Budget Subcommittee on Higher Education Appropriations*; Commerce and Tourism; Education Pre-K - 12; Governmental Oversight and Accountability; Reapportionment; *Joint Administrative Procedures Committee*; and *Joint Select Committee on Collective Bargaining*

NEGRON, JOE—28th District

Introduced: 96, 108, 206, 402, 414, 456, 494, 672, **800**, 858, 998, 1290, 1516, 1756, 1768, 1776, 1836, 1860, 1862
 Co-Introduced: **98**, 202, 220, 256, 596, **730**, **792**, 808, **922**, 962, **1210**, **1396**, **2030**, **2032**
 Local Bill—Introduced: 6, 52, 54

Committees: *Budget Subcommittee on Health and Human Services Appropriations, Chair*; Budget, Vice Chair; Banking and Insurance; Communications, Energy, and Public Utilities; Higher Education; Reapportionment; Rules; *Select Committee on Protecting Florida's Children, Chair*; and *Joint Legislative Budget Commission*

NORMAN, JIM—12th District

Introduced: 32, 40, 232, 472, 474, 476, 630, 636, 708, 808, 812, 920, 1056, 1058, 1182, 1184, 1322, 1324, 1470
 Co-Introduced: 342, 596, 632, **634**, **694**, **792**, **922**, 962, 998, **1210**, **1396**, **2030**, **2032**
 Local Bill—Introduced: 60

Committees: *Budget Subcommittee on Finance and Tax, Chair*; Community Affairs, Vice Chair; Budget; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Health Regulation; Military Affairs, Space, and Domestic Security; Transportation; and *Joint Legislative Auditing Committee, Alternating Chair*

OELRICH, STEVE—14th District

Introduced: 212, 232, 298, 396, 428, 450, 766, 784, 848, 850, 914, 916, 918, 952, 958, 1010, 1048, 1128, 1138, 1224, 1262, 1278, 1334, 1346, 1742, 1752, 1776, **1896**, **2112**, **2114**
 Co-Introduced: 202, 240, 290, 452, 514, 532, 540, 578, 596, 632, 648, **792**, **922**, 938, 962, **1040**, **1210**, **1396**, 1440, 1846, **2030**, **2032**

Committees: Higher Education, Chair; Environmental Preservation and Conservation, Vice Chair; Banking and Insurance; *Budget Subcommittee on Health and Human Services Appropriations*; *Budget Subcommittee on Higher Education Appropriations*; and *Rules Subcommittee on Ethics and Elections*

RICH, NAN H.—34th District

Introduced: 180, 252, 340, 384, 434, 488, 508, 510, 516, 518, 580, **792**, 856, 1590, 1636, 1640, 1870, **2020**, **2124**
 Co-Introduced: 92, 166, **186**, 196, 320, 342, 552, **922**, **924**, 1018, **1210**, **1396**, 1440, 1592, **2030**, **2032**

Committees: *Budget Subcommittee on Health and Human Services Appropriations, Vice Chair*; Children, Families, and Elder Affairs, Vice Chair; Budget; Environmental Preservation and Conservation; Reapportionment; Regulated Industries; and *Joint Legislative Budget Commission*

RICHTER, GARRETT—37th District

Introduced: 168, 336, 378, 578, 584, 624, 626, 682, 938, 966, 1090, 1150, 1152, 1282, 1306, 1472, 1476, 1620, 1660, **1778**, **2062**
 Co-Introduced: **2**, 632, **792**, **922**, 962, **1210**, **1396**, **2030**, **2032**
 Local Bill—Introduced: 642

Committees: Banking and Insurance, Chair; Budget; *Budget Subcommittee on Health and Human Services Appropriations*; Com-

munity Affairs; Judiciary; Rules; *Rules Subcommittee on Ethics and Elections*; and *Joint Legislative Budget Commission*

RING, JEREMY—32nd District

Introduced: 18, 64, 160, 162, **186**, 236, 346, 356, 484, 554, **570**, 612, 670, 684, 728, 780, 786, 880, 1052, 1070, 1098, 1168, 1170, 1498, 1622, 1772, 1842

Co-Introduced: 144, 166, 180, 196, 342, 632, **634**, **792**, 836, **922**, **1210**, **1396**, 1508, 1590, 1592, 1768, **2030**, **2032**

Committees: Governmental Oversight and Accountability, Chair; *Budget Subcommittee on Education Pre-K - 12 Appropriations*; Commerce and Tourism; Community Affairs; Higher Education; and *Joint Select Committee on Collective Bargaining, Co-Chair*

SACHS, MARIA LORTS—30th District

Introduced: 274, **276**, **278**, 382, 984, 1004, 1012, 1340, 1624, 1746

Co-Introduced: 92, 94, 138, 144, 152, 166, 180, 228, 310, 340, 404, 416, 516, 532, 556, 682, **694**, **792**, **922**, 1048, 1056, 1058, **1210**, 1242, **1396**, 1440, 1768, 1816, 1880, **2030**, **2032**

Local Bill—Introduced: 66

Committees: Military Affairs, Space, and Domestic Security, Vice Chair; Regulated Industries, Vice Chair; *Budget Subcommittee on Finance and Tax*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Communications, Energy, and Public Utilities; Reapportionment; and *Joint Legislative Auditing Committee*

SIMMONS, DAVID—22nd District

Introduced: 312, 314, 354, 408, 582, 862, **924**, 950, 1146, 1162, 1166, 1266, 1268, 1460, 1570

Co-Introduced: **792**, **922**, 962, **1210**, **1396**, **2030**, **2032**

Committees: *Budget Subcommittee on Education Pre-K - 12 Appropriations, Chair*; Agriculture; Budget; *Budget Subcommittee on Higher Education Appropriations*; Judiciary; Reapportionment; and *Rules Subcommittee on Ethics and Elections*

SIPLIN, GARY—19th District

Introduced: 56, **98**, 100, 102, 104, 106, 200, 222, 300, 592, 644, 852, 1254, 1524, 1526, 1528, 1530, 1532, 1534, 1536, 1538, 1616, 1702, 1750, 1780

Co-Introduced: 180, 342, 596, 632, **634**, **792**, **922**, 962, **1210**, **1396**, 1440, **2030**, **2032**

Local Bill—Introduced: 68

Committees: Agriculture, Chair; Governmental Oversight and Accountability, Vice Chair; Higher Education, Vice Chair; Budget; *Budget Subcommittee on Education Pre-K - 12 Appropriations*; *Budget Subcommittee on Higher Education Appropriations*; Reapportionment; Regulated Industries; Rules; and *Joint Legislative Budget Commission*

SMITH, CHRISTOPHER L. "CHRIS"—29th District

Introduced: 20, 418, 420, 422, 424, 426, 540, 542, 664, 666, 676, 678, 702, 706, 936, 1000, 1386, 1428, 1552, 1556, 1572, 1574, 1700, 1714, 1720, 1722, 1766, 1814, **2092**, **2128**, 2134

Co-Introduced: 80, 196, **278**, 380, 552, 582, **792**, 818, **922**, **1210**, **1396**, 1440, **2030**, **2032**

Local Bill—Introduced: 22

Committees: Banking and Insurance, Vice Chair; Communications, Energy, and Public Utilities, Vice Chair; *Budget Subcommittee on*

Criminal and Civil Justice Appropriations; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Criminal Justice; Reapportionment; Rules; *Rules Subcommittee on Ethics and Elections*; *Select Committee on Protecting Florida's Children*; and *Joint Administrative Procedures Committee*

SOBEL, ELEANOR—31st District

Introduced: 86, 120, 122, 124, 166, 258, 262, 264, 360, 534, 544, 546, 548, 550, 628, 1044, 1046, 1054, 1088, 1124, 1126, 1320, 1336, 1350, 1424, 2042

Co-Introduced: 106, 180, 260, 342, 366, 416, 488, 510, 552, 654, **694**, 724, **792**, 858, **922**, 1066, **1210**, **1396**, 1440, 1576, 1590, 1592, 1728, **2030**, **2032**

Local Bill—Introduced: 8

Committees: Health Regulation, Vice Chair; Banking and Insurance; Budget; *Budget Subcommittee on Health and Human Services Appropriations*; *Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations*; Environmental Preservation and Conservation; Reapportionment; and *Rules Subcommittee on Ethics and Elections*

STORMS, RONDA—10th District

Introduced: 320, 342, **436**, 594, 596, 602, 1130, 1342, 1582, 1600, 1618, 1642, 1658, 1712, 1808, 2012, 2014, **2132**

Co-Introduced: **98**, 114, 138, 144, 220, 274, 282, 412, 434, 484, 502, 536, 552, 632, **634**, 672, **792**, 820, 836, **922**, 950, 962, **1210**, 1244, 1300, **1396**, 1440, 1662, **2030**, **2032**

Local Bill—Introduced: 70, 72

Local Bill—Co-Introduced: 974

Committees: Children, Families, and Elder Affairs, Chair; *Budget Subcommittee on Criminal and Civil Justice Appropriations*; Community Affairs; Military Affairs, Space, and Domestic Security; Reapportionment; Transportation; and *Joint Committee on Public Counsel Oversight*

THRASHER, JOHN—8th District

Introduced: 132, **198**, 500, 894, 896, 898, 900, 1286, 1316, 1506, 1560, 1584, 1586, **2040**, **2070**, **2148**, 6000

Co-Introduced: 320, 406, 632, **634**, **792**, **922**, 962, **1210**, 1300, **1396**, **2030**, **2032**, **2126**

Committees: Rules, Chair; *Budget Subcommittee on Higher Education Appropriations, Vice Chair*; Budget; *Budget Subcommittee on Criminal and Civil Justice Appropriations*; Community Affairs; Judiciary; Reapportionment; Regulated Industries; and *Rules Subcommittee on Ethics and Elections*

WISE, STEPHEN R.—5th District

Introduced: 78, 110, 112, **116**, 194, 210, 230, 260, **268**, 272, 282, 316, 348, 370, 372, 454, 530, 566, 568, 590, 646, 658, 698, 754, 756, 828, 860, 940, 942, 944, 1100, 1136, 1348, 1374, 1688, 1698, 1704, 1810, 1828, 1852, 1874, 1886, **2126**

Co-Introduced: **792**, **922**, 962, **1210**, **1396**, 1624, **2030**, **2032**

Committees: Education Pre-K - 12, Chair; Budget; *Budget Subcommittee on Education Pre-K - 12 Appropriations*; *Budget Subcommittee on Higher Education Appropriations*; Community Affairs; Governmental Oversight and Accountability; Reapportionment; Rules; Transportation; *Joint Legislative Auditing Committee*; *Joint Legislative Budget Commission*; and *Joint Selective Committee on Collective Bargaining*

JOURNAL OF THE SENATE

BILLS, RESOLUTIONS AND MEMORIALS
INTRODUCED BY COMMITTEES

REGULAR SESSION
January 10 through March 9, 2012

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses.)

AGRICULTURE

Committee Substitute: 222, 502, 604, 1184, 1254, 1648, 2094

BANKING AND INSURANCE

Introduced: **1050**, 1208, 1230, 1232, 1626, 1860
Committee Substitute: 336, 458, 610, 826, 910, 938, **1050**, 1208,
1230, 1262, 1342, 1372, 1404, 1406, 1428, 1476, 1514, 1586, 1620,
1626, 1844, 1860, 1890

BUDGET

Introduced: 1382, 1626, 1718, 1860, **1958**, **1960**, 1962, **1964**, 1966,
1968, 1970, 1972, 1974, 1976, 1978, 1980, 1982, 1984, **1986**, 1988,
1990, 1992, **1994**, **1996**, **1998**, 2000, 2002, 2004, 2006, 2038, 2100
Committee Substitute: 202, 256, 378, 402, 820, 902, 1122, 1256,
1304, 1312, 1346, 1358, 1382, 1606, 1626, 1718, 1860, 1866, 2024,
2026, 2038, 2084, 2094

**BUDGET SUBCOMMITTEE ON CRIMINAL AND CIVIL JUSTICE
APPROPRIATIONS**

Introduced: 2026
Committee Substitute: 202, 432, 448, 834, 950, 1816, 1830, 2026

**BUDGET SUBCOMMITTEE ON EDUCATION PRE-K - 12 AP-
PROPRIATIONS**

Committee Substitute: 256, 1368, 1402, 1610

BUDGET SUBCOMMITTEE ON FINANCE AND TAX

Introduced: **800**, 1256, 1304, 2068, 2098
Committee Substitute: 192, 502, 582, 592, 770, **800**, 982, 1058, 1060,
1064, 1108, 1150, 1182, 1184, 1256, 1304, 1384, 2068

**BUDGET SUBCOMMITTEE ON GENERAL GOVERNMENT AP-
PROPRIATIONS**

Introduced: **704**
Committee Substitute: 154, 182, 560, 578, 602, 610, 624, 626, **704**,
716, 738, 762, 802, 804, 888, 956, 1120, 1132, 1146, 1178, 1252,
1254, 1262, 1354, 1358, 1408, 1428, 1568, 1586, 1620

**BUDGET SUBCOMMITTEE ON HEALTH AND HUMAN SER-
VICES APPROPRIATIONS**

Introduced: **694**
Committee Substitute: 320, 470, 682, **694**, 850, 1316, 1516, 1646,
1658, 1884

**BUDGET SUBCOMMITTEE ON HIGHER EDUCATION APPRO-
PRIATIONS**

Committee Substitute: 492, 1218, 1366, 1752

**BUDGET SUBCOMMITTEE ON TRANSPORTATION, TOURISM,
AND ECONOMIC DEVELOPMENT APPROPRIATIONS**

Introduced: **226**, 2028
Committee Substitute: **226**, 244, 390, 842, 868, 1180, 1238, 1242,
1298, 1398, 1416, 1464

CHILDREN, FAMILIES, AND ELDER AFFAIRS

Introduced: **446**, **694**, 1382, 2044, 2046, 2048, 2050, 2052, 2054
Committee Substitute: 202, 274, 316, 320, 370, 460, 554, 682, **694**,
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Accounting; assess privatization of the Certified Public Accounting Division, Accountancy Board, S1656, **H769(2012-176)**

Alzheimer's Disease

Purple Ribbon Task Force, assess current and future impact of Alzheimer's disease and related forms of dementia on the state; Elderly Affairs Department, S682, **H473(2012-172)**

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Streamline background screening processes and information sharing; AHCA, DCFS, DEA, DOH, APD, DJJ and FDLE, S320, **H943(2012-73)**

Construction Industry

Screen enclosures; develop an alternative design method for screen enclosures to accommodate high-wind events, Florida Building Commission, **S704(2012-13)**, H651

Defense Support Task Force, prepare the state for any federal base realignment and closure actions, support research and development related to or arising out of military missions and contracting, and improve the state's military-friendly environment, S842, **S922(2012-159)**, S2076, H977, **H7075(2012-98)**

Drugs

Prescription Drug Abuse and Newborns, Statewide Task Force on; examine and analyze neonatal withdrawal syndrome as it pertains to prescription drugs, Legal Affairs Department, S402, **H227(2012-120)**

Economic Development

Enterprise program zones, evaluate effectiveness; OPPAGA, S76, S588, H767, H1345, H1413

Incentives, review; identify and group all statutorily created economic development incentives in classifications reflective of the nature of the incentive, Economic Opportunity Department, S1622

Education

Assessment and accountability alignment committee, revised statewide student assessment program; Education Commissioner, S1710, H1141

Digital Instructional materials Work Group, plan and monitor implementation of the transition to digital instructional materials; Education Commissioner, **H5101(2012-133)**

Funding

Determine minimum amount of dollars per K-12 student needed to meet constitutional requirements; study by OPPAGA, S242, H1

Education Finance Program, review current funding distribution formula and recommend improvements to ensure equity among school districts; Department of Education to contract with outside entity to conduct study, S142, H765

K-12 Public School Facility Funding Task Force, examine factors re an equitable facility funding for charter schools and schools operated by a school district, **H5101(2012-133)**

High school, career-track students; develop graduation standards and provide curriculum for career opportunities, S1710, H1141

High school diploma options; career-technical education diploma distinct from standard high school diploma; study by OPPAGA and DOE, S298, H71

Postsecondary Education

Higher education governance structure; review and evaluate student services, access, affordability, and accountability; Higher Education Coordinating Council, S1606, S1992

Study Committee; evaluate and determine combining state university branch campuses with Florida College System campuses to create a three-level postsecondary education system, S1606, H1375

Employment

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Efficiency and conservation measures, develop a clearinghouse of information on cost savings; Agriculture and Consumer Services Department, Public Service Commission, Florida Building Commission, and Florida Energy Systems Consortium, S2094, **H7117(2012-117)**

Energy-efficient vehicles, electric vehicle charging stations; study effects on energy consumption and the electric grid, Public Service Commission, S2094, **H7117(2012-117)**

Evaluate and determine if the Florida Energy Efficiency and Conservation Act remains in the public interest; Public Service Commission, S2094, **H7117(2012-117)**

Power plants, proposed; impact studies, H1427

Forestry

Statewide forest inventory; identify where available biomass is located, determine the available biomass resources, and ensure

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forest sustainability within the state; Agriculture and Consumer Services Department, S2094, **H7117(2012-117)**

Health Care

Autism Spectrum Disorder Study Committee, study autism spectrum disorder in families in which English is the second language, S722, H339

Community Health Worker Task Force; develop proposals for health care or Medicaid care reform, collaborate with Florida Community Health Worker Coalition, colleges and universities, and other organizations to recommend standardization of qualifications of community health workers, etc.; DOH, S886, H723

Congenital craniofacial anomalies, study re medical necessity, efficacy, and costs of mandating coverage for treatment and therapies; Health Care Administration Agency, Insurance Regulation Office, and Health Department, S324

County Public Health Departments; decentralization, **H1263(2012-184)**

Health Benefits Exchange Legislative Study Committee, examine issues re establishment and operation of the health benefits exchange, S1640, H1423

Interstate Advisory Health Care Commission, study issues of health care regulation that are of concern to member states of the Health Care Compact, S1828

Medical Quality Assurance Division; develop a plan to improve efficiency, S1824, **H1263(2012-184)**

Orthoses and prostheses, study re medical necessity, costs, and efficacy of mandating coverage; Health Care Administration Agency, Insurance Regulation Office, and Health Department, S1320

Stillbirths, sudden unexpected infant death, and sudden unexplained death in childhood, task force to develop research plan to determine causes of and how to prevent; State Surgeon General, S332

Health Care Facilities

A.G. Holley State Hospital, closure; Health Department, S1824, **H1263(2012-184)**

Assisted Living Facilities

Inspection form review task force; review forms used to ensure inspections assess if the facilities are in compliance with the law, meet the needs of residents, and ensure resident safety; Office of the State Long-Term Care Ombudsman, S2074

Regulatory information, develop or modify electronic systems of communication among state-supported automated systems to ensure information is timely and effectively communicated among agencies; AHCA, Elderly Affairs Department, Children and Family Services Department, and the Agency for Persons with Disabilities, S2074, H7133

Streamlining task force; determine whether state agencies have overlapping regulatory responsibilities; streamline agency oversight and improve effectiveness of regulatory functions; Health Care Administration Agency, S2074

Housing Finance Corporation, audit and review of programs and operations; Auditor General and OPPAGA, **S1996(2012-127)**

Information Technology

Law Enforcement Consolidation Task Force, recommend creation of a consolidated law enforcement data center; DHSMV, DLE, Office of Attorney General, DACS, FHP, and Fish and Wildlife Conservation Commission, S1984

Network services; feasibility analysis of options for procuring end-to-end network services re statewide area network, metropolitan area networks, and local area networks; Management Services Department, S1984

Juvenile Justice**Education**

Stephen R. Wise Commission for Juvenile Justice Education and Workforce Programs, study federal and state law re juvenile justice education programs, H949

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Florida Statewide Task Force on an Unexplained Rise in the Killings of Law Enforcement Officers; examine, analyze, and provide solutions to the rising number of deaths of law enforcement officers in this state; Legal Affairs Department, H1511

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- Sexually Violent Predators, Statewide Task Force/Workgroup on the Conditional Release of; assess placing sexually violent predators on conditional release, S2052
- State Personnel System**
- Compensation; study to determine whether efficiencies or cost savings can be achieved by consolidating the pay period for all state employees, Management Services Department, **H1261(2012-215)**
- Leave benefits; provide a proposal to restructure and modernize leave benefit policies; Management Services Department, **H1261(2012-215)**

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- Communications Services Tax Working Group; study state and local tax policy relating to the Communications Services Tax, S1060, **H809(2012-70)**
- Simplification; study by Legislature, S430
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- Expressway authorities, study on the potential cost savings through sharing resources for design, construction, and maintenance activities; Transportation Commission, S1866, **S1998(2012-128)**, **H599(2012-174)**, H1399
- Pinellas Suncoast Transit Authority (PSTA) and Hillsborough Area Regional Transit Authority (HART); joint review to identify efficiency and service improvements for increasing connectivity between each authority; Tampa Bay Area Regional Transportation Authority (TBARTA) to assist and facilitate, S1866, **H599(2012-174)**, H1399
- Taxicabs, study to determine the availability of accessible taxicabs operating in specified metropolitan and tourist-destination areas; OPPAGA, S1392

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JOURNAL OF THE SENATE

SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER
WITH SUBJECT, INTRODUCER AND DISPOSITION

REGULAR SESSION
January 10 through March 9, 2012

(To Obtain the Number of a Bill, see Subject Index)

Abbreviations

- BA — Bill Action
Ch. — Chapter Number, Bill Passed
CO — Co-Introducers
CR — Committee Report
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FR — First Reading
MO — Motion
RC — Reference Change
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Final Disposition

- Adopted
CSP — Companion or Similar Bill Passed
DCC — Died in Conference Committee
DCH — Died on House Calendar
DCS — Died on Senate Calendar
DHC — Died in House Committee
DM — Died in Messages
DNI — Died, Not Introduced
DPR — Died Pending Reference Review
DSC — Died in Senate Committee
FPH — Failed to Pass House
FPS — Failed to Pass Senate
LTH — Laid on Table in House
LTS — Laid on Table in Senate
Passed
UHC — Unfavorable Report, House Committee
USC — Unfavorable Report, Senate Committee
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WNI — Withdrawn, Not Introduced
WS — Withdrawn from the Senate

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- SB/HB — Senate/House Bill
SCR/HCR — Senate/House Concurrent Resolution
SJR/HJR — Senate/House Joint Resolution
SM/HM — Senate/House Memorial
SR — Senate Resolution

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342 Use of Cigarette Tax Proceeds (Storms and others) (FR)33, (CO)134, (CR)135, (CO)167, (CO)251, (CR)255 DSC/CSP-HB 7087
344 Public School Buses (Education Pre-K - 12 and Montford) (FR) 33, (CS)103, (CR)113, (CR)263, (CR)268 DSC
346 Flag Etiquette (Criminal Justice and others) (FR)34, (CR)280, (CS)283, (CR)325, (BA)492, (CR)499, (BA)**512**, (CO)681 DM
348 Public School Buses (Wise) (FR)34 DSC
350 Voter Education Programs (Braynon) (FR)34 DSC
352 Sentencing In Capital Felonies (Braynon) (FR)34 DSC
354 Seminole County Expressway Authority (Community Affairs and others) (FR)34, (CS)103, (CR)112, (CR)300, (CS/CS)304, (CR)328 DSC
356 Possession of Weapons on School Property (Ring) (FR)34 DSC
358 Police Dogs (Fasano) (FR)34 DSC
360 Tanning Facilities (Sobel) (FR)34 DSC
362 Surgical Technology (Health Regulation and others) (FR)34, (CO)258, (CR)523, (CS)534, (CR)675, (MO)698, (BA)776, (CR) 776, (BA)**785** DM
364 Blood Establishments (Health Regulation and Gaetz) (BA)**11**, (FR)35, (CS)103, (CR)110, (CR)113, 1052, **1054** Ch. 2012-37
366 Group Insurance for Public Employees (Gaetz and others) (FR) 35, (CR)99, (CR)110, (CR)111, (CR)135, (CO)258, (CR)672, (CO) 681, (CR)685, (BA)689, (BA)**708** DM/CSP-SB 1986
368 Financial Emergencies (Gaetz) (BA)11, **12**, (FR)35, (CR)110, (CR)112, 958 Ch. 2012-38
370 Supervised Visitation and Exchange Monitoring (Judiciary and others) (FR)35, (CR)280, (CS)283, (CO)309, (CR)500, (CS/ CS)501, (CR)675 DSC
372 Road Designations (Wise) (FR)35 DSC/CSP-CS/HB 7039, CS/ CS/SB 922
374 Public Records/Donor Information/Florida Historic Capitol/ Legislative Research Center and Museum (Detert) (FR)35, (CR)112, (BA)298, (CR)300, (BA)**313**, 958 Ch. 2012-11
376 Radiological Personnel (Health Regulation and Flores) (FR)35, (CR)135, (CS)161, (CR)255, (CR)314, (CR)672, (CR)776, (BA) 786, (BA)787, (BA)872, (BA)873 LTS/CSP-CS/HB 309
378 Expert Testimony (Budget and Richter) (FR)36, (CR)135, (CR) 161, (CR)255, (CR)805, (CS)806, (BA)967, (BA)1064, (CR) 1134 LTS
380 Game Promotion (Regulated Industries and others) (FR)36, (CO)134, (CR)252, (CS)256, (MO)776 DSC
382 Pari-mutuel Wagering (Regulated Industries and others) (FR) 36, (CO)134, (CR)301, (CS)304, (CO)309 DPR
384 Children and Youth Cabinet (Rich) (FR)36 DSC/CSP-CS/CS/ HB 803
386 Mobile Home Park Tenancies (Bogdanoff) (FR)36 DSC
- SB
388 Recreational Vehicle Dealers (Latvala) (FR)36, (CR)100, (CR) 110, (CR)263, (CR)314, (BA)732, (CR)743 LTS/CSP-HB 393, CS/CS/HB 1223
390 Bicycle Regulations (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and Bogdanoff) (FR)36, (CR)100, (CR)110, (CR)214, (CS)249, (CR) 314, (BA)322, (CR)325, (BA)**346** DM/CSP-CS/HB 7043
392 Ticket Sales (Bogdanoff) (FR)36 DSC
394 Virtual Instruction Courses for Students With Disabilities (Margolis) (FR)37 DSC
396 Intergovernmental Cooperation (Communications, Energy, and Public Utilities and others) (FR)37, (CR)111, (CO)134, (CR)136, (CS)161, (CO)277, (BA)730, (CR)743 LTS/CSP-HB 231
- SR
398 Adopt a Shelter Pet Month (Jones and Gaetz) (CO)134, (FR) **320** Adopted
- SB
400 Patient Brokering (Jones) (FR)37 DSC
402 Prescription Drug Abuse (Budget and others) (FR)37, (CR)99, (CS)104, (CR)112, (CO)134, (CR)523, (CR)805, (CS/CS)806, (BA)975, (BA)978, (CR)1134 LTS/CSP-CS/CS/HB 227
404 WNI
406 Transportation Facility Designations (Community Affairs and others) (FR)37, (CS)104, (CR)112, (CR)136, (CS/CS)161, (CO) 167, (CR)685, (CO)687, (BA)689, (BA)693, (CO)705, (BA)708, (BA)709 LTS/CSP-CS/HB 7039, CS/CS/CS/HB 599, CS/CS/ SB 922
- SJR
408 Revising Age Limits for Judges and Justices (Simmons and Gaetz) (FR)37, (CR)252, (CR)268, (CR)300, (CR)672, (CO)681, (CR)685, (BA)694, (BA)**713** DM
- SB
410 Electronic Filing of Court and Other Legal Documents (Ben- nett) (FR)37 DSC
412 Assessment on the Sale of Masonry Units (Governmental Oversight and Accountability and others) (FR)37, (CR)111, (CO)134, (CR)326, (CR)328, (CS)329 DSC
414 Osteopathic Physicians (Health Regulation and Negron) (FR) 37, (CR)100, (CS)104, (CR)112, (CR)314, (CR)672, (CR)685, (BA)694, (BA)714 LTS/CSP-CS/HB 171
416 Use of Wireless Communications Devices While Driving (Communications, Energy, and Public Utilities and others) (FR)37, (CR)111, (CR)135, (CS)161, (CO)167, (CR)255, (CO) 277, (CR)279, (CO)296, (CO)342, (CR)672 DCS
418 Criminal Prosecution of Juveniles (Smith) (FR)38 DSC
420 Career and Education Planning (Smith) (FR)38 DSC
- SJR
422 Recall of Governor, Lieutenant Governor, Members of Cabinet, and Legislators (Smith) (FR)38 DSC
- SB
424 Florida Retirement System (Smith) (FR)38 DSC
426 Elderly Inmates (Smith and Gaetz) (FR)38, (CR)111, (CO) 134 DSC
428 Prohibition of Simulated Gambling Devices (Oelrich and oth- ers) (FR)38, (CO)134 DSC
430 Streamlined Sales and Use Tax Agreement (Lynn and Mar- golis) (FR)39, (CO)134 DSC
432 Criminal Restitution (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)39, (CR)111, (CO) 134, (CO)251, (CR)252, (CS)256, (CR)268, (CR)325, (CS/CS) 329, (CR)672, (BA)912, (CR)956 LTS/CSP-CS/CS/HB 189
434 Independent Living (Rich and others) (BA)8, **10**, (FR)39, (CR) 110, (CR)112, (CO)133, (CO)134, (CO)167 DM
436 Video Voyeurism (Storms and others) (FR)40, (CR)99, (CR)110, (CR)252, (CO)277, (CO)309, (CR)314, (BA)322, (CR)325, (BA) 491, (CR)499, (BA)**511**, (CO)681, 958 Ch. 2012-39 CSP-CS/ HB 437
438 Consumer Finance Charges (Bennett) (FR)40, (CR)111, (CR) 325, (CR)349, (CR)721 DSC
440 Initiatives and Referenda (Community Affairs and Bennett) (FR)40, (CR)101, (CS)104, (CR)112, (CR)279, (MO)511, (CR) 685, (BA)694, (BA)**714** DM/CSP-CS/HB 7081
442 Fair Housing (Braynon) (FR)40, (CR)264, (CR)499, (CR)519 DSC

- SB
 444 Laws Requiring Counties or Municipalities to Spend Funds/Limiting Ability to Raise Revenue or Receive State Tax Revenue (Community Affairs) (FR)40 DSC
 446 OGS/Insurance Claim Data Exchange Information/Past Due Child Support (Children, Families, and Elder Affairs) (FR)40, (CR)111, (CR)112, (BA)298, (CR)300, (BA)313, 958 Ch. 2012-200
 448 Inmate Reentry (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)40, (CR)99, (CS)104, (CR)112, (CO)134, (CR)805, (CS/CS)806, (MO)956, (BA)1215, (CR)1671 LTS
 450 Emergency Medical Services (Health Regulation and Oelrich) (FR)41, (CS)104, (CR)112, (CR)135, (CR)160, (CR)279 DSC
 452 Financial Responsibility for Medical Expenses of Pretrial Detainees and Sentenced Inmates (Community Affairs and others) (FR)41, (CR)136, (CS)161, (BA)321, (CR)325, (BA)344, (CO)508, (CO)1135 DM
 454 Public Lodging Establishments (Commerce and Tourism and Wise) (FR)41, (CR)252, (CR)523, (CR)534, (CS)535, (MO)726, (BA)913, (CR)956, (BA)962, (BA)964 LTS/CSP-CS/HB 249
 456 Alma Lee Loy Bridge (Negron) (FR)41, (CR)484 LTS/refer to combined CS/SB 1776
 458 Uniform Fraudulent Transfer Act (Banking and Insurance and Bennett) (FR)41, (CR)349, (CS)350, (CR)485, (CR)682 DSC
 460 Intellectual Disabilities (Children, Families, and Elder Affairs and Altman) (FR)42, (CR)500, (CS)501, (CR)672, (CR)676 DSC
 462 Terms of Courts (Judiciary and Bogdanoff) (FR)42, (CR)500, (CS)502, (CR)534, (CR)743, (MO)956, (CR)1671 DCS
 464 Sale or Lease of a County, District, or Municipal Hospital (Garcia) (FR)42 DSC/CSP-CS/CS/CS/HB 711
 466 Coastal Barriers Infrastructure Finance Act (Community Affairs and Bennett) (FR)42, (CS)105, (CR)112 DSC
 468 Game Promotions (Fasano) (FR)42 DSC
 470 Chiropractic Medicine (Budget Subcommittee on Health and Human Services Appropriations and others) (FR)43, (CR)100, (CS)105, (CR)112, (CR)280, (CS/CS)283, (MO)1171, (BA)1424 LTS/CSP-CS/HB 413
 472 Student Involvement in Educational Governance (Norman) (FR)43 DSC
 474 Driving Without a Valid Driver License (Norman) (MO)13, (FR)43 WS
 476 Sale of Motor Fuel (Norman and others) (FR)43, (CR)111, (CO)133, (CO)134 DSC
 478 Department of Health (Health Regulation and Margolis) (FR)43, (CR)135, (CS)162, (CR)255, (CR)279 DSC/CSP-CS/CS/CS/HB 1263
 480 Mobile Home and Recreational Vehicle Parks (Community Affairs and Dean) (FR)43, (CR)135, (CR)300, (CS)304, (CR)328 DSC
 482 Nursing Homes and Related Health Care Facilities (Latvala and others) (FR)44, (CO)133, (CR)252, (CR)268 DSC/CSP-CS/CS/HB 787
 484 Florida Law Enforcement Officers' Hall of Fame (Ring and others) (FR)44, (CO)133, (CO)134 DSC
 486 Jurisdiction of the Courts (Diaz de la Portilla and Lynn) (FR)44, (CR)111, (CO)134, (CR)135, (CR)161, (CR)263, (MO)726, (BA)913, (CR)956 LTS
 488 Animal Control or Cruelty Ordinances (Community Affairs and others) (FR)44, (CO)134, (CR)214, (CS)249, (CR)255, (CR)300, (CR)672, (CR)685, (BA)694, (BA)714 DM
 490 Employment of Felons (Joyner) (FR)44 DSC
 492 Education (Budget Subcommittee on Higher Education Appropriations and others) (FR)44, (CR)111, (CR)264, (CS)269, (CR)282, (CR)743, (CS/CS)745 DSC/CSP-HB 5201, CS/CS/HB 7059, HB 7135
 494 Student Health and Safety (Military Affairs, Space, and Domestic Security and others) (FR)44, (CR)349, (CS)350, (CO)522, (CR)524, (CS/CS)535, (CR)675, (MO)726 DCS
 496 Foreclosure Debt Relief (Braynon) (FR)44 DSC
 498 Substance Abuse Education and Intervention Programs (Criminal Justice and Lynn) (FR)45, (CS)105, (CR)113, (CR)252, (CR)268, (CR)300, (MO)556, (BA)731, (BA)732, (CR)743 LTS/CSP-CS/CS/HB 233
 500 USS Stark Memorial Drive (Thrasher and Gaetz) (FR)45, (CO)134 DSC/CSP-CS/HB 7039, CS/CS/SB 922
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 502 Public Fairs and Expositions (Budget Subcommittee on Finance and Tax and others) (FR)45, (CR)100, (CS)105, (CS/CS)106, (CR)112, (CO)133, (CR)280, (CS/CS/CS)283, (CR)672, (CO)687, (BA)731, (CR)743 LTS/CSP-CS/CS/HB 449
 504 Department of Juvenile Justice (Criminal Justice and others) (FR)45, (CS)106, (CR)113, (CR)135, (CR)161, (CR)314, (CO)551, (MO)776, (BA)913, (CR)956 LTS/CSP-CS/HB 173
 506 Parole Interview Dates for Certain Inmates (Criminal Justice and Evers) (FR)45, (CR)99, (CS)106, (CR)112, (CR)263, (MO)874 DCS
 508 Vessel Safety (Rich) (FR)45 DSC
 510 Florida Kidcare Program (Health Regulation and others) (FR)46, (CO)134, (CR)135, (CS)162, (CR)255, (CO)258, (CR)279, (MO)698, (CR)776, (CO)783, (BA)787, (BA)872 DM/CSP-HB 5301
 512 Class Size (Bogdanoff) (FR)46 DSC
 514 Public Safety (Committee on Community Affairs and others) (FR)46, (CR)136, (CS)162, (CO)167, (BA)729, (BA)730, (CR)743 LTS/CSP-CS/HB 1227
 516 Early Voting (Rich and Sachs) (FR)46, (CO)134 DSC
 518 Employment Discrimination Against the Unemployed (Rich) (FR)46 DSC
 520 Veteran's Guardianship (Braynon) (FR)46, (CR)111, (CR)112, (BA)322, (CR)325, (BA)347, 958 Ch. 2012-40
 522 Judicial Census Commissions (Braynon) (FR)46, (CR)99, (CR)110, (CR)745, (CR)805, (BA)914, (CR)956 LTS/CSP-HB 4047
 524 Restraint of Incarcerated Pregnant Women (Joyner and Bullard) (BA)10, (FR)46, (CR)110, (CR)112, (CO)133, (CO)167, 1050, 1051 Ch. 2012-41
 526 Health Care (Jones) (FR)47 DSC/CSP-CS/CS/CS/HB 1263
 528 Combat Infantry Badge License Plates (Bennett and Gaetz) (FR)47, (CR)112, (CO)134, (BA)492, (CR)499, (BA)512 DM/CSP-CS/CS/CS/HB 599, CS/CS/HB 1223, CS/CS/SB 922
 530 WNI
 532 College Credit for Military Training and Education Courses (Altman and others) (FR)47, (CR)111, (CO)134, (CR)135, (CR)161, (CR)279, (CR)314, (CR)685, (BA)694, (CO)705, (CO)1135 LTS/CSP-HB 347
 534 Persons Excused from Jury Service (Sobel) (FR)47, (CR)500, (BA)975, (CR)1134 DM
 536 Distribution of Materials Harmful to Minors (Criminal Justice and others) (FR)47, (CR)111, (CO)167, (CR)673, (CS)676, (CR)776, (BA)787, (BA)873 DM
 538 Preference to Florida Businesses in Procurement of Personal Property and Services (Bogdanoff and others) (FR)47, (CR)100, (CR)110, (CR)111, (CO)134, (CR)325, (CR)672, (BA)731, (BA)737, (BA)738, (CR)743, (BA)768, 769 DM/CSP-HB 7087
 540 Secondhand Dealers and Secondary Metals Recyclers (Criminal Justice and others) (FR)47, (CS)106, (CR)112, (CO)134, (RC)166, (CO)167, (CR)264, (CS/CS)269, (CR)314, (CS/CS/CS)315, (CR)328, (CR)721, (MO)874, (MO)962, (CO)1135, (BA)1237, (BA)1238 LTS/CSP-CS/CS/HB 885
 542 Death Benefits for State Employees (Smith) (FR)48 DSC
 544 Health Care (Health Regulation and Sobel) (FR)48, (CR)100, (CS)107, (CR)112, (CR)279, (CR)672, (CR)776, (BA)787, (BA)874 DM/CSP-CS/CS/CS/HB 1263
 546 Contracts for Rail Projects (Sobel and Gaetz) (FR)48, (CR)111, (CO)134 DSC
 548 Pugilistic Exhibitions (Sobel) (FR)48 DSC
 550 Newborn Screening (Sobel) (FR)48 DSC
 552 Ethics (Dockery and others) (FR)48, (CO)133, (CO)134, (CR)279, (CO)296 DSC
 554 Disability Awareness (Children, Families, and Elder Affairs and others) (FR)48, (CS)107, (CR)112, (CO)134, (CR)500, (CS/CS)502, (CR)518 DSC
 556 Motor Vehicle Registration Forms (Montford and Sachs) (FR)48, (CO)134, (CR)300 DSC/CSP-CS/CS/HB 1223
 558 Land Application of Septage (Hays) (FR)49 DSC
 560 Water Management Districts (Budget Subcommittee on General Government Appropriations and others) (FR)49, (CR)100, (CS)107, (CR)110, (CR)113, (CR)280, (CS/CS)284 DSC/CSP-SB 1986
 562 Community-based Development Organizations (Lynn) (FR)49, (CR)110, (CR)111, (CR)160, (CR)279, (CR)672, (CR)776, (BA)787, (BA)874 LTS/CSP-HB 4027, CS/HB 7055

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564 Office of Minority Health (Joyner) (FR)49 DSC
566 Overseas Voting (Wise) (FR)49 DSC
568 Noncriminal Traffic Infractions (Wise and Evers) (FR)49, (CO)134, (CR)484 LTS, refer to combined CS/SB 590
570 Public Records/Donor Identity/Publicly Owned Performing Arts Center (Ring) (FR)49, (CR)111, (CR)112, (BA)298, (CR)300, (BA)313, 958 Ch. 2012-12
572 Mobile Home Parks (Detert) (FR)49 DSC
574 Mobile Home Park Tenancies (Detert) (FR)49 DSC
576 Public-private Partnerships (Community Affairs and Bennett) (FR)49, (CR)325, (CR)500, (CS)502, (CR)534 DSC
578 Depopulation Programs of Citizens Property Insurance Corporation (Budget Subcommittee on General Government Appropriations and others) (FR)50, (CR)100, (CR)110, (CR)214, (CS)249, (MO)511, (CR)685, (BA)695, (BA)719, (CO)1135 LTS/CSP-CS/CS/HB 1101
580 Health Education (Rich) (FR)50 DSC
582 Neighborhood Improvement Districts (Budget Subcommittee on Finance and Tax and others) (FR)50, (CR)100, (CS)107, (CR)112, (CR)280, (CS/CS)284, (CO)296, (CR)672, (BA)732, (CR)743, (BA)769, 770 DM/CSP-CS/HB 7041
584 Public Records/Dental Workforce Surveys (Richter) (FR)50, (CR)135, (CR)279, (BA)322, (CR)325, (BA)347 DM
586 Foreclosures (Fasano) (FR)50 DSC
588 Enterprise Zones (Garcia) (FR)51 DSC
590 Noncriminal Traffic Infractions (Transportation and others) (FR)51, (CO)134, (CR)484, (CS)485, (CO)489, (CR)499, (CR)519 DSC/CSP-CS/CS/CS/HB 599, CS/CS/HB 1223
592 Tax Exemptions/Fresh Fruit and Vegetable Packinghouses (Budget Subcommittee on Finance and Tax and Siplin) (FR)51, (CR)99, (CR)110, (CR)685, (CS)685 DSC/CSP-HB 7087
594 Health Care Practitioner/Suspension or Restriction of License (Health Regulation and Storms) (FR)51, (CR)280, (CS)284 DSC
596 Compensation of Employees (Commerce and Tourism and others) (FR)51, (CO)133, (CO)134, (CR)280, (CS)285, (CO)296, (CO)489, (CO)725 DSC
598 Contraception (Detert and Lynn) (FR)51, (CO)134, (MO)321 WS
600 Electronic Filing of Construction Plans (Regulated Industries and others) (FR)51, (CS)107, (CR)113, (CR)301, (CS/CS)304, (BA)492, (CR)499, (BA)512 DHC/CSP-CS/HB 387, CS/CS/ SB 704
602 Stormwater Management Permits (Budget Subcommittee on General Government Appropriations and others) (FR)52, (CR)111, (CR)214, (CS)249, (CR)301, (CR)303, (CS/CS)304, (CR)743, (CS/CS/CS)745 DSC/CSP-CS/CS/CS/CS/HB 503, CS/CS/CS/HB 599, SB 1998
604 Limited Certification for Urban Landscape Commercial Fertilizer Application (Agriculture and others) (FR)52, (CS)107, (CR)112, (CO)133, (CO)167, (CR)326 USC/LTS
606 Youth Athletes (Montford and Gaetz) (FR)52, (CO)134, (CR)279 DSC
608 Florida Healthy Kids Corporation (Flores) (BA)11, (FR)52, (CR)110, (CR)112, 958 Ch. 2012-42
610 Captive Insurance (Budget Subcommittee on General Government Appropriations and others) (FR)52, (CR)100, (CS)108, (CR)112, (CR)214, (CS/CS)249, (MO)874 DCS/CSP-CS/CS/HB 1101
612 Job Incentives (Ring) (FR)53 DSC
614 Sovereign Immunity (Bennett) (FR)53 DSC
616 Biomedical Research (Governmental Oversight and Accountability and Flores) (FR)53, (CR)135, (CR)280, (CS)285, (CR)303, (CR)484, (CR)672, (BA)880, (BA)881, (CR)903 LTS/CSP-CS/SB 1856, CS/HB 655
618 Animal Abuse Registry (Fasano and Dockery) (FR)53, (CO)342 DSC
620 District School Boards (Education Pre-K - 12 and Latvala) (FR)53, (CR)349, (CS)350, (MO)672, (CR)682, (MO)1003, (BA)1190, (BA)1191 LTS/CSP-CS/HB 1357
622 Bullying of School Children (Bogdanoff) (FR)53 DSC
624 Household Pharmaceuticals Collection and Disposal Trust Fund/DEP (Budget Subcommittee on General Government Appropriations and Richter) (FR)54, (CR)325, (CR)672, (CR)675, (CR)743, (CS)745 DSC
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626 Collection and Disposal of Household Pharmaceuticals (Budget Subcommittee on General Government Appropriations and Richter) (FR)54, (CR)325, (CR)672, (CR)675, (CR)743, (CS)745 DSC
628 Residential Foreclosure Proceedings (Sobel) (FR)54 DSC
630 Athlete Agents (Norman) (FR)54 DSC
632 Funerals, Burials, and Memorial Services (Benacquisto and others) (FR)54, (CO)133, (CO)134, (CO)277, (CR)348, (CO)551, (CR)672, (BA)732, (CR)743, (BA)770 LTS
634 Spaceport Facilities (Benacquisto and others) (BA)11, (FR)54, (CR)110, (CR)112, (CO)133, (CO)134, (CO)309, 342, 508, 544 Ch. 2012-1
636 Loan Modification Services (Norman) (FR)54 DSC
638 Florida Motor Vehicle Theft Prevention Authority (Hays) (FR)54, (CR)111, (CR)135, (CR)160, (CR)279, (CR)314, (BA)321, (CR)325, (BA)345, 958 Ch. 2012-103
640 Local Government Energy Zones (Bennett) (FR)55, (CR)135 DSC
642 East Naples Fire Control and Rescue District/Collier County (Richter) (FR)55 DSC/CSP-CS/HB 267
644 Sealing and Destroying Certain Criminal Records (Siplin) (FR)55 DSC
646 Self-service Storage Facilities (Regulated Industries and Wise) (FR)55, (CR)253, (CS)256, (CR)523, (BA)975, (CR)1134 LTS/CSP-CS/HB 715
648 Florida Climate Protection Act (Hays and others) (FR)55, (CO)296, (CR)300, (CO)309, (CR)518, (CR)534, (MO)726, (BA)975, (CR)1134, (CO)1135 LTS/CSP-HB 4001
650 WNI
652 Commercial Parasailing (Jones) (FR)55 DSC
654 Animal Control (Regulated Industries and others) (FR)56, (CO)167, (CR)326, (CS)329, (CO)342, (CR)523, (CR)675, (MO)726, (BA)914, (BA)915, (BA)938, (BA)939, (CR)956 LTS/CSP-CS/HB 479
656 Repealing Budget Provisions (Hays) (FR)56, (CR)279 DSC
658 Assisted Living Facilities (Wise) (FR)56 DSC
660 Retirement (Dean) (FR)56 DSC
662 Funding for Workforce Education Programs (Braynon and others) (FR)56, (CO)134, (CO)342 DSC
664 Background Screening (Smith) (FR)56 DSC
666 Criminal History Records of Juveniles (Smith) (FR)56 DSC
668 Workers' Compensation Medical Services (Hays and others) (FR)57, (CR)264, (CO)551, (CR)672, (CR)685, (CR)721, (CO)783 DSC
670 Liens on Real Property (Judiciary and Ring) (FR)57, (CR)252, (CS)256, (CR)300, (CR)303, (MO)874, (CR)1671 DCS
- SM
672 Congressional Term Limits (Negron and others) (FR)57, (CO)134, (CR)325, (CR)518, (CO)522, (CR)685, (BA)695, (BA)729 LTS/CSP-HM 83
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674 Insurance Coverage for Cardiovascular Screening (Fasano) (FR)57 DSC
676 Workers' Compensation Certificate-of-exemption Process (Smith) (FR)57, (CR)111, (CR)279, (CR)282, (CR)721, (MO)874, (BA)976, (BA)1065, (BA)1066, (CR)1134 LTS/CSP-CS/HB 941
678 State Contracts (Smith and Latvala) (FR)57, (CR)111, (CO)134, (CR)279, (CR)672, (BA)732, (CR)743, (BA)770 DM
680 Residential Properties (Judiciary and others) (FR)57, (CR)280, (CS)285, (CR)673, (CS/CS)676, (CR)685, (MO)874, (CR)1671 DCS/CSP-CS/HB 517
682 Alzheimer's Disease (Budget Subcommittee on Health and Human Services Appropriations and others) (FR)58, (CO)133, (CO)134, (CR)135, (CS)162, (CO)167, (CO)251, (CR)280, (CS/CS)286, (CR)303, (CR)500, (CS/CS/CS)502, (MO)511, (BA)732, (BA)733, (CR)743 LTS/CSP-CS/CS/HB 473
684 Economic Development (Ring) (FR)58 DSC
686 WNI
688 Open Parties (Bennett) (FR)58 DSC
690 Solar Energy Systems (Bennett) (FR)58, (MO)170 WS
692 Formation of Local Governments (Community Affairs and Bennett) (FR)58, (CR)136, (CS)162, (BA)298, (CR)300, (MO)300, (BA)322, (CR)325, (BA)491, (CR)499, (BA)514, (BA)516, (BA)556, 557, 1046, (BA)1047, 1050 Ch. 2012-121

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694 Adult Day Care Centers (Budget Subcommittee on Health and Human Services Appropriations and others) (FR)58, (CO)133, (CO)134, (CR)136, (CS)162, (CO)167, (CO)258, (CR)280, (CS/CS)286, (CR)303, (CR)500, (CS/CS/CS)502, (MO)511, (CO)681, (CR)685, (BA)695, (BA)715, 1063, 1064 Ch. 2012-43
- 696 Customer-owned Renewable Generation (Bennett) (FR)58 DSC
- 698 Public Retirement Plans (Community Affairs and others) (FR)59, (CO)134, (CR)136, (CS)162, (CR)523, (CR)534 DSC
- SR
700 Women's Heart Health Initiative (Joyner) (FR)509 Adopted
- SB
702 Seaport Employment Training Grant Program (Smith) (FR)59 DSC
- 704 Building Construction and Inspection (Budget Subcommittee on General Government Appropriations and others) (FR)59, (CR)214, (CS)250, (CR)255, (CR)325, (CS/CS)330, (CR)672, (BA)733, (BA)738, (BA)742, (CR)743, (BA)771, 870, 1135 Ch. 2012-13 CSP-CS/HB 387, CS/CS/HB 887. CS/CS/HB 897
- 706 Condominiums (Smith) (FR)59, (MO)261 WS
- 708 WNI
- 710 Gaming (Regulated Industries and Bogdanoff) (FR)59, (CR)135, (CS)162 DPR
- 712 Destination Resort Trust Fund/Department of Gaming Control (Bogdanoff) (FR)61, (CR)110 DSC
- 714 Public Records/Department of Gaming Control (Regulated Industries and Bogdanoff) (FR)61, (CS)108, (CR)113 DPR
- 716 Environmental Regulation (Budget Subcommittee on General Government Appropriations and others) (FR)61, (CR)214, (CS)250, (CO)277, (CR)484, (CS/CS)485, (CR)519, (CR)743, (CS/CS/CS)745, (MO)874, (BA)976, (BA)980, (BA)981, (CR)1134 LTS/CSP-CS/CS/CS/CS/HB 503, CS/HB 691, HB 4123, CS/CS/HB 7117
- 718 Health Care (Bennett) (FR)61 DSC
- SJR
720 Miami-Dade County Home Rule Charter (Garcia) (FR)62, (CR)300, (CR)499, (MO)805, (BA)976, (CR)1134 DCS
- SB
722 Autism (Garcia and Dockery) (FR)62, (CR)135, (CO)251, (CR)672, (CR)676 DSC
- 724 Domestic Wastewater Discharged Through Ocean Outfalls (Diaz de la Portilla and Sobel) (FR)62, (CR)111, (CO)134, (CR)263, (CR)282, (CR)325 DSC
- SR
726 Mariners Hospital (Bullard) (FR)721 Adopted
- SB
728 Residential Property Insurance (Ring) (FR)62 DSC
- 730 Medicaid Managed Care (Health Regulation and others) (FR)62, (CO)134, (CR)252, (CS)256, (CR)268, (CR)279, (CR)672, (CR)685, (BA)695, (BA)715, 1082, 1088, 1135 Ch. 2012-44
- 732 Sentences of Inmates (Judiciary and others) (FR)62, (CO)134, (CR)314, (CS)315, (CR)524, (CS/CS)535 DSC
- 734 Tax Deeds (Community Affairs and Bogdanoff) (FR)62, (CR)135, (CS)164, (CR)523, (CR)534 DSC
- 736 Cardiopulmonary Resuscitation Training in Public Schools (Altman and Flores) (FR)62, (CO)134 DSC
- 738 Solid Waste Management Facilities (Budget Subcommittee on General Government Appropriations and others) (FR)63, (CR)135, (CS)164, (CR)263, (CR)282, (CR)743, (CS/CS)746, (MO)902, (CR)1671 DCS/CSP-CS/CS/CS/CS/HB 503
- 740 Nuclear and Integrated Gasification Combined Cycle Power Plants (Fasano) (FR)63 DSC
- 742 Commission for a Drug-Free Florida (Fasano) (FR)63 DSC
- 744 Drug-Free Florida Trust Fund/Executive Office of the Governor (Fasano) (FR)63 DSC
- 746 Florida Clean Indoor Air Act (Hays) (FR)63, (CR)252 DSC
- 748 Dissolution of Marriage (Judiciary and Diaz de la Portilla) (FR)63, (CR)500, (CS)503, (MO)874 DSC
- 750 Bonds (Education Pre-K - 12 and Flores) (FR)63, (CR)326, (CS)330, (CR)349, (CR)682, (MO)874, (BA)976, (BA)1065, (CR)1134 LTS/CSP-CS/HB 465
- 752 Equitable Distribution of Marital Assets and Liabilities (Judiciary and Flores) (FR)63, (CR)214, (CS)251, (CR)279, (CR)672, (CR)685, (BA)695, (BA)715, (BA)766, (BA)785, (BA)872, (BA)907, (BA)960, (BA)1137, (BA)1192, (BA)1193 LTS
- SB
754 Educational Enhancement (Higher Education and Wise) (FR)63, (CR)136, (CS)165 DSC
- 756 Career Education (Wise) (FR)64 DSC
- 758 Beach Management (Environmental Preservation and Conservation and Jones) (FR)64, (CR)135, (CS)165, (CR)263, (CR)672, (BA)698, (MO)698 LTS/CSP-CS/HB 691, CS/CS/CS/CS/HB 503
- 760 Local Business Taxes (Hays) (FR)64 DSC
- 762 Reducing and Streamlining Regulations (Budget Subcommittee on General Government Appropriations and others) (FR)64, (CR)252, (CR)500, (CS)503, (CR)534, (CR)743, (CS/CS)746, (MO)874, (BA)976, (BA)978, (BA)981, (BA)982, (BA)983, (CR)1134 LTS/CSP-CS/HB 517, CS/CS/HB 887
- 764 Assisted Living Facilities (Jones) (FR)65 DSC
- 766 Coach Jimmy Carnes Boulevard (Oelrich) (FR)65, (CR)484 LTS, refer to combined CS/SB 1776
- 768 Commercial Relationships (Flores) (FR)65 DSC
- 770 Exemptions from Local Business Taxes (Budget Subcommittee on Finance and Tax and Hays) (FR)65, (CR)325, (MO)556, (CR)675, (CR)722, (CS)723, (MO)805, (BA)979, (BA)991, (CR)1134 LTS/CSP-HB 7125
- 772 Sentencing in Capital Felonies (Altman) (FR)65 DSC
- 774 Physician Assistants (Health Regulation and Hays) (FR)66, (CR)252, (CS)256, (CR)282, (MO)874, (BA)1669, (CR)1671 LTS/CSP-CS/CS/CS/HB 363
- 776 School Grades (Detert) (FR)66 DSC
- 778 Homestead Exemption (Detert) (FR)66 DSC
- 780 Airport Parking Fees (Transportation and others) (FR)66, (CS)108, (CR)112, (CR)264, (BA)492, (CR)499, (BA)512, (CO)681 DSC
- 782 Florida Evidence Code (Judiciary and Bennett) (FR)66, (CR)524, (CS)535, (MO)721, (BA)881, (CR)903 LTS/CSP-CS/HB 701
- 784 Veterans Memorial Highway (Oelrich) (FR)66 DSC/CSP-CS/HB 7039, CS/CS/SB 922
- 786 Growth Enterprise Development (Ring) (FR)66 DSC/CSP-HB 5501
- 788 Eye Health Care (Bennett) (FR)67 DSC
- 790 Criminal History Background Screening for Recipients of and Applicants for Welfare Benefits (Fasano) (FR)67 DSC
- 792 Financial Institutions (Gaetz and others) (FR)67, (CR)100, (CR)110, (CO)133, (CO)134, (CR)135, (CO)296, (CR)314, (BA)322, (BA)324, (CO)324, (CR)325, (CO)342, (BA)347, 958 Ch. 2012-201
- 794 Public Contracting (Hays) (FR)67, (CR)264, (CR)523 DSC
- 796 Designation of Transportation Facilities (Transportation) (FR)67 DSC
- 798 OGSR/Florida Opportunity Fund and the Institute for the Commercialization of Public Research (Commerce and Tourism) (FR)67, (CR)111, (CR)279, (CR)283, (CR)325, (CR)672, (CR)685, (BA)695, (BA)696 LTS/CSP-HB 7103
- 800 County Boundary Lines (Budget Subcommittee on Finance and Tax and Negron) (FR)68, (CR)135, (CR)161, (CR)280, (CS)286, (CR)314, (BA)321, (BA)323, (BA)324, (CR)325, (BA)345, 1045, 1046 Ch. 2012-45
- 802 Premises Liability (Budget Subcommittee on General Government Appropriations and others) (FR)68, (CR)279, (CR)500, (CS)503, (CR)534, (CR)743, (CS/CS)747, (MO)776, (BA)915, (CR)956 LTS/CSP-CS/CS/HB 313
- 804 Fish and Wildlife Conservation (Budget Subcommittee on General Government Appropriations and others) (FR)68, (CS)108, (RC)110, (CR)112, (CO)167, (CR)252, (CR)268, (CR)280, (CS/CS)286, (MO)684, (CR)722, (BA)882, (CR)903 LTS/CSP-CS/HB 7025
- 806 Enterprise Zones (Dean) (FR)68, (CR)252, (CR)300, (CR)303, (CR)682 DSC/CSP-HB 7087
- 808 Joint Use of Public School Facilities (Education Pre-K - 12 and others) (FR)68, (CO)134, (CR)326, (CS)330, (CR)523, (CR)675, (CR)721, (MO)902 DCS
- 810 OGSR/Donor Information/House Museums Designated as National Historic Landmarks (Environmental Preservation and Conservation) (FR)68, (CR)111, (CR)279, (BA)915, (CR)956 LTS/CSP-HB 7015
- 812 Motor Vehicles (Norman) (FR)68, (CR)112, (CR)263, (CR)268, (CR)721 DSC
- 814 Intrastate Commerce (Evers) (FR)68 DSC

- SB
816 Professional Sports Facilities (Bennett and Fasano) (FR)68, (CR)263, (CO)277 DPR
- 818 Animal Shelters and Animal Control Agencies (Community Affairs and others) (FR)69, (CO)134, (CR)264, (CS)270, (CO)489, (CO)522 DPR
- 820 Onsite Sewage Treatment and Disposal Systems (Budget and others) (FR)69, (CR)136, (CS)165, (CR)326, (CR)328, (CS/CS)330, (CR)484, (CO)551, (CO)765, (CR)805, (CS/CS/CS)806, (CO)904 DCS/CSP-CS/CS/CS/HB 1263, CS/CS/SB 704
- 822 Mobile Home Parks (Fasano and Detert) (FR)69, (CO)277 DSC
- 824 Mitigation (Environmental Preservation and Conservation and others) (FR)69, (CO)134, (CR)264, (CS)270, (CR)301, (CS/CS)305, (CR)328, (CR)721, (MO)874, (MO)962, (BA)1248 LTS/CSP-CS/CS/CS/HB 599
- 826 Title Insurance Claims (Banking and Insurance and Bennett) (FR)69, (CR)301, (CS)305 DSC
- 828 Faith-based Postsecondary Institutions (Higher Education and Wise) (FR)70, (CR)280, (CS)286 DPR
- 830 OGSR/Physician Workforce Surveys/Department of Health (Governmental Oversight and Accountability and Health Regulation) (FR)70, (CR)135, (CR)349, (CS)350, (CR)685, (BA)696, (BA)716 LTS/CSP-HB 7035
- 832 OGSR/Donor Information Direct-support Organization/University of Florida/Historic Preservation of the City of St. Augustine (Governmental Oversight and Accountability and Higher Education) (FR)70, (CR)135, (CR)349, (CS)350, (BA)733, (CR)743 LTS/CSP-HB 7017
- 834 Juvenile Justice Education and Workforce Programs (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)70, (CS)108, (CR)112, (CR)500, (CS/CS)503, (CR)518, (CR)743, (CS/CS/CS)747, (MO)874, (BA)1179, (BA)1180, (CR)1671 LTS
- 836 New or Retained Professional Sports Franchises (Fasano and others) (FR)70, (CO)133, (CO)277 DSC
- SJR
838 Homestead Assessment Limitation/Low-income Senior Citizens (Judiciary and Diaz de la Portilla) (FR)71, (CR)300, (CR)500, (CS)504, (CR)534 DSC
- SB
840 Community Redevelopment Agencies (Diaz de la Portilla) (FR)71, (MO)706 WS
- 842 Growth Management (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)71, (CR)264, (CS)270, (CR)325, (CR)328, (CS/CS)331, (CR)743, (CS/CS/CS)748, (MO)776, (BA)915, (BA)916, (CR)956 LTS/CSP-CS/HB 7081, CS/HB 7041, HB 7075, CS/CS/SB 922
- 844 OGSR/Sunshine State One-Call of Florida, Inc. (Governmental Oversight and Accountability and others) (FR)71, (CR)135, (CO)258, (CR)349, (CS)350, (CR)685, (BA)696, (BA)716 LTS/CSP-HB 7037
- 846 Property Insurance (Fasano) (FR)72 DSC
- 848 Deputy Jack A. Romeis Road (Oelrich) (FR)72, (CR)326 LTS, refer to combined CS/CS/SB 232
- 850 Pharmacists (Budget Subcommittee on Health and Human Services Appropriations and Oelrich) (FR)72, (CR)279, (CR)303, (CR)500, (CS)504, (MO)726, (BA)882, (CR)903 LTS/CSP-CS/CS/HB 509
- 852 Healthy Foods Retail Act (Siplin) (FR)72, (CR)135, (CR)160, (CR)721, (MO)902 DCS
- 854 Teenage Drivers (Transportation and Evers) (FR)72, (CR)264, (CS)271, (CR)282 DSC
- 856 Voluntary Prekindergarten Education Program (Rich) (FR)72 DSC
- 858 Knowingly and Willfully Giving False Information to a Law Enforcement Officer (Negron and others) (FR)72, (CO)134, (CR)135, (CR)252, (CR)268, (CO)681, (CR)721, (MO)874, (BA)979, (BA)998, (CR)1134, (CO)1135 LTS/CSP-CS/HB 37
- 860 Clerks of Court (Governmental Oversight and Accountability and others) (FR)72, (CR)253, (CS)256, (CR)673, (CS/CS)677, (CR)685, (MO)975 DCS/CSP-CS/CS/HB 937, CS/HB 7095
- 862 Wage Protection for Employees (Simmons) (FR)72, (CR)264 DSC
- 864 Driving Under the Influence (Altman) (FR)72 DSC
- 866 Contamination Notification (Joyner) (FR)73 DSC
- SB
868 Archaeological Sites and Specimens (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)73, (CR)349, (CS)350, (CR)519, (CR)743, (CS/CS)748 DSC
- 870 Deputy John C. Mecklenburg Memorial Highway (Fasano) (FR)73, (CR)326 LTS, refer to combined CS/CS/SB 232
- 872 Murder (Criminal Justice and Fasano) (FR)73, (CR)280, (CS)287, (CR)300, (CR)303, (MO)556, (BA)775, (CR)776 LTS/CSP-CS/CS/HB 667
- 874 Sick Leave for School District Employees (Education Pre-K - 12 and others) (FR)73, (CR)326, (CS)331, (CR)523, (CR)685, (BA)696, (CO)705 LTS/CSP-CS/HB 285
- 876 Robbery by Sudden Snatching (Criminal Justice and Benacquisto) (FR)74, (CR)523, (CR)534, (CS)535, (CR)721, (MO)922, (BA)1247, (CR)1671 LTS
- 878 Florida College System Personnel Records (Benacquisto) (FR)74, (CR)314, (CR)523, (CR)685, (BA)696, (BA)697, (BA)717, 958 Ch. 2012-46
- 880 State Investments (Governmental Oversight and Accountability and Ring) (FR)74, (CR)280, (CS)287, (CR)303, (CR)328, (CR)722, (BA)882, (CR)903 LTS/CSP-CS/HB 1417
- 882 Court Costs (Dean) (FR)74, (CR)252, (CR)268, (CR)300 DSC
- 884 Standards for Compressed Air (Dean) (FR)74 DSC
- 886 Community Health Workers (Jones) (FR)74 DSC
- 888 Consumer Services (Budget Subcommittee on General Government Appropriations and others) (FR)74, (CR)264, (CS)271, (CR)349, (CS/CS)350, (CR)485, (CR)743, (CS/CS/CS)748, (MO)874, (BA)1141, (BA)1142, (BA)1143, (CR)1671 LTS/CSP-CS/CS/HB 749
- SR
890 Miami Lighthouse for the Blind and Visually Impaired, Inc. (Margolis) (FR)168, **169** Adopted
- SB
892 State Debtors (Margolis) (FR)75 DSC
- 894 Official Florida Statutes (Thrasher) (FR)75, (CR)300, (BA)492, (BA)493, (CR)499 LTS/CSP-HB 7005
- 896 Florida Statutes (Thrasher) (FR)75, (CR)300, (BA)493, (CR)499 LTS/CSP-HB 7007
- 898 Florida Statutes (Thrasher) (FR)75, (CR)300, (BA)493, (CR)499 LTS/CSP-HB 7009
- 900 Florida Statutes (Thrasher) (FR)75, (CR)300, (BA)494, (CR)499 LTS/CSP-HB 7011
- 902 Department of the Lottery (Budget and Jones) (FR)76, (CR)325, (CR)328, (CR)501, (CR)524, (CS)535, (BA)631, (CR)672 LTS/CSP-CS/HB 843, HB 5001
- 904 Controlled Substances (Fasano) (FR)76 DSC/CSP-CS/CS/HB 787
- 906 Public Records/County Tax Collectors/Investigators and Inspectors of Department of Business and Professional Regulation (Governmental Oversight and Accountability and Hays) (FR)76, (CR)279, (CR)524, (CS)535, (BA)733, (CR)743 LTS/CSP-CS/CS/HB 1089
- 908 Black Cultural Tourism Enhancement Commission (Joyner) (FR)76 DSC
- 910 Public Retirement Plans (Banking and Insurance and others) (FR)76, (CO)133, (MO)325, (CR)326, (CS)331, (RC)341 DSC
- 912 Growth Management (Bennett) (FR)77 DSC
- 914 Suspension of Driver Licenses and Motor Vehicle Registrations (Children, Families, and Elder Affairs and Oelrich) (FR)77, (CR)673, (CS)677, (MO)698 DSC
- 916 Public Records/Personal Identifying Information/Certain Current and Former Public Employees, Spouses, and Children (Criminal Justice and others) (FR)77, (CO)167, (CR)673, (CS)677, (MO)698, (BA)917, (CR)956 LTS/CSP-CS/HB 629
- 918 State Group Insurance Program (Oelrich) (FR)77 DSC
- 920 Pugilistic Exhibitions (Norman) (FR)77 DSC
- 922 Military Support (Criminal Justice and others) (FR)77, (CO)134, (CR)135, (CS)165, (RC)166, (CR)253, (CS/CS)257, (CO)258, (BA)261, (CO)263, (CR)263, (CO)277, (CO)278, 1054, **1063** Ch. 2012-159 CSP-CS/HB 45, CS/CS/CS/HB 599, CS/CS/HB 1223, CS/HB 7039, HB 7075, CS/HB 7081, CS/HB 7097, SB 276
- 924 Special Observances (Environmental Preservation and Conservation and others) (FR)78, (CO)167, (CO)258, (CR)280, (CS)287, (CO)309, (BA)322, (CR)325, (BA)347, 958 Ch. 2012-47

- SB
926 Harry T. and Harriette V. Moore Memorial Highway (Altman) (FR)78, (CR)484 LTS, refer to combined CS/SB 1776
- 928 Property Assessments (Altman) (FR)78, (CR)263, (CR)282 DSC
- 930 Motor Vehicles (Altman) (FR)78 DSC
- SR
932 Catholic Schools Week (Altman) (FR)311 Adopted
- SB
934 Space Florida (Bogdanoff) (FR)78 DSC
- 936 Public Depositories (Smith) (FR)78, (MO)263 DSC
- 938 Insurance Agents and Adjusters (Banking and Insurance and others) (FR)78, (CS)109, (CR)112, (CR)160, (CR)252, (CR)672, (BA)917, (BA)918, (BA)919, (CR)956, (CO)1135 LTS/CSP-CS/CS/CS/HB 725
- 940 Juvenile Expunction (Criminal Justice and Wise) (FR)79, (CR)673, (CS)677, (CR)685, (CR)721, (MO)975 DCS
- 942 Interpreters and Translators (Wise) (FR)79 DSC
- 944 Parental Involvement and Accountability in Public Schools (Wise) (FR)79 DSC
- 946 Economic Development (Commerce and Tourism and Bennett) (FR)79, (CR)349, (CS)351 DSC
- 948 Youth Athletics (Jones) (FR)79 DSC/CSP-CS/HB 291
- 950 Stalking (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)80, (CO)167, (CR)253, (CS)257, (CR)279, (CR)328, (CR)805, (MO)805, (CS/CS)807, (BA)979, (CR)1134 LTS/CSP-CS/CS/HB 1099
- 952 Recreation and Parks (Oelrich) (FR)80, (CR)279, (CR)282, (CR)325, (CR)672, (CR)776, (BA)787, (BA)874, (BA)875 LTS/CSP-HB 4039
- 954 Transportation Facility Designations (Transportation and Margolis) (FR)80, (CR)484, (CS)486, (CR)685, (BA)697, (BA)729, (MO)742 DCS/CSP-CS/CS/CS/HB 599, CS/HB 7039
- 956 Disposition of Human Remains (Budget Subcommittee on General Government Appropriations and others) (FR)80, (CR)349, (CS)352, (CR)523, (CS/CS)535, (CR)675, (CR)743, (CS/CS/CS)749, (MO)805, (CR)1671 DCS
- 958 Airboats (Oelrich) (FR)80, (CR)518 USC/LTS
- SR
960 Landscape Architecture Month (Evers) (FR)871, **872** Adopted
- SB
962 Florida Tax Credit Scholarship Program (Education Pre-K - 12 and others) (FR)80, (CS)110, (CR)112, (CO)133, (CO)134, (CR)160, (CO)277, (CR)279, (MO)698, (BA)1171, (CR)1671 LTS/CSP-CS/CS/CS/HB 859
- 964 Protection of Minors (Children, Families, and Elder Affairs and others) (FR)80, (CR)280, (CS)287, (CO)296, (CO)309, (CO)342, (CR)500, (CS/CS)504, (CR)518, (CO)522, (CR)721, (MO)805, (BA)996, (CR)1134, (BA)1246, (BA)1247 LTS/CSP-CS/HB 437, SB 436
- 966 Regulation of Business by the Department of Business and Professional Regulation (Richter) (FR)81 DSC
- SR
968 150th Anniversary of Bacardi Rum (Diaz de la Portilla) (FR) **261** Adopted
- SB
970 Foreclosure Proceedings (Bennett) (FR)81 DSC
- 972 Sebastian Inlet Tax District, Brevard and Indian River Counties (Altman) (FR)743 DSC/CSP-HB 601
- 974 Hillsborough County (Joyner and others) (CO)134, (FR)743 DSC/CSP-HB 605
- 976 City Pension Fund for Firefighters and Police Officers in the City of Tampa, Hillsborough County (Joyner) (FR)743 DSC/CSP-HB 577
- 978 Florida Uniform Principal and Income Act (Judiciary and Fasano) (FR)81, (CR)280, (CS)287 DSC/CSP-CS/SB 1050
- 980 Discretionary Sales Surtaxes (Education Pre-K - 12 and Margolis) (FR)81, (CR)518, (CS)519, (CR)534, (CR)699 DSC
- 982 Tax on Sales, Use, and Other Transactions (Budget Subcommittee on Finance and Tax and Bogdanoff) (FR)81, (CR)325, (CR)349, (CR)685, (CS)685 DSC/CSP-HB 7087
- 984 Personal Trainers (Sachs) (FR)82 DSC
- 986 Slot Machines and Slot Machine Components (Altman and Hays) (FR)82, (CO)134, (CR)349 USC/LTS
- 988 Probate (Joyner) (FR)82, (CR)252, (BA)733, (BA)734, (CR)743 LTS/CSP-HB 733
- SB
990 Natural Guardians (Joyner and Lynn) (FR)82, (CR)252, (CR)314, (BA)495, (CR)499, (BA)513, (CO)681, 958 Ch. 2012-48
- 992 Regulation of Hoisting Equipment Used in Construction, Demolition, or Excavation Work (Community Affairs and others) (FR)82, (CR)264, (CS)272, (CS)686, (CO)687, (MO)721, (MO)805, (BA)996, (BA)1004, (CR)1134 LTS/CSP-CS/CS/HB 521
- 994 Federal Environmental Permitting (Dean) (FR)82, (CR)300, (CR)685, (BA)697, (BA)717 LTS/CSP-HB 4123, CS/CS/CS/CS/HB 503
- 996 Property Fraud (Criminal Justice and others) (FR)82, (CR)280, (CS)287, (CR)673, (CS/CS)677, (CR)685 DSC
- 998 Concealed Weapons or Firearms (Negron and others) (FR)82, (CR)111, (CO)134, (CR)252, (CR)268, (CR)279, (CR)672, (BA)734, (CR)743 LTS/CSP-CS/HB 463
- 1000 Eula Johnson State Park (Smith) (FR)82 DSC
- 1002 Shark Fins (Bennett) (FR)83, (MO)213 WS
- 1004 Sexual Offenders/Sexual Predators (Sachs) (FR)83 DSC
- 1006 Health Care (Health Regulation and Latvala) (FR)83, (CR)685, (CS)685, (MO)776 DSC/CSP-CS/HB 517
- 1008 Tobacco Products (Hays) (FR)83 DSC
- 1010 Career and Adult Education (Oelrich) (FR)83, (CR)518, (CR)523, (CR)675, (CR)721, (MO)726 DCS
- 1012 Public Records/Personal Identifying Information of Child Residing With Sexual Offender or Sexual Predator (Sachs) (FR)83 DSC
- 1014 Health Care (Bennett) (FR)83 DSC
- 1016 Thoroughbred Horse Breeders' Cup Meets (Garcia) (FR)84 DSC
- 1018 Resident Status for Tuition Purposes (Garcia and others) (FR)84, (CO)134, (CR)314, (CO)318 USC/LTS
- SJR
1020 Naming of Public Buildings and Facilities (Garcia) (FR)84 DSC
- SB
1022 Revitalizing Municipalities (Commerce and Tourism and Garcia) (FR)84, (CR)326, (CS)331, (CR)499, (CR)519 DSC
- 1024 Surrendered Newborn Infants (Garcia) (FR)84 DSC
- 1026 Community Residential Homes (Bogdanoff) (FR)84 DSC
- SJR
1028 Medical Use of Cannabis (Bullard) (FR)85 DSC
- SB
1030 State Symbols/Barking Tree Frog (Bullard) (FR)85 DSC
- 1032 Thermal Efficiency Standards (Benacquisto) (FR)85 DSC/CSP-CS/CS/CS/CS/HB 503
- 1034 Citrus County (Dean) (FR)743 DSC/CSP-CS/HB 637
- 1036 Student Assessment in the Public Schools (Bullard) (FR)85 DSC
- SM
1038 Federal Corporate Tax Rate (Evers) (FR)85 DSC
- SB
1040 Practice of Dentistry (Bogdanoff and others) (FR)85, (CR)252, (CR)268, (CR)314, (CO)508, (CO)551, (CR)672, (BA)734, (BA)736, (CR)743, (BA)773, 870, 1135 Ch. 2012-14
- 1042 Emergency 911 Service (Communications, Energy, and Public Utilities and others) (FR)85, (CR)264, (CS)272, (CR)300, (CS/CS)305, (CR)328, (CR)721, (MO)956, (BA)1170, (BA)1171, (CR)1671 LTS/CSP-CS/CS/HB 801
- 1044 Tanning Facilities (Sobel) (FR)85 DSC
- 1046 Public Food Service Establishments (Sobel) (FR)85 DSC
- 1048 Innovation Incentive Program (Oelrich and Sachs) (FR)85, (CO)277, (CR)325, (CR)349 DSC
- 1050 Fiduciaries (Banking and Insurance and Bogdanoff) (FR)86, (CR)484, (CS)486, (CR)523, (CR)685, (BA)697, (BA)717, **718**, 958 Ch. 2012-49
- 1052 Newborn Screening for Critical Congenital Heart Disease (Health Regulation and others) (FR)86, (CR)280, (CS)287, (CR)325, (CR)350, (CO)489 DSC
- 1054 State Long-Term Care Ombudsman Program (Sobel) (FR)86 DSC
- SJR
1056 Homestead Property Tax Exemption for Surviving Spouse of Military Veteran or First Responder (Military Affairs, Space, and Domestic Security and others) (FR)86, (CR)301, (CS)305, (CR)325, (CR)523, (CR)534, (CR)699, (CO)725, (MO)907, (BA)1171, (BA)1172, (BA)1173, (CR)1671 LTS/CSP-CS/HJR 93, CS/HB 95

- SB
1058 Homestead Property Tax Exemptions (Budget Subcommittee on Finance and Tax and others) (FR)86, (CR)301, (CS)305, (CR)325, (CR)523, (CR)534, (CR)722, (CS/CS)723, (CO)725, (MO)907, (BA)1173, (CR)1671 LTS/CSP-CS/HB 95, CS/HJR 93
- 1060 Communications Services Tax (Budget Subcommittee on Finance and Tax and others) (FR)86, (CR)301, (CS)305, (RC)308, (CR)326, (CS/CS)331, (CO)342, (CR)349, (CR)685, (CS/CS/CS)686, (MO)956, (BA)1216, (CR)1671 LTS/CSP-CS/HB 809
- 1062 Tangible Personal Property Taxes (Detert and Gardiner) (FR)86, (CO)277, (CR)325, (CR)328, (CR)682 DSC/CSP-CS/HJR 1003
- SJR
1064 Tangible Personal Property/Ad Valorem Tax Exemption (Budget Subcommittee on Finance and Tax and others) (FR)86, (CO)277, (CR)325, (CR)485, (CR)685, (CS)686, (MO)776, (BA)996, (BA)997, (CR)1134 LTS/CSP-CS/HJR 1003
- SB
1066 Cancer Chemotherapy Treatment (Garcia and others) (FR)87, (CO)318, (CO)342 DSC
- 1068 Motor Vehicle Registration (Joyner) (FR)87, (CR)263, (CR)268, (CR)721, (MO)902, (MO)1270, (BA)1271 LTS/CSP-HB 763, CS/CS/HB 1223
- SJR
1070 Term Limits/County Commissioners (Community Affairs and Ring) (FR)87, (CR)301, (CS)305 DSC
- SB
1072 Exemptions from the Tax on Sales, Use, and Other Transactions (Latvala) (FR)87 DSC
- 1074 Energy Conservation (Altman) (FR)87 DSC/CSP-CS/CS/HB 7117
- 1076 Relief of Anais Cruz Peinado by the School Board of Miami-Dade County (Gibson) (FR)87, (CR)673, (RC)675, (CR)699, (BA)954, (CR)956 LTS/CSP-CS/HB 909
- 1078 Animal Fighting or Baiting (Braynon and Montford) (FR)87, (CO)309 DSC
- SM
1080 Vietnam Veterans (Dean and others) (FR)87, (CR)280, (BA)495, (CR)499, (CO)508, (CO)681, 765, 1135 Adopted
- SB
1082 Landlords and Tenants (Braynon) (FR)87 DSC
- 1084 Administrative Procedures (Garcia) (FR)87, (CR)279, (CR)283, (CR)325, (CR)672, (BA)736, (CR)743 LTS/CSP-HB 541
- 1086 Reclaimed Water (Environmental Preservation and Conservation and Garcia) (FR)88, (CR)349, (CS)352, (CR)485, (MO)956, (BA)1259, (CR)1671 LTS/CSP-CS/HB 639
- 1088 Florida Kidcare Program (Sobel) (FR)88 DSC
- 1090 Uniform Commercial Code (Richter) (FR)88, (CR)252, (CR)279, (CR)282, (CR)325, (CR)672, (BA)736, (BA)737, (CR)743 LTS/CSP-CS/HB 483
- 1092 Civil Air Patrol, Florida Wing (Hays) (FR)88, (CR)325, (CR)328, (MO)743, (BA)919, (CR)956 DM
- 1094 Workers' Compensation (Hays) (FR)88, (CR)252, (CR)268 DSC
- 1096 Public Records/Registration Information/Sexual Predators and Sexual Offenders (Criminal Justice and Hays) (FR)88, (CR)524, (CS)536, (CR)672, (CR)675 DSC
- 1098 Mandatory Minimum Sentencing of Substance Abusers and Sex Offenders (Ring) (FR)89 DSC
- 1100 Monitoring Juvenile Offenders (Wise) (FR)89 DSC
- SJR
1102 Right to Acquire and Possess Real Property (Braynon) (FR)89 DSC
- SB
1104 Exemption from Legislative Lobbying Requirements (Braynon) (FR)89 DSC
- 1106 Electric Energy Production (Altman and Fasano) (FR)89, (CO)277 DSC
- 1108 Taxation (Budget Subcommittee on Finance and Tax and others) (FR)89, (CR)326, (CS)332, (CR)518, (CS/CS)519, (CR)534, (CR)685, (CS/CS/CS)686 DSC/CSP-HB 7087
- 1110 Tax Refund Programs (Community Affairs and Altman) (FR)89, (CR)279, (CR)673, (CR)675, (CS)677, (CR)699, (MO)975 DCS
- 1112 Certification of Minority Business Enterprises (Altman) (FR)89, (CR)279, (CR)282, (CR)325, (CR)672 DCS
- 1114 Governor's Private Secretary (Altman) (FR)89 DSC
- SB
1116 Human Papillomavirus (Health Regulation and Altman) (FR)89, (CR)673, (CS)677, (MO)698 DSC
- 1118 Rental Car Companies (Altman) (FR)89, (CR)484 DSC
- 1120 Department of Business and Professional Regulation (Budget Subcommittee on General Government Appropriations and Jones) (FR)90, (CR)325, (CR)328, (CR)743, (CS)750, (MO)902, (BA)1143, (BA)1144, (CR)1671 LTS/CSP-HB 693, CS/HB 517, HB 7087
- 1122 Highway Safety and Motor Vehicles (Budget and others) (FR)90, (CR)264, (CS)272, (CR)282, (CR)534, (CR)776, (CS/CS)776, (BA)1151, (BA)1153, (BA)1155, (CR)1671 LTS/CSP-CS/CS/HB 1223, HB 393, CS/CS/CS/HB 599, HB 763, CS/CS/HB 1101, CS/HB 1287, CS/CS/SB 922, SB 1998
- 1124 Crime Victim Compensation (Sobel) (FR)91 DSC
- 1126 Child Protective Services (Sobel) (FR)92 DSC
- 1128 Eligibility for Temporary Cash Assistance and Food Assistance (Criminal Justice and Oelrich) (FR)92, (CR)314, (CR)673, (CS)677, (CR)685 DSC
- 1130 Homelessness (Storms) (FR)92, (CR)264, (CR)484, (CR)519 DSC
- 1132 Agriculture (Budget Subcommittee on General Government Appropriations and others) (FR)92, (CO)134, (CR)263, (CR)282, (CR)325, (CS)332, (CR)672, (CR)776, (CO)783, (BA)787, (BA)788 LTS/CSP-CS/HB 1197
- 1134 State-owned or Leased Space (Hays) (FR)92 DSC
- 1136 School Districts (Wise) (FR)92 DSC
- 1138 Continuing Education or Inservice Training for Public School Personnel (Oelrich) (FR)92 DSC
- SR
1140 Governor Bob Martinez/25th Anniversary (Latvala) (FR)553 Adopted
- SM
1142 Federal Balanced Budget Amendment (Judiciary and Hays) (FR)92, (CR)252, (CS)257 DSC
- SB
1144 State and Local Government Relations with Cuba or Syria (Governmental Oversight and Accountability and Garcia) (FR)93, (MO)213, (CR)673, (CS)678, (MO)902, (BA)1156, (CR)1671 LTS/CSP-CS/CS/HB 959
- 1146 Effect of Dissolution or Annulment of Marriage on Certain Designations (Budget Subcommittee on General Government Appropriations and others) (FR)93, (CR)280, (CS)287, (CR)303, (CR)743, (CS/CS)750, (MO)874, (BA)998, (BA)1000, (BA)1001, (CR)1134 LTS/CSP-CS/HB 401
- 1148 Workplace Safety (Lynn) (FR)93 DSC
- 1150 New Markets Development Program (Budget Subcommittee on Finance and Tax and others) (FR)93, (CO)167, (CR)252, (CS)257, (CO)277, (CR)282, (CR)484, (CS/CS)486, (CR)672, (CO)765 DCS/CSP-HB 7087
- 1152 Repeal of a Workers' Compensation Independent Actuarial Peer Review Requirement (Richter) (FR)93, (CR)279, (CR)282, (CR)325, (CR)672, (CR)685, (BA)697, (BA)719 LTS
- 1154 Beverage Law (Bennett) (FR)93 DSC
- 1156 State University Student Fees (Higher Education and Flores) (FR)93, (CR)523, (CS)536 DSC/CSP-HB 5201
- 1158 Development of Oil and Gas Resources (Communications, Energy, and Public Utilities and Evers) (FR)94, (CR)500, (CS)504 DSC
- 1160 Pinellas Police Standards Council, Pinellas County (Jones) (MO)706 WS
- 1162 Family Charter Academies (Simmons) (FR)94, (CR)523 DSC
- 1164 Postsecondary Education Tuition (Detert) (FR)94 DSC
- 1166 Clerks of Court (Judiciary and others) (FR)94, (CR)349, (CS)352, (CR)524, (CS/CS)536, (CR)675, (CR)743, (MO)805, (BA)998, (BA)1002, (BA)1003, (CR)1134 LTS/CSP-CS/HB 7095
- 1168 Freight Mobility Development (Commerce and Tourism and others) (FR)95, (CR)264, (CS)274, (CR)523, (CS/CS)536, (CR)675, (MO)902 DCS/CSP-CS/CS/CS/HB 599, SB 1998
- 1170 Disabled Parking Permits (Ring) (FR)95 DSC
- 1172 Criminal Conduct (Judiciary and others) (FR)95, (CR)500, (CS)504, (CR)524, (CS/CS)537, (CR)675, (MO)726, (BA)882, (MO)902, (CR)903 DCS/CSP-CS/CS/CS/HB 1355
- 1174 Establishing the Congressional Districts of the State (Reapportionment) (FR)95, (CR)136, (CS)166, (BA)170, (BA)171, (BA)213, (CR)213, (BA)358, 405, 508, 544 Ch. 2012-2

- SJR
1176 Joint Resolution of Apportionment (Reapportionment) (FR)95, (CR)136, (CS)166, (BA)170, (MO)170, **171**, (CR)213, 405, (BA) 406, **483**, 508 Passed
- SB
1178 Water Management (Budget Subcommittee on General Government Appropriations and others) (FR)95, (CR)301, (CS)305, (CR)349, (CS/CS)353, (CR)485, (CR)743, (CS/CS/CS)750 DSC/CSP-CS/HB 1389, SB 1986
1180 Growth Management (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)96, (CR)326, (CS)332, (CR)484, (CR)743, (CS/CS) 750, (MO)874, (BA)998, (BA)999, (CR)1134 LTS/CSP-CS/CS/ HB 979, CS/CS/CS/CS/HB 503
1182 Public Housing (Budget Subcommittee on Finance and Tax and others) (FR)96, (CR)300, (CS)306, (CR)328, (CR)685, (CS/ CS)686 DSC/CSP-SB 1996
1184 Department of Agriculture and Consumer Services (Budget Subcommittee on Finance and Tax and others) (FR)96, (CR) 265, (CS)274, (CR)484, (CS/CS)486, (RC)488, (CR)523, (CR) 534, (CS/CS/CS)537, (CR)699, (CS/CS/CS/CS)723 DSC/CSP- CS/CS/CS/HB 599, CS/HB 1197
1186 Local Bids and Contracts for Public Construction Works (Hays) (FR)96 DSC
1188 Tax on Severance and Production of Oil (Altman) (FR)96 DSC/CSP-HB 7087
1190 Insurance Premium Taxes (Hays) (FR)96 DSC
1192 Persons with Disabilities (Transportation and others) (FR)96, (CO)133, (CO)167, (CR)301, (CS)306 DSC
- SR
1194 Chronic Obstructive Pulmonary Disease (COPD) Coalition of Florida (Garcia) (FR)**510** Adopted
- SB
1196 Residential Construction Warranties (Judiciary and others) (FR)97, (CR)264, (CS)275, (CR)500, (CS/CS)504, (MO)805, (MO)922, (BA)1044, (BA)1045 LTS/CSP-CS/HB 1013
1198 Prescribing of Controlled Substances (Health Regulation and Bogdanoff) (FR)97, (CR)326, (CS)332 DSC/CSP-CS/CS/HB 787
1200 Sexual Offenders and Sexual Predators (Bogdanoff) (FR)97, (CR)314, (CR)328, (CR)721 DSC
1202 Construction Liens and Bonds (Judiciary and Bogdanoff) (FR) 97, (CR)500, (CS)504, (CR)534, (MO)874, (BA)1269, (CR) 1671 LTS/CSP-CS/CS/HB 897, CS/CS/SB 704
1204 Governmental Reorganization (Commerce and Tourism) (FR) 97, (CR)264, (CR)268, (CS)275, (CR)325, (CR)672, (CR)776, (BA)788, (BA)789 LTS/CSP-CS/HB 7041, CS/HB 7027, HB 7075, CS/HB 7081, CS/CS/SB 922
1206 OGSR/Economic Development Agencies (Governmental Oversight and Accountability and others) (FR)98, (CR)252, (CS)258, (CO)277, (CR)523, (CR)534, (CS/CS)537, (CR)721, (MO)776, (BA)999, (BA)1001, (CR)1134 LTS/CSP-CS/HB 7115
1208 OGSR/Unclaimed Property/Department of Financial Services (Rules and others) (FR)98, (CR)279, (MO)556, (CR)673, (CS) 678, (RC)680, (CR)722, (CS/CS)723, (BA)979, (BA)998, (CR) 1134 LTS/CSP-HB 7111
- SR
1210 Dave Bitner Day/Amiotrophic Lateral Sclerosis Awareness Month (Detert and others) (CO)277, (CO)296, (CO)342, (CO) 489, (FR)720, **721**, (CO)725 Adopted
- SB
1212 State Board of Administration (Fasano) (FR)98, (MO)213 DSC
1214 State Board of Administration (Fasano) (FR)98, (MO)213 DSC
1216 Theft Offenses (Fasano) (FR)98 DSC
1218 South Florida Community College (Budget Subcommittee on Higher Education Appropriations and Alexander) (FR)98, (CR) 279, (CR)328, (CR)743, (CS)751 DSC/CSP-HB 5201
1220 Repeal of Health Insurance Provisions (Garcia) (FR)98, (CR) 252, (CR)268, (CR)279, (CR)672, (CR)776, (BA)789 LTS/CSP- HB 4139
1222 Child Care Facilities (Detert) (FR)98 DSC
1224 Civil Remedies Against Insurers (Oelrich) (FR)98 DSC
1226 Sales Tax Exemptions (Montford) (FR)99, (CR)499, (CR)519 DSC
- SB
1228 Physical Therapy (Health Regulation and Montford) (FR)136, (CR)500, (CS)505, (CR)519, (MO)874, (BA)1239, (CR)1671 LTS/CSP-CS/CS/CS/HB 799
1230 OGSR/Public Records Exemption/Consumer Complaints and Inquiries (Governmental Oversight and Accountability and Banking and Insurance) (FR)136, (CR)279, (CR)524, (CS)537, (CR)776, (BA)789, (BA)877 LTS/CSP-HB 7107
1232 OGSR/Personal Injury Protection and Property Damage Liability Insurance Policies (Banking and Insurance) (FR)136, (CR)279, (CR)523, (CR)685, (BA)697, (BA)718 LTS/CSP-HB 7033
1234 Ownership of State Lands (Margolis) (FR)137 DSC
1236 Liens for Ginning Cotton (Hays) (FR)137, (CR)252, (CR)300, (CR)328 DSC
1238 Low-speed Vehicles (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)137, (CR)264, (CS)275, (CR)282, (CR)743, (CS/CS) 751, (MO)1003 DCS/CSP-CS/CS/CS/HB 599
1240 Freshwater Rivers and Lakes (Hays) (FR)137 DSC
1242 Broadband Internet Service (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)137, (CR)263, (CR)325, (CO)342, (CR) 349, (CO)725, (CR)743, (CS)751, (MO)922, (BA)1188, (CR) 1671 LTS/CSP-CS/HB 945
1244 Water and Wastewater Utilities (Environmental Preservation and Conservation and others) (CO)134, (FR)137, (CO)277, (CR) 500, (CS)505, (CR)673, (CR)675, (CS/CS)678, (CR)721, (MO) 1134 DCS/CSP-CS/HB 1389
1246 WNI
1248 Nonrenewal of Insurance (Hays) (FR)137 DSC/CSP-CS/CS/ HB 1101
1250 Trading of Water Quality Credits (Hays) (FR)137 DSC
1252 Business and Professional Regulation (Budget Subcommittee on General Government Appropriations and others) (FR)137, (CR)326, (CR)328, (CS)332, (RC)341, (CO)725, (CR)743, (CS/ CS)751, (MO)805, (BA)999, (BA)1004, (BA)1005, (CR)1134 LTS/CSP-CS/CS/HB 887, CS/HB 517, CS/CS/CS/HB 599, CS/ CS/SB 704
1254 Department of Agriculture and Consumer Services (Budget Subcommittee on General Government Appropriations and others) (FR)138, (CR)264, (CS)275, (CR)349, (CS/CS)353, (CR) 485, (CR)743, (CS/CS/CS)751, (MO)902, (BA)1146, (BA)1147, (BA)1148, (CR)1671 LTS/CSP-CS/CS/HB 7021
1256 Administration of Property Taxes (Budget and others) (FR) 139, (CR)161, (CR)280, (CS)288, (CR)805, (CS/CS)807, (MO) 907, (BA)1327, (BA)1328, (BA)1329, (CR)1671 LTS/CSP-CS/ HB 7097
1258 Education for Athletic Trainers and Massage Therapists (Health Regulation and Benacquisto) (FR)139, (CR)280, (CS) 288, (CR)303, (CR)484, (CR)672, (CR)776, (BA)789 LTS/CSP- HB 4163
- SR
1260 Edison State College/50th Anniversary (Benacquisto) (FR) **311** Adopted
- SB
1262 Warranty Associations (Budget Subcommittee on General Government Appropriations and others) (FR)139, (CR)280, (CS)288, (RC)309, (CR)327, (CR)743, (CS/CS)752, (MO)907, (MO)962, (BA)1191, (BA)1192 LTS/CSP-CS/CS/HB 1011
1264 City of Lakeland, Polk County (Dockery) (FR)744 DSC
1266 Actions for Foreclosure (Simmons) (FR)140 DSC
1268 Actions for Damages (Simmons) (FR)140, (CR)279, (CR)328, (CR)743, (MO)805, (MO)874, (BA)999, (BA)1000, (CR)1134 LTS/CSP-HB 4077
1270 Dan Marino Foundation Florida Vocational College (Higher Education and others) (FR)140, (CR)264, (CS)276, (CR)282, (CO)296 DSC
1272 Possession of a Firearm or Destructive Device During the Commission of an Offense (Criminal Justice and Latvala) (FR) 140, (CR)500, (CS)505, (CR)518, (CR)721, (MO)962, (MO)975, (BA)1178 LTS/CSP-CS/CS/HB 947
1274 Tourist Development Tax (Latvala) (FR)140, (CR)252, (CR) 268, (CR)314, (CR)805, (BA)1000, (CR)1134 LTS/CSP-HB 1015
1276 Hiring, Leasing, or Obtaining Personal Property or Equipment With the Intent to Defraud (Criminal Justice and Latvala)

- SB
(FR)140, (CR)280, (CS)289, (CR)523, (MO)721, (MO)975, (BA)1238 LTS/CSP-CS/CS/HB 729
- 1278 Sentencing Alternatives (Oelrich) (FR)140 DSC
- 1280 Florida Retirement System (Latvala) (FR)140 DSC
- 1282 Automated External Defibrillators (Richter) (FR)141 DSC/CSP-CS/CS/HB 801
- 1284 Public Records/Personal Identifying Information/Paying, Pre-paying, or Collecting Tolls (Fasano) (FR)141 DSC
- 1286 Treatment Programs for Impaired Professionals (Regulated Industries and Thrasher) (FR)141, (CR)326, (CS)333, (CR)523, (CR)675, (CR)721, (MO)805, (BA)1000, (CR)1134 DM
- 1288 Small Business Growth (Garcia) (FR)141 DSC
- 1290 Criminal Penalties for Violations of Securities Laws (Negron) (FR)141, (CR)484, (CR)523, (CR)534, (MO)975, (BA)1156 LTS/CSP-HB 777
- 1292 Health Care Facilities (Health Regulation and Bogdanoff) (FR)141, (CR)524, (CS)538, (MO)805, (MO)956, (BA)1259, (BA)1260, (CR)1671 LTS/CSP-CS/CS/HB 787
- 1294 Florida Kidcare Program (Health Regulation and Garcia) (FR)141, (CR)523, (CS)538, (CR)675 DSC/CSP-SB 608
- SR
1296 Election Day Officials (Fasano) (FR)554 Adopted
- SB
1298 Identification Cards and Driver Licenses (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations and others) (FR)141, (CR)279, (CR)484, (CS)487, (CR)519, (CR)743, (CS/CS)752, (MO)874, (BA)1189, (CR)1671 LTS/CSP-CS/HB 1165
- 1300 Big Brothers Big Sisters License Plates (Detert and others) (CO)134, (FR)142, (CO)278, (CO)296, (CO)309, (CO)508 DSC
- 1302 Ice Skating Rinks (Fasano) (FR)142 DSC
- 1304 Tax Administration (Budget and others) (FR)142, (CR)161, (CR)280, (CS)289, (CR)776, (CS/CS)779, (MO)907, (BA)1324, (BA)1325, (CR)1671 LTS/CSP-CS/CS/CS/HB 599, HB 7087
- 1306 Long-term Care Insurance (Richter) (FR)142 DSC
- 1308 Commercial Mobile Radio Services (Altman) (FR)142 DSC
- 1310 Pharmacy Audits (Fasano) (FR)142 DSC
- 1312 Administrative Authority (Budget and Gaetz) (FR)142, (CR)279, (MO)556, (MO)684, (CR)776, (CS)779, (BA)1036, (BA)1127, (BA)1128, (BA)1129, (CR)1134 LTS/CSP-CS/HB 7055
- 1314 Career-themed Courses (Commerce and Tourism and others) (FR)143, (CO)258, (CR)279, (CR)325, (CR)328, (CS)333, (CR)745, (CR)805, (BA)1000, (CR)1134 DCS/CSP-CS/CS/HB 7059
- 1316 Health Care (Budget Subcommittee on Health and Human Services Appropriations and others) (FR)143, (CR)500, (CS)505, (RC)519, (CR)523, (CR)675, (CR)722, (CS/CS)723, (MO)743, (CO)783, (BA)882, (CR)903, (BA)912, (BA)962 DCS/CSP-CS/HB 517, CS/CS/HB 653, CS/CS/CS/HB 711, CS/CS/CS/HB 943, CS/CS/CS/HB 1263
- 1318 Property Loss Appraisals (Fasano) (FR)144 DSC
- 1320 Orthoses and Prostheses (Sobel) (FR)144 DSC
- 1322 Local Requirements for Dangerous Dogs (Norman) (FR)144, (CR)300, (CR)348, (CR)349 DSC
- 1324 Metal Theft (Commerce and Tourism and Norman) (FR)144, (CR)280, (CS)289, (CR)523, (CR)534, (CR)721, (MO)874, (BA)1237, (CR)1671 LTS/CSP-CS/HB 1323, CS/CS/HB 885
- SR
1326 Pregnancy Resource Center Month/January 2012 (Fasano and Latvala) (CO)167, (FR)169, 170 Adopted
- SB
1328 Damages for Medical or Health Care Services (Hays) (FR)144 DSC
- 1330 Practice of Electrolysis (Hays) (FR)144 DSC
- 1332 Staffing Requirements for Nursing Home Facilities (Fasano and Dockery) (FR)145, (CO)167 DSC
- 1334 Florida Retirement System (Oelrich) (FR)145 DSC
- 1336 Beach Waters (Sobel) (FR)145 DSC
- 1338 Charter Schools (Bullard) (FR)145 DSC
- 1340 Concealed Weapons or Firearms (Sachs) (FR)145 DSC
- 1342 Child Support Enforcement (Banking and Insurance and Storms) (FR)145, (CR)264, (CR)484, (CR)523, (CR)534, (CS)538, (CR)721 DSC
- SR
1344 Osteopathic Medicine Day (Fasano) (FR)168 Adopted
- SB
1346 Property Insurance (Budget and others) (FR)145, (CR)263, (CR)268, (CO)277, (CR)279, (CR)805, (CS)808, (BA)1155, (BA)1156, (BA)1669, (BA)1670, (CR)1671 LTS/CSP-HB 1127
- 1348 Eminent Domain (Education Pre-K - 12 and others) (FR)145, (CO)167, (CR)518, (CS)519, (MO)556, (CR)675, (MO)956, (MO)1171, (BA)1402 LTS/CSP-CS/CS/HB 1037
- 1350 Cancer Control (Health Regulation and Sobel) (FR)146, (CR)500, (CS)506, (CR)519 DSC
- 1352 Mail Order Sales (Detert) (FR)146 DSC/CSP-CS/HJR 1003
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1762 SSB/Higher Education (Alexander) (FR)232, (CR)255 DSC
1764 SSB/Higher Education (Alexander) (FR)232, (CR)255 DSC
1766 Voting System Audits (Smith) (FR)232 DSC
1768 Autonomous Vehicle Technology (Negron and others) (FR)232, (CR)300, (CR)303, (CO)681, (CO)705, (CR)721, (MO)922, (BA)1178, (BA)1179, (CR)1671 LTS/CSP-CS/HB 1207
1770 Required Instruction in the Public Schools (Flores) (FR)232 DSC
1772 Water Protection and Sustainability Program (Ring) (FR)232 DSC
1774 Instructional Personnel in Public Schools (Bullard) (FR)232 DSC
1776 Transportation Facility Designations (Transportation and others) (FR)232, (CR)484, (CS)487, (CO)489, (CR)776, (MO)776 DCS/CSP-CS/HB 7039, CS/CS/SB 922
SM
1778 Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (Richter) (FR)232, (CR)279, (BA)322, (BA)323, (CR)325, 765, 1135 Adopted
SB
1780 Retirement (Siplin) (FR)232 DSC
1782 Fish and Wildlife Conservation Commission (Environmental Preservation and Conservation and others) (FR)233, (CO)296, (CR)314, (CS)316, (CR)499, (CR)519, (CR)534, (MO)684, (CR)805, (BA)967, (BA)968, (CR)1134 LTS/CSP-CS/CS/HB 1383
1784 Citizens Property Insurance Corporation (Hays) (FR)234 DSC
1786 Collective Bargaining Agreements (Hays) (FR)234 DSC
1788 Mediation of Motor Vehicle Personal Injury and Property Damage Claims (Hays) (FR)234 DSC
1790 WNI
1792 Alternative Procedures for Resolution of Continuing Care Contract Disputes (Hays) (FR)234 DSC
1794 Continuing Education Advisory Board (Hays) (FR)234, (CR)325, (CR)485 DSC
1796 Preferred Worker Program (Hays) (FR)234, (CR)325, (CR)349 DSC
1798 Public Education (Montford) (FR)234 DSC
1800 Sex Offenses (Criminal Justice and Altman) (FR)235, (CR)524, (CS)541, (MO)698 DSC
1802 SSB/Governmental Oversight and Accountability (Alexander) (FR)235 DSC
1804 SSB/General Government (Alexander) (FR)235, (CR)255 DSC
1806 SSB/Banking and Insurance (Alexander) (FR)235, (CR)255 DSC
1808 Provision of Psychotropic Medication to Children in Out-of-home Placements (Storms and others) (FR)235, (CO)277, (CR)279, (CO)309, (CR)499, (CR)519 DSC
1810 Driving a Motor Vehicle While Impaired (Wise) (FR)236 DSC
1812 Sexual Predators and Offenders (Evers) (FR)236 DSC

- SB
1814 Uniform Home Grading Scale (Smith) (FR)236, (CR)325, (CR)328, (MO)874, (BA)1248, (CR)1671 LTS/CSP-HB 4061
- 1816 Protection of Vulnerable Persons (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)236, (CR)314, (CS)316, (CR)328, (CO)508, (CR)805, (MO)805, (CS/CS)809, (MO)902, (BA)946, (CR)1134 LTS/CSP-CS/CS/CS/HB 1355
- 1818 Legislative Lobbying Expenditures (Jones) (FR)237 DSC
- 1820 Bail Bond Agencies and Agents (Latvala) (FR)237 DSC/CSP-CS/CS/CS/HB 725
- SM
1822 Sarbanes-Oxley Act (Hays and Lynn) (FR)238, (CR)279, (CR)325, (BA)491, (CR)499, (BA)516, (CO)681, 765, 1135 Adopted
- SB
1824 Department of Health (Health Regulation and others) (FR)238, (CR)524, (CS)541, (CO)551, (MO)721, (MO)805, (BA)1041, (BA)1089, (BA)1090, (BA)1092, (CR)1134 LTS/CSP-CS/CS/CS/HB 1263, CS/HB 7043, CS/CS/SB 704
- 1826 Developmental Disabilities (Health Regulation and Gardiner) (FR)238, (CR)314, (CS)316, (CR)328, (MO)556 DCS/CSP-CS/CS/CS/HB 1263
- 1828 Health Care Compact (Wise) (FR)239 DSC
- 1830 Landlords and Tenants (Budget Subcommittee on Criminal and Civil Justice Appropriations and others) (FR)239, (CR)524, (CS)542, (CR)675, (CR)805, (CS/CS)809 DSC
- 1832 Review of Exemptions and Exclusions from the Tax on Sales, Use, and Other Transactions (Gibson) (FR)239, (CR)255 DSC
- 1834 Water Management Districts (Hays and Alexander) (FR)239, (CO)309 DSC/CSP-SB 1986
- SM
1836 Medicaid (Negron) (FR)240, (CR)672, (CR)776, (BA)791, (BA)792, (BA)1041, (CR)1134 DCS
- SB
1838 Motor Vehicle Traffic Infractions (Altman) (FR)240 DSC
- SM
1840 Patient Protection and Affordable Care Act (Garcia and Evers) (FR)240, (CR)672, (CR)776, (CO)783, (BA)792, (BA)912, (CR)956, (BA)962 DCS
- SB
1842 Surcharge on Cigarettes (Ring) (FR)240 DSC
- 1844 Alien Insurers (Banking and Insurance and Latvala) (FR)240, (CR)325, (CR)328, (CS)336, (CR)721 DSC/CSP-CS/CS/HB 1101
- 1846 Criminal Gang Prevention (Criminal Justice and others) (FR)240, (CR)500, (CS)507, (CR)518, (CR)721, (CO)1135 DSC
- 1848 Nongovernmental Organizations that Receive State Funds (Bennett) (FR)240 DSC
- 1850 Transportation (Evers) (FR)241 DSC/CSP-CS/CS/HB 1223
- 1852 Charter Schools (Education Pre-K - 12 and Wise) (FR)241, (CR)349, (CS)355 DSC
- SM
1854 Patient Protection and Affordable Care Act (Garcia and Evers) (FR)241, (CR)672, (CR)776, (CO)783, (BA)792, (BA)912, (CR)956, (BA)962 DCS
- SB
1856 Public Records and Public Meetings/Peer Review Panels/Bio-medical Research Grants (Health Regulation and Flores) (FR)241, (CR)326, (CS)336, (CR)349, (BA)496, (CR)499, (BA)513, 958 Ch. 2012-15 CSP-CS/HB 655
- 1858 Water Storage and Water Quality Improvements (Environmental Preservation and Conservation and Altman) (FR)241, (CR)300, (CS)308, (CR)499, (CR)519, (MO)902, (BA)1667, (CR)1671 LTS/CSP-CS/HB 1389
- 1860 Motor Vehicle Personal Injury Protection Insurance (Budget and others) (FR)241, (CR)325, (CS)336, (MO)785, (CR)805, (CS/CS)809, (BA)875, (BA)891, (MO)892, (BA)899, (BA)902, (MO)902, (BA)907, (BA)908 LTS/CSP-CS/CS/HB 119, CS/CS/HB 1101
- 1862 Public Records/Donor Identifying Information/Division of Insurance Fraud (Governmental Oversight and Accountability and Negron) (FR)242, (CR)325, (CR)524, (CS)543, (CR)1671 DCS
- 1864 Solar Energy System Rebates (Bennett) (FR)242 DSC
- SB
1866 Department of Transportation (Budget and others) (FR)242, (CR)326, (CS)336, (CR)349, (CR)534, (CR)776, (CS/CS)780 DCS/CSP-CS/CS/CS/HB 599, CS/HB 1197, CS/HB 7043, HB 7087, SB 1998
- 1868 Federal Grants (Community Affairs and Gardiner) (FR)243, (CR)301, (CS)308, (MO)556 DSC
- 1870 Corporate Transparency in the State Budget (Rich) (FR)243 DSC
- 1872 Small Business Participation in State Contracting (Governmental Oversight and Accountability and Gibson) (FR)244, (CR)326, (CR)328, (CS)338 DSC
- 1874 Child Visitation and Adoption (Judiciary and others) (FR)244, (CR)314, (CS)317, (CR)673, (CS/CS)678, (CR)685, (MO)874, (BA)1041, (BA)1042, (BA)1043, (CR)1134 LTS/CSP-CS/CS/CS/HB 1163
- 1876 Growth Management (Braynon) (FR)245 DSC
- 1878 Economic Development (Latvala) (FR)245 DSC
- 1880 Human Trafficking (Criminal Justice and others) (FR)245, (CR)326, (CS)338, (CO)489, (CO)522, (CR)722, (BA)890, (CR)903, (BA)910, (BA)960, (BA)961 LTS/CSP-HB 7049
- 1882 Pasco County Housing Authority, Pasco County (Fasano) (FR)744 DSC
- 1884 Health Regulation by the Agency for Health Care Administration (Budget Subcommittee on Health and Human Services Appropriations and others) (FR)245, (CR)325, (CS)339, (CR)520, (CR)675, (CR)743, (CS/CS)758, (MO)874, (CR)1671 DCS/CSP-CS/HB 517, CS/CS/CS/HB 711, CS/CS/HB 787, CS/CS/CS/HB 943, CS/SB 730
- 1886 Zero Tolerance for Crime and Victimization in Schools (Criminal Justice and others) (FR)247, (CR)314, (CS)318, (CR)524, (CS/CS)543, (CR)776, (BA)792, (BA)878 DM
- 1888 Taxation of Transient Rentals (Gardiner) (FR)247 DSC
- 1890 Mortgage Foreclosures (Banking and Insurance and others) (FR)247, (MO)263, (CR)673, (CS)679, (CR)722, (CS/CS)724, (CO)725 DCS
- 1892 East Lake Tarpon Community, Pinellas County (Fasano) (FR)744 DSC/CSP-CS/HB 699
- 1894 Office of Financial Regulation of the Financial Services Commission (Hays) (MO)213 WS
- SR
1896 University of Florida Men's Track and Field Team (Oelrich) (FR)554 Adopted
- SB
1898 Claims Against the State (Gibson) (FR)248 DSC
- 1900 Not Used
- 1902 Not Used
- 1904 Not Used
- 1906 Not Used
- 1908 Not Used
- 1910 Not Used
- 1912 Not Used
- 1914 Not Used
- 1916 Not Used
- 1918 Not Used
- 1920 Not Used
- 1922 Not Used
- 1924 Not Used
- 1926 Not Used
- 1928 Not Used
- 1930 Not Used
- 1932 Not Used
- 1934 Not Used
- 1936 Not Used
- 1938 Not Used
- 1940 Not Used
- 1942 Not Used
- 1944 Not Used
- 1946 Not Used
- 1948 Not Used
- 1950 Not Used
- 1952 Not Used
- 1954 Not Used
- 1956 Not Used
- 1958 Department of Health (Budget) (FR)525, (BA)615, (MO)616, (CR)672, 705, 1193, 1194, 1679 Ch. 2012-122 CSP-HB 5001

- SB
 1960 State Judicial System (Budget) (FR)525, (BA)**615**, (MO)616, (CR)672, 705, 1194, **1199**, 1679 Ch. 2012-123 CSP-HB 5001
 1962 Court Funding (Budget) (FR)525 DCS/CSP-HB 5001
 1964 Court-related Assessments (Budget) (FR)525, (BA)**616**, (MO)616, (CR)672, 705, 1199, **1201**, 1679 Ch. 2012-124 CSP-HB 5001
 1966 Shared County and State Responsibility for Juvenile Detention (Budget) (FR)525, (BA)614, (CR)672 LTS/CSP-HB 5401, HB 5001
 1968 Criminal Justice (Budget) (FR)525, (BA)**616**, (MO)616, (CR)672, 705, 1201, **1202**, 1679 Ch. 2012-125 CSP-HB 5001
 1970 Core Court System Clearing Trust Fund/Chief Financial Officer (Budget) (FR)525 DCS/CSP-HB 5001
 1972 Kindergarten Through Grade 12 Education Funding (Budget) (FR)526, (BA)588, (BA)589, (CR)672 LTS/CSP-HB 5001, HB 5101
 1974 Early Learning Funding (Budget) (FR)526, (BA)594, (BA)595, (CR)672 LTS/CSP-HB 5001
 1976 One-stop Business Registration Portal (Budget) (FR)526, (BA)632, (BA)633, (CR)672 LTS/CSP-HB 5501, HB 5001, HB 5503
 1978 One-stop Business Registration Portal Clearing Trust Fund/Department of Revenue (Budget) (FR)526, (BA)634, (CR)672 LTS/CSP-HB 5503, HB 5001, HB 5501
 1980 Department of Business and Professional Regulation (Budget) (FR)526, (BA)634, (BA)635, (CR)672 LTS/CSP-HB 5511, CS/CS/CS/HB 1263, HB 5001
 1982 State Law Enforcement Radio Systems (Budget) (FR)527, (BA)638, (BA)639, (CR)672 LTS/CSP-HB 5001, HB 5507
 1984 State Technology (Budget) (FR)527, (BA)639, (BA)650, (CR)672 LTS/CSP-HB 5001
 1986 Water Management Districts (Budget) (FR)527, (BA)660, (MO)**664**, (CR)672, 704, 705, 1202, **1206**, 1679 Ch. 2012-126 CSP-HB 5001
 1988 Medicaid (Budget) (FR)527, (BA)616, (BA)617, 630, (CR)672 LTS/CSP-HB 5001, HB 5301
 1990 Developmental Disabilities (Budget) (FR)528, (BA)630, (MO)**631**, (CR)672, 705 DCC/CSP-HB 5001
 1992 Postsecondary Education (Budget) (FR)528, (BA)602, (BA)605, (CR)672 LTS/CSP-HB 5001, HB 5201, CS/HB 5203, HB 7135
 1994 Postsecondary Education (Budget and others) (FR)529, (CO)551, (BA)**614**, (MO)614, (CR)672, 705, 1206, **1209**, 1679 Ch. 2012-129 CSP-HB 5001
 1996 Department of Economic Opportunity (Budget) (FR)529, (BA)664, **665**, (MO)667, (CR)672, 705, 1209, **1211**, 1679 Ch. 2012-127 CSP-HB 5001, HB 5003, CS/HB 7023
 1998 Transportation (Budget) (FR)530, (BA)665, (MO)**667**, (CR)672, 705, 1355, **1369**, 1679 Ch. 2012-128 CSP-CS/CS/CS/HB 599, CS/CS/HB 1223, HB 5001
 2000 Appropriations (Budget) (MO)511, (FR)532, (BA)557, (BA)571, (MO)571, (CR)672 LTS/CSP-HB 5001, CS/HB 843, HB 5003, HB 5005, HB 5007, HB 5101, HB 5201, CS/HB 5203, HB 5301, HB 5303, HB 5401, HB 5403, HB 5501, HB 5503, HB 5507, CS/HB 5509, HB 5511, HB 5601, HB 5701, SB 1958, SB 1960, SB 1964, SB 1968, SB 1986, SB 1994, SB 1996, SB 1998
 2002 Implementing the Ch. 2012-2013 General Appropriations Act (Budget) (MO)511, (FR)532, (BA)571, (BA)573, (MO)573, (BA)574, 581, (CR)672 LTS/CSP-CS/CS/HB 1229, HB 5001, HB 5003, CS/HB 7023, SB 1996
 2004 State Employees (Budget) (FR)533, (BA)581, (CR)672 LTS/CSP-HB 5001, HB 5007
 2006 Retirement (Budget) (FR)533, (BA)582, (CR)672 LTS/CSP-HB 5005, HB 5001
 2008 Not Used
 2010 Not Used
 2012 Liens (Storms) (FR)254 DSC
 2014 Electronic Monitoring Devices (Storms) (FR)254 DSC
 2016 North Lake County Hospital District, Lake County (Dockery) (FR)744 DSC/CSP-CS/CS/HB 1299
 2018 Primary Election Date (Rules Subcommittee on Ethics and Elections) (FR)248 DSC
- SR
 2020 Year of the Girl/100th Anniversary (Rich) (FR)**170** Adopted
 2022 Ann McDonald Baker (Gibson) (FR)**490** Adopted
- SB
 2024 State Retirement (Budget and Budget Subcommittee on Governmental Oversight and Accountability) (FR)254, (CR)301, (CS)308, (MO)684, (CR)776, (CS/CS)783, (BA)1040, (BA)1041, (CR)1134 LTS/CSP-CS/HB 7079
 2026 Capital Collateral Regional Counsel Trust Fund/Justice Administrative Commission (Budget and Criminal and Civil Justice Appropriations) (FR)248, (CR)265, (CS)276, (CR)325, (BA)491, (CR)499, (CR)1671 DCS
 2028 Trust Funds/Department of Transportation (Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations) (FR)248, (CR)252, (CR)325, (BA)491, (CR)499 DCS
- SR
 2030 United States Army Staff Sergeant Robert J. Miller (Altman and others) (FR)**260**, (CO)277, (CO)278 Adopted
 2032 United States Army Sergeant First Class Paul Ray Smith (Fasano and others) (FR)**260**, (CO)277, (CO)278 Adopted
 2034 Massage Therapy Legislative Awareness Days (Jones) (FR)**510** Adopted
- SB
 2036 Outsourcing or Privatization of Agency Functions (Rules) (FR)254, (MO)261, (CR)265, (CS)276, (RC)277 DSC
 2038 Privatization of Correctional Facilities (Budget and Rules) (FR)254, (CR)265, (CS)276, (RC)277, (CR)280, (CS/CS)292, (BA)298, (MO)299, (BA)300, (CR)300, (MO)300, (BA)497, (BA)499, (CR)499, (BA)514, (BA)**517** FPS
- SR
 2040 Kidz1stFund/Jimbo and Candi Fisher/Fanconi Anemia (Thrasher) (FR)322, **323** Adopted
- SB
 2042 DNI
 2044 Child Protection (Judiciary and others) (FR)265, (CR)279, (CO)309, (CR)500, (CS)508, (CR)675, (CR)676, (CR)722, (BA)1043, (BA)1044, (CR)1134 LTS/CSP-CS/CS/HB 803
 2046 Substance Abuse and Mental Health Services (Children, Families, and Elder Affairs) (FR)265, (CR)279, (CR)282 DSC
 2048 Department of Children and Family Services (Governmental Oversight and Accountability and Children, Families, and Elder Affairs) (FR)266, (CR)279, (CR)349, (CS)355, (CR)501, (MO)956, (BA)1670, (CR)1671 LTS/CSP-CS/CS/HB 1229, HB 5003
 2050 Assisted Living Facilities (Children, Families, and Elder Affairs) (FR)266, (CR)280, (CS)292 DSC
 2052 Sexually Violent Predators (Children, Families, and Elder Affairs) (FR)267, (CR)280, (CS)294, (CO)309, (CR)484, (CS)519, (MO)956, (BA)1670, (BA)1671, (CR)1671 LTS/CSP-CS/CS/HB 1097
 2054 Domestic Violence (Judiciary and Children, Families, and Elder Affairs) (FR)268, (CR)280, (CS)294, (CO)309, (CR)524, (CS/CS)543, (MO)776, (MO)922, (BA)980, (BA)991, (BA)992 LTS/CSP-HB 7093
- SR
 2056 Alpha Kappa Alpha Sorority, Inc. (Joyner) (FR)343, **344** Adopted
- SB
 2058 Office of Legislative Services (Rules) (FR)281, (CR)300, (BA)497, (CR)499, (BA)**514**, 958 Ch. 2012-51
 2060 Rules Establishing Numeric Nutrient Criteria (Environmental Preservation and Conservation) (FR)281, (CR)300, (BA)324, (CR)325, (BA)348, (BA)483 LTS/CSP-HB 7051
- SR
 2062 Bladder Cancer Awareness Month (Richter) (FR)312, **313** Adopted
- SB
 2064 DNI
- SR
 2066 David A. White, Ed.D. (Bullard) (FR)554, **555** Adopted
- SB
 2068 Taxation (Budget Subcommittee on Finance and Tax) (FR)281, (CR)303, (CR)325, (CS)340, (CR)523, (BA)586, (CR)672 LTS/CSP-HB 5001, HB 5701
- SR
 2070 St. Johns County School District (Thrasher) (FR)310, **311** Adopted
 2072 The Links, Incorporated Day (Joyner) (FR)**344** Adopted

- SB
2074 Assisted Living Facilities (Health Regulation) (FR)281, (CR)326, (CR)328, (CS)340, (MO)805, (BA)1044, (BA)1127, (CR)1134, (BA)1216, (BA)1217, (BA)1218 LTS
- 2076 Florida Defense Support Task Force (Military Affairs, Space, and Domestic Security and Lynn) (FR)301, (CR)325, (CR)672, (CR)776, (BA)792, (CO)1135 LTS/CSP-CS/HB 7041, HB 7075, CS/CS/SB 922
- 2078 OGSR/United States Census Bureau Address Information (Governmental Oversight and Accountability) (FR)301, (CR)523, (CR)685, (BA)697, (BA)719 LTS/CSP-HB 7013
- 2080 OGSR/Lifeline Assistance Plan Participants (Governmental Oversight and Accountability) (FR)301, (CR)348, (CR)500, (BA)1148, (BA)1149, (CR)1671 LTS/CSP-HB 7109
- 2082 OGSR/Florida Workers' Compensation Joint Underwriting Association, Inc. (Governmental Oversight and Accountability) (FR)302, (CR)348, (CR)523, (BA)1150, (CR)1671 LTS/CSP-HB 7105
- 2084 State Employment (Budget and Governmental Oversight and Accountability) (FR)302, (CR)349, (CS)355, (CR)776, (CS/CS)783, (BA)1149, (CR)1671 LTS/CSP-CS/CS/CS/CS/HB 1261
- 2086 State Agencies (Governmental Oversight and Accountability) (FR)303, (CR)325, (MO)874, (BA)1006, (CR)1134 LTS/CSP-HB 541, CS/CS/CS/HB 1263, CS/HB 7043
- 2088 Public Retirement Plans (Governmental Oversight and Accountability) (FR)303, (CR)326, (CS)341 DSC
- SR
2090 Developmental Disabilities Awareness Day (Jones) (FR)320, **321** Adopted
- 2092 FSU Day (Smith) (FR)319, **320** Adopted
- SB
2094 Energy (Budget and others) (CR)325, (FR)327, (CS)341, (CR)523, (CR)534, (CS/CS)543, (CR)676, (CR)805, (CS/CS/CS)810, (BA)1044, (BA)1070, (BA)1071, (CR)1134 LTS/CSP-CS/CS/HB 7117, CS/CS/CS/CS/HB 503
- 2096 Community Reentry Programs (Criminal Justice) (FR)327, (CR)523, (CR)534, (CS)544, (CR)721 DSC
- 2098 Tax on Sales, Use, and Other Transactions (Budget Subcommittee on Finance and Tax) (FR)327 DSC
- SCR
2100 Balanced Federal Budget (Budget) (FR)327 DSC
- SR
2102 Florida Behavior Analysis Week (Fasano) (FR)959, **960** Adopted
- SB
2104 Notaries Public (Commerce and Tourism) (FR)500, (CR)523, (CR)534 DSC
- 2106 Tipped Employees (Commerce and Tourism) (FR)501, (CR)523 DSC
- SR
2108 Golf Day at the Capitol (Bennett) (FR)510, **511** Adopted
- 2110 Lee Roy Selmon, Sr. (Joyner) (FR)**556** Adopted
- 2112 University of Florida Women's Tennis Team (Oelrich) (FR)**555** Adopted
- 2114 University of Florida Day (Oelrich) (FR)**555** Adopted
- 2116 Kidney Awareness Week (Braynon) (FR)905, **906** Adopted
- 2118 National Black Nurses Association Month (Braynon) (FR)**906** Adopted
- 2120 Lupus Awareness Month (Fasano) (FR)**960** Adopted
- SB
2122 Entertainment Industry Financial Incentive Program (Commerce and Tourism) (FR)533, (CR)534 DSC/CSP-HB 7087
- SR
2124 Spinal Cord Injury Awareness Week (Rich) (FR)555, **556** Adopted
- 2126 David Adam White/Clay County Sheriff Deputy (Wise and others) (FR)552, **553** Adopted
- 2128 Sara Louise Jones Pettis (Smith) (FR)**553** Adopted
- SB
2130 Ratification of Rules (Commerce and Tourism) (FR)673, (CR)699, (CR)776, (BA)793 LTS/CSP-HB 7121
- SR
2132 Florida Coalition for Children/60th Anniversary (Storms) (FR)726, **727** Adopted
- SB
2134 DNI
- SR
2136 America's First Christmas (Montford) (FR)**872** Adopted
- 2138 Patricia Stephens Due (Joyner) (FR)784, **785** Adopted
- 2140 Bascom Palmer Eye Institute (Braynon) (FR)**906** Adopted
- 2142 Ronald Reagan Day (Fasano) (FR)**960** Adopted
- 2144 Commissioner John Morroni (Jones and others) (CO)783, (FR)**906** Adopted
- 2146 Clearwater Marine Aquarium (Latvala) (FR)1136, **1137** Adopted
- 2148 Christopher M. Still (Thrasher) (FR)**1137** Adopted

HOUSE BILLS, RESOLUTIONS AND MEMORIALS RECEIVED IN SENATE

- HB
3 Prohibition of Electronic Gambling Devices (Economic Affairs Committee and others) 811, (FR)838 DSC
- 5 Juvenile Offenders (Criminal Justice Subcommittee and others) 810, (FR)811 DSC
- 13 Sovereignty Submerged Lands (Frishe and others) 810, (FR) 811, (BA)964 Ch. 2012-202
- 15 Transportation Facility Designations (Economic Affairs Committee and others) 810, (FR)811 DSC/CSP-CS/HB 7039
- 19 Public School Buses (Education Committee and others) 810, (FR)811 DSC
- 31 Protest Activities (Criminal Justice Subcommittee and others) (FR)759, (BA)770, 1064 DM
- 37 Knowingly and Willfully Giving False Information to a Law Enforcement Officer (Criminal Justice Subcommittee and others) 810, (FR)811, (BA)998 Ch. 2012-53
- 43 Relief/Ronald Miller/City of Hollywood (Civil Justice Subcommittee and Jenne) 810, (FR)811 DSC
- 45 Postsecondary Education Course Registration for Veterans (K-20 Innovation Subcommittee and others) 810, (FR)812, (BA) 965 Ch. 2012-162 CSP-CS/CS/SB 922
- HJR
55 Homestead Assessment Limitation/Senior Citizens (Finance and Tax Committee and others) 811, (FR)867 DSC
- HB
59 Spaceport Territory (Business and Consumer Affairs Subcommittee and others) 759, (FR)760, (BA)774, (BA)775, (BA) 785 Ch. 2012-104
- HM
83 Congressional Term Limits (Caldwell and others) (BA)729, 759, (FR)765 Adopted
- HB
87 Tax on Severance and Production of Oil (Finance and Tax Committee and others) (FR)545, (BA)667, (MO)667, 668, (CR) 672, (MO)672, 704, 705 DCC/CSP-HB 7087
- HJR
93 Homestead Property Tax Exemption for Surviving Spouse of Military Veteran or First Responder (Finance and Tax Committee and others) 811, (FR)867, (BA)1172, 1173 Passed CSP-CS/HB 95
- HB
95 Homestead Property Tax Exemptions (Finance and Tax Committee and others) 810, (FR)812, (BA)1173, 1175, 1679 Ch. 2012-54 CSP-CS/HJR 93
- 99 Sexual Exploitation (Health and Human Services Committee and others) 811, (FR)838, (BA)965 Ch. 2012-105
- 103 Transfer of Tax Liability (Wood) 810, (FR)812, (BA)876, (BA) 908 Ch. 2012-55
- 107 Special Districts (Economic Affairs Committee and others) (FR)680, (BA)707 Ch. 2012-16
- 119 Motor Vehicle Personal Injury Protection Insurance (Economic Affairs Committee and others) 811, (FR)838, (BA)907, (BA)908, (BA)922, 934, (BA)1342, 1355 Ch. 2012-197 CSP-CS/CS/HB 1101
- 133 Assessment of Residential and Nonhomestead Real Property (Energy and Utilities Subcommittee and others) 811, (FR) 868 DSC
- 135 Costs of Prosecution, Investigation, and Representation (Judiciary Committee and others) 810, (FR)812 DSC
- 157 Water Management Districts (State Affairs Committee and others) 810, (FR)812 DSC/CSP-SB 1986
- HJR
169 Additional Homestead Tax Exemption for Seniors (Finance and Tax Committee and others) 811, (FR)867, (BA)1243, 1244 Passed CSP-CS/HB 357
- HB
171 Osteopathic Physicians (Health and Human Services Quality Subcommittee and others) (FR)682, (BA)714 Ch. 2012-163
- 173 Department of Juvenile Justice (Criminal Justice Subcommittee and others) 810, (FR)812, (BA)913 Ch. 2012-56
- 177 Inmate Reentry (Judiciary Committee and others) 811, (FR) 839, (BA)1215 Vetoed
- 189 Criminal Restitution (Judiciary Committee and others) 810, (FR)813, (BA)912 Ch. 2012-17
- HB
213 Mortgage Foreclosures (Judiciary Committee and others) 811, (FR)840 DSC
- 221 Business Enterprise Opportunities for Wartime Veterans (Nehr and others) 810, (FR)813 DSC/CSP-CS/CS/SB 922
- 227 Prescription Drug Abuse (Justice Appropriations Subcommittee and others) 810, (FR)813, (BA)978 Ch. 2012-120
- 231 Intergovernmental Cooperation (Horner and Costello) (FR) 702, (BA)730, (BA)731, (BA)768, 904 Ch. 2012-164
- 233 Substance Abuse Education and Intervention Programs (Judiciary Committee and others) (FR)725, (BA)731, (BA)732, (BA)769 Ch. 2012-106
- 241 Emergency Medical Services (Health and Human Services Committee and others) 810, (FR)813 DSC
- 243 Expert Testimony (Metz and others) 810, (FR)813, (BA)1064, (BA)1065, (BA)1080 DM
- 245 Depopulation Programs of Citizens Property Insurance Corporation (Economic Affairs Committee and others) 680, (FR) 681, (BA)719, (BA)720, (BA)729, (BA)774, (BA)785, (BA)793, (BA)798, (BA)872 DCH/CSP-CS/CS/HB 1101
- 249 Public Lodging Establishments (Government Operations Appropriations Subcommittee and Bemby) 811, (FR)840, (BA) 964 Ch. 2012-165
- 267 East Naples Fire Control and Rescue District, Collier County (Community and Military Affairs Subcommittee and Hudson) 759, (FR)760, (BA)799, (MO)799, (CR)805 Ch. 2012-231
- 273 Student Safety (Kiar and others) 810, (FR)813 DSC
- 277 Abortions (Health and Human Services Committee and others) 810, (FR)813 DSC
- 285 Sick Leave for School District Employees (K-20 Competitiveness Subcommittee and others) (FR)680, (BA)696, (BA)717 Ch. 2012-166
- 289 Transportation Facility Designations (Economic Affairs Committee and others) 811, (FR)840 DSC/CSP-CS/HB 7039, CS/ CS/SB 922
- 291 Youth Athletes (Health and Human Services Access Subcommittee and others) 811, (FR)840, (BA)965, 966 Ch. 2012-167
- 293 Relief/Matute, Torres, De Mayne, Torres, and Barahona/Palm Beach County Sheriff's Office (Civil Justice Subcommittee and Rooney) 810, (FR)814, (BA)953 DM
- 307 Workers' Compensation Certificate-of-exemption Process (Bernard and others) 810, (FR)814, (BA)1065, 1070 DM/CSP-CS/HB 941
- 309 Radiological Personnel (Health and Human Services Quality Subcommittee and others) 810, (FR)814, (BA)873 Ch. 2012-168
- 313 Premises Liability (Judiciary Committee and others) 810, (FR) 814, (BA)915 Ch. 2012-203
- 319 Residential Properties (Judiciary Committee and others) 811, (FR)840 DSC/CSP-CS/HB 517
- 329 Parole Interview Dates for Certain Inmates (Justice Appropriations Subcommittee and others) 810, (FR)814 DSC
- 331 Career and Adult Education (Patronis and others) 810, (FR) 815 DSC
- 337 Public-Private Partnerships (State Affairs Committee and others) 811, (FR)841 DSC
- 347 College Credit for Military Training and Education Courses (Harrell and others) (FR)682, (BA)694, (BA)714 Ch. 2012-169
- 357 Homestead Exemptions for Seniors (Finance and Tax Committee and others) 810, (FR)815, (BA)1336, 1337 Ch. 2012-57 CSP-CS/HJR 169
- 363 Physician Assistants (Health and Human Services Committee and others) 811, (FR)841, (BA)1669 Ch. 2012-170
- 373 Environmental Permits (State Affairs Committee and others) 811, (FR)841 DSC/CSP-CS/CS/CS/CS/HB 503, CS/CS/CS/HB 599, SB 1998
- 377 Miami-Dade County Lake Belt Mitigation Plan (Agriculture and Natural Resources Subcommittee and others) (FR)702, (BA)729, (BA)766 Ch. 2012-107
- 379 Captive Insurance (Economic Affairs Committee and others) 811, (FR)841 DSC/CSP-CS/CS/HB 1101

- HB
387 Electronic Filing of Construction Plans (Economic Affairs Committee and others) (FR)488, (BA)**891**, (MO)891 Ch. 2012-58 CSP-CS/CS/SB 704
- 393 Recreational Vehicle Dealers (Broxson) (FR)702, (BA)732, (BA)**769** Ch. 2012-18 CSP-CS/CS/HB 1223
- 401 Effect of Dissolution or Annulment of Marriage on Certain Designations (Judiciary Committee and Moraitis) 811, (FR)842, (BA)1001, (BA)**1002** Ch. 2012-148
- 409 Alien Insurers (Insurance and Banking Subcommittee and Hooper) 810, (FR)815 DSC/CSP-CS/CS/HB 1101
- 413 Chiropractic Medicine (Health and Human Services Quality Subcommittee and others) 810, (FR)815, (BA)**1424** Ch. 2012-171
- 429 Robbery by Sudden Snatching (Criminal Justice Subcommittee and others) 810, (FR)815, (BA)**1247** DM
- 431 Joint Use of Public School Facilities (Judiciary Committee and others) 811, (FR)842 DSC
- 435 Gilchrist County (Community and Military Affairs Subcommittee and Porter) 759, (FR)760, (BA)**799**, (MO)799, (CR)805 Ch. 2012-232
- 437 Protection of Minors (Criminal Justice Subcommittee and others) 811, (FR)842, (BA)1246, **1247**, 1679 Ch. 2012-19 CSP-SB 436
- 449 Public Fairs and Expositions (Community and Military Affairs Subcommittee and others) 702, (FR)703, (BA)731, (BA)**768** Ch. 2012-204
- 455 Sex Offenses (Judiciary Committee and others) 810, (FR)815 DSC
- 457 Relief/Denise Gordon Brown & David Brown/North Broward Hospital District (Civil Justice Subcommittee and Nehr) 810, (FR)816, (BA)**950**, (BA)**1259** Ch. 2012-233
- 463 Weapons or Firearms (Agriculture and Natural Resources Subcommittee and others) 702, (FR)704, (BA)734, (BA)772, **773** Ch. 2012-108
- 465 District School Board Bonds (PreK-12 Appropriations Subcommittee and others) 810, (FR)816, (BA)**1065** Ch. 2012-52
- 473 Alzheimer's Disease (Health and Human Services Committee and others) 702, (FR)704, (BA)733, (BA)**771** Ch. 2012-172
- 479 Animal Control (Health and Human Services Quality Subcommittee and others) 810, (FR)816, (BA)938, **939** Ch. 2012-173
- 481 Clerks of Court (Judiciary Committee and others) 810, (FR)816 DSC/CSP-CS/CS/HB 937, CS/HB 7095
- 483 Uniform Commercial Code (Civil Justice Subcommittee and Passidomo) 702, (FR)703, (BA)737, (BA)**774** Ch. 2012-59
- 497 Juvenile Expunction (Justice Appropriations Subcommittee and others) 810, (FR)816 DSC
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499 Federal Balanced Budget Amendment (Ingram and others) 811, (FR)869 DSC
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503 Environmental Regulation (State Affairs Committee and others) 811, (FR)842, (BA)**981** Ch. 2012-205 CSP-CS/HB 691, HB 4123, CS/CS/HB 7117
- 509 Pharmacy (Health and Human Services Committee and others) 811, (FR)843, (BA)882, (BA)**910** Ch. 2012-60
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- 521 State Preemption of the Regulation of Hoisting Equipment (Community and Military Affairs Subcommittee and others) 810, (FR)817, (BA)**1004** Ch. 2012-62
- 531 Homelessness (Health and Human Services Access Subcommittee and others) 811, (FR)843 DSC
- 541 Administrative Procedures (Brands and others) 702, (FR)704, (BA)736, (BA)**774** Ch. 2012-63 CSP-CS/HB 7043
- 549 Dissolution of Marriage (Judiciary Committee and others) 811, (FR)844 DSC
- 565 Family Law (Judiciary Committee and others) (FR)903, (BA)1192, (BA)1193 DCS
- 575 Hillsborough County Aviation Authority (Community and Military Affairs Subcommittee and Young) 759, (FR)764, (BA)**799**, (MO)799, (CR)805 Ch. 2012-234
- 577 City Pension Fund for Firefighters and Police Officers in the City of Tampa, Hillsborough County (Young and Cruz) 759, (FR)760, (BA)799, (MO)799, **800**, (CR)805 Ch. 2012-235
- HB
579 Relief/Lopez, Guzman, Lopez, Jr., Lopez-Velasquez, and Guzman/Miami-Dade County (Civil Justice Subcommittee and Nunez) 811, (FR)844, (BA)950, **951**, (BA)**1258** Ch. 2012-236
- 591 Archeological Sites and Specimens (Community and Military Affairs Subcommittee and Metz) 811, (FR)844 DSC
- 593 North St. Lucie River Water Control District, St. Lucie County (Community and Military Affairs Subcommittee and Mayfield) 759, (FR)760, (MO)799, (BA)**800**, (CR)805 Ch. 2012-237
- 599 Transportation and Mitigation Programs (Economic Affairs Committee and others) 811, (FR)844, (BA)1248, (BA)1257, (BA)1426, **1459**, 1679 Ch. 2012-174 CSP-CS/CS/HB 887, CS/HB 1197, CS/HB 1207, CS/CS/HB 1223, CS/HB 7039, CS/HB 7043, HB 7087, CS/CS/SB 922, SB 1998
- 601 Sebastian Inlet Tax District, Brevard and Indian River Counties (Mayfield) 759, (FR)760, (MO)799, (BA)**800**, (CR)805 Ch. 2012-238
- 605 Hillsborough County (Harrison) 759, (FR)760, (MO)799, (BA)**800**, (CR)805 Ch. 2012-239
- 609 Wage Protection for Employees (Judiciary Committee and others) 810, (FR)817 DSC
- HM
611 Kings Bay (Smith) 759, (FR)765, (BA)**791** Adopted
- HB
619 Fort Pierce Farms Water Control District, St. Lucie County (Community and Military Affairs Subcommittee and Mayfield) 759, (FR)760, (MO)799, (BA)**800**, (CR)805 Ch. 2012-240
- 621 Nursing Homes and Related Health Care Facilities (Health and Human Services Committee and others) 810, (FR)817 DSC/CSP-CS/CS/HB 787
- 625 Disposition of Human Remains (Health and Human Services Committee and others) 811, (FR)844 DSC
- 629 Pub. Rec./Personal Identifying Information/Certain Current and Former Public Employees, Spouses, and Children (Government Operations Subcommittee and others) 811, (FR)868, (BA)**917** Ch. 2012-149
- 631 Terms of Courts (Judiciary Committee and Weinstein) 811, (FR)845 DSC
- 637 Citrus County (Community and Military Affairs Subcommittee and Smith) 759, (FR)760, (MO)799, (BA)**801**, (CR)805 Ch. 2012-241
- 639 Reclaimed Water (State Affairs Committee and others) 810, (FR)817, (BA)**1259** Ch. 2012-150
- 643 Title Insurance (Economic Affairs Committee and others) 810, (FR)817, (BA)**939** Ch. 2012-206 CSP-CS/CS/HB 645, CS/CS/CS/HB 725
- 645 Pub. Rec./Title Insurance Data/Office of Insurance Regulation (Government Operations Subcommittee and others) 811, (FR)868, (BA)**939** Ch. 2012-207 CSP-CS/CS/HB 643
- 653 Health Care Fraud (Health Care Appropriations Subcommittee and others) 810, (FR)817, (BA)**1170** Ch. 2012-64
- 655 Biomedical Research (Health and Human Services Committee and Coley) 810, (FR)818, (BA)881, (BA)**909** Ch. 2012-20 CSP-CS/SB 1856
- 663 Solid Waste Management Facilities (Agriculture and Natural Resources Appropriations Subcommittee and others) 810, (FR)818 DSC/CSP-CS/CS/CS/CS/HB 503
- 665 Gasparilla Island Bridge Authority, Charlotte and Lee Counties (Roberson) 759, (FR)760, (MO)799, (BA)**801**, (CR)805 Ch. 2012-242
- 667 Murder (Judiciary Committee and others) 759, (FR)761, (BA)**775** Ch. 2012-21
- 671 Liens on Real Property (Community and Military Affairs Subcommittee and others) 810, (FR)818 DSC
- 681 Interlock Ignition Devices Ordered for Probation for DUI (Economic Affairs Committee and others) 810, (FR)818 DSC
- 689 American Founders' Month (Bileca and others) 810, (FR)818 DSC
- 691 Beach Management (Agriculture and Natural Resources Subcommittee and others) (FR)687, (BA)**698**, 958 Ch. 2012-65 CSP-CS/CS/CS/CS/HB 503
- 693 Department of Business and Professional Regulation (Ingram) 810, (FR)818, (BA)1144, **1146**, 1679 Ch. 2012-208 CSP-CS/HB 517, HB 7087

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697 Relief/Donald Brown/District School Board of Sumter County (Civil Justice Subcommittee and McBurney) 811, (FR)845, (BA)**951**, (BA)**1405** Vetoed
- 699 East Lake Tarpon Community, Pinellas County (Community and Military Affairs Subcommittee and Nehr) 759, (FR)761, (MO)799, (BA)**801**, (CR)805 Ch. 2012-243
- 701 Florida Evidence Code (Civil Justice Subcommittee and others) 810, (FR)818, (BA)881, (BA)**909**, **1064** Ch. 2012-152
- 711 Sale or Lease of a County, District, or Municipal Hospital (Health and Human Services Committee and others) 811, (FR)867, (BA)940, (BA)941, **945**, 958 Ch. 2012-66
- 715 Self-service Storage Facilities (Civil Justice Subcommittee and Caldwell) 810, (FR)818, (BA)**975** Ch. 2012-175
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717 Federal Corporate Tax Rate (Burgin and others) 811, (FR)870 DSC
- HB
725 Insurance Agents and Adjusters (Economic Affairs Committee and others) 811, (FR)845, (BA)918, **919** Ch. 2012-209 CSP-CS/CS/HB 643
- 729 Hiring, Leasing, or Obtaining Personal Property or Equipment with the Intent to Defraud (Judiciary Committee and others) 810, (FR)819, (BA)**1238** Ch. 2012-210
- 733 Probate (Kiar and Campbell) 702, (FR)703, (BA)733, (BA)734, (BA)**772** Ch. 2012-109
- 737 Tax on Sales, Use, and Other Transactions (Finance and Tax Committee and others) 545, (FR)550, (MO)667, (BA)**668**, (CR)672, (MO)672, 704, 705 DCC/CSP-HB 7087
- 749 Consumer Services (Agriculture and Natural Resources Appropriations Subcommittee and others) 810, (FR)819, (BA)1142, **1143** Ch. 2012-67
- 751 Prescription Drugs (Health and Human Services Committee and others) 811, (FR)846 DSC/CSP-CS/HB 517, CS/CS/HB 787
- 763 Motor Vehicle Registration (Rogers and others) 810, (FR)820, (BA)**1271** Ch. 2012-110 CSP-CS/CS/HB 1223
- 769 Public Accountancy (Economic Affairs Committee and others) 810, (FR)820, (BA)**1040** Ch. 2012-176
- 777 Criminal Penalties for Violations of Securities Laws (Eisnau-
gle) 811, (FR)847, (BA)**1156** Ch. 2012-68
- HJR
785 Term Limits/County Commissioners (Economic Affairs Committee and others) 811, (FR)867 DSC
- HB
787 Health Care Facilities (Health and Human Services Committee and others) 810, (FR)820, (BA)1260, (BA)1269, (BA)1338, (BA)1342, (BA)1403, (BA)1404, (BA)1424, **1425**, 1679 Ch. 2012-160
- 789 Workers' Compensation (Insurance and Banking Subcommittee and others) 810, (FR)820 DSC
- 799 Physical Therapy (Education Committee and others) 810, (FR)820, (BA)1239, **1240**, (BA)**1669** Ch. 2012-69
- 801 Emergency 911 Service (Finance and Tax Committee and others) 810, (FR)820, (BA)1170, (BA)**1171** Ch. 2012-177
- 803 Child Protection (Health and Human Services Committee and others) 810, (FR)821, (BA)1043, (BA)**1044** Ch. 2012-178
- 809 Communications Services Taxes (Finance and Tax Committee and others) 811, (FR)869, (BA)**1216** Ch. 2012-70
- 813 Eligibility for Temporary Cash Assistance and Food Assistance (Health and Human Services Committee and others) 810, (FR)821 DSC
- 827 Limited Agricultural Associations (Agriculture and Natural Resources Subcommittee and others) 810, (FR)821, (BA)**1191** Ch. 2012-71
- 843 Department of the Lottery (Government Operations Appropriations Subcommittee and others) (FR)545, (BA)631, **632**, (MO)660, 705, 1323, **1324** Ch. 2012-130 CSP-HB 5001
- 855 Relief/Carl Abbott/Palm Beach County School Board (Civil Justice Subcommittee and Workman) 810, (FR)822, (BA)**953** DM
- 859 Florida Tax Credit Scholarship Program (Education Committee and others) (BA)1171, (BA)**1190**, (FR)1678 Ch. 2012-22
- 865 Pinellas Suncoast Transit Authority, Pinellas County (Hooper) (FR)956, (BA)**1211**, (MO)1211, (CR)1671 Vetoed
- HB
867 City of Clearwater, Pinellas County (Community and Military Affairs Subcommittee and Hooper) 759, (FR)761, (MO)799, (BA)**801**, (CR)805 Ch. 2012-244
- 869 Pinellas Planning Council, Pinellas County (Community and Military Affairs Subcommittee and others) 759, (FR)761, (MO)799, (BA)801, **802**, (CR)805 Ch. 2012-245
- 877 Relief/Odette Acanda and Alexis Rodriguez/Public Health Trust of Miami-Dade County (Civil Justice Subcommittee and Trujillo) 810, (FR)822, (BA)**952**, (BA)**1258** Ch. 2012-246
- 885 Transactions by Secondhand Dealers and Secondary Metals Recyclers (Economic Affairs Committee and others) 811, (FR)847, (BA)1237, **1238**, 1679 Ch. 2012-179 CSP-CS/HB 1323
- 887 Business and Professional Regulation (Economic Affairs Committee and others) 811, (FR)847, (BA)1004, **1005** Ch. 2012-72 CSP-CS/HB 517, CS/CS/CS/HB 599, HB 5511, CS/CS/SB 704
- 891 Hillsborough County (Community and Military Affairs Subcommittee and Harrison) (FR)956, (BA)1211, (MO)1211, **1212**, (CR)1671 Ch. 2012-247
- 897 Construction Contracting (Judiciary Committee and others) 811, (FR)847, (BA)1269, **1270** Ch. 2012-211 CSP-CS/CS/SB 704
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- 909 Relief/Anais Cruz Peinado/School Board of Miami-Dade County (Civil Justice Subcommittee and Gonzalez) 810, (FR)822, (BA)**954**, 1257, (BA)**1258** Ch. 2012-248
- 917 Jurisdiction of the Courts (Bileca and others) 811, (FR)848, (BA)**913** Vetoed
- 921 Landlords and Tenants (Judiciary Committee and others) 811, (FR)848 DSC
- HJR
931 Board of Governors/Student Member of Board of Governors (Education Committee and others) 811, (FR)867, (BA)1036, **1037** Passed
- HB
935 Child Support Enforcement (Civil Justice Subcommittee and Baxley) 810, (FR)822 DSC
- 937 Legal Notices (Economic Affairs Committee and others) 810, (FR)822, (BA)**1236** Ch. 2012-212
- 941 Insurance (Economic Affairs Committee and others) 810, (FR)822, (BA)1175, **1178**, 1679 Ch. 2012-213
- 943 Background Screening (Health and Human Services Committee and others) 810, (FR)822, (BA)880, (BA)909, (BA)910, **911** Ch. 2012-73
- 945 Broadband Internet Service (Appropriations Committee and others) 810, (FR)823, (BA)**1188** Ch. 2012-131
- 947 Possession of a Firearm or Destructive Device During the Commission of an Offense (Judiciary Committee and others) 811, (FR)849, (BA)**1178** Ch. 2012-74
- 949 Juvenile Justice Education and Workforce Programs (Education Committee and others) 811, (FR)849, (BA)1179, (BA)1180, **1188** DM
- 959 State and Local Government Relations with Cuba or Syria (State Affairs Committee and others) 810, (FR)823, (BA)**1156** Ch. 2012-196
- 963 Dispute Resolution (Judiciary Committee and Harrison) 810, (FR)823 DSC
- 965 Relief/Aaron Edwards/Lee Memorial Health System/Lee County (Judiciary Committee and others) 811, (FR)849, (BA)945, **946** Ch. 2012-249
- 967 Relief/Kristi Mellen/North Broward Hospital District (Civil Justice Subcommittee and Diaz) 810, (FR)824, (BA)**954**, (BA)**1405** Ch. 2012-250
- 971 Judiciary (Judiciary Committee and others) 811, (FR)849, (BA)934, **938** DM
- 975 Pasco County Housing Authority, Pasco County (Nehr) 759, (FR)761, (MO)799, (BA)**802**, (CR)805 Vetoed
- 979 Developments of Regional Impact (Economic Affairs Committee and others) 810, (FR)824, (BA)**999**, 1135 Ch. 2012-75
- 989 Domestic Wastewater Discharged Through Ocean Outfalls (Gonzalez and Fresen) 810, (FR)825 DSC
- 999 Onsite Sewage Treatment and Disposal Systems (State Affairs Committee and others) 811, (FR)849 DSC/CSP-CS/CS/CS/HB 1263, CS/CS/SB 704

- HB
1001 Timeshares (Economic Affairs Committee and others) 810, (FR)825, (BA)**1006** Ch. 2012-76
- HJR
1003 Tangible Personal Property Tax Exemptions (Economic Affairs Committee and Eisnaugle) 811, (FR)868, (BA)997, **998** Passed
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- 1011 Warranty Associations (Government Operations Appropriations Subcommittee and others) 810, (FR)825, (BA)**1192** Ch. 2012-77
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- 1023 Suspension of Driver Licenses and Motor Vehicle Registrations (Civil Justice Subcommittee and others) 810, (FR)826 DSC
- 1033 Lealman Special Fire Control District, Pinellas County (Community and Military Affairs Subcommittee and Ahern) 759, (FR)761, (MO)799, (BA)**802**, (CR)805 Ch. 2012-251
- 1037 Eminent Domain (Community and Military Affairs Subcommittee and others) 811, (FR)850, (BA)**1402**, 1679 Ch. 2012-78
- 1039 Relief/James Feurtado/Miami-Dade County (Civil Justice Subcommittee and Steube) 810, (FR)826, (BA)954, **955**, (BA)**1404** Ch. 2012-252
- 1045 Mental Health (Health and Human Services Committee and others) 810, (FR)826 DSC
- 1059 Background Screening for Noninstructional Contractors on School Grounds (K-20 Competitiveness Subcommittee and others) 810, (FR)826 DSC
- 1065 Annuities (Economic Affairs Committee and others) 811, (FR)826 DSC
- 1081 Controlled Substances (Health and Human Services Committee and others) 811, (FR)826 DSC/CSP-CS/CS/HB 787
- 1089 Pub. Rec./Agency Personnel Information (State Affairs Committee and others) 702, (FR)704, (BA)733, (BA)**772** Ch. 2012-214
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- 1101 Insurance (Economic Affairs Committee and others) 811, (FR)850, (BA)1038, **1039** Ch. 2012-151 CSP-CS/CS/HB 119, CS/CS/HB 1223
- 1115 Teachers (Education Committee and others) 811, (FR)851 DSC
- 1117 Conservation of Wildlife (Agriculture and Natural Resources Subcommittee and others) 811, (FR)827, (BA)**1148** Vetoed
- 1119 New Markets Development Program (Economic Affairs Committee and others) 811, (FR)827 DSC/CSP-HB 7087
- 1127 Citizens Property Insurance Corporation (Albritton and Weinstein) 811, (FR)827, (BA)**1670** Ch. 2012-80
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- 1165 Identification Cards and Driver Licenses (Economic Affairs Committee and others) 811, (FR)852, (BA)**1189** Ch. 2012-82
- 1173 Criminal Gang Prevention (Judiciary Committee and others) 811, (FR)828 DSC
- 1175 Controlled Substances (Judiciary Committee and others) 811, (FR)852, (BA)883, (BA)886, (BA)910, (BA)**911**, (BA)**1324** Ch. 2012-23
- 1177 Campaign Financing (Ingram and Broxson) 702, (FR)703 DSC
- HB
1183 East County Water Control District, Lee and Hendry Counties (Kreegel) 759, (FR)761, (MO)799, (BA)**802**, (CR)805 Ch. 2012-254
- 1191 Parent Empowerment in Education (Education Committee and others) 811, (FR)828 DSC
- 1193 Pub. Rec./Victims of Violence (Judiciary Committee and others) 759, (FR)765, (BA)790, (BA)**878** Ch. 2012-154
- 1195 Involuntary Examinations under the Baker Act (Judiciary Committee and others) 811, (FR)828 DSC
- 1197 Agriculture (State Affairs Committee and others) 759, (FR)764, (BA)787, (BA)788, (BA)**875**, (BA)881, (BA)882, (BA)**890**, 904 Ch. 2012-83 CSP-CS/CS/CS/HB 599
- 1205 Drug-free Workplaces (State Affairs Committee and others) 811, (FR)852, (BA)1131, (BA)**1137** Ch. 2012-8
- 1207 Vehicles with Autonomous Technology (Economic Affairs Committee and others) 811, (FR)853, (BA)**1179** Ch. 2012-111 CSP-CS/CS/CS/HB 599
- 1209 Application of Foreign Law in Certain Cases (Metz and others) 811, (FR)828 DSC
- 1211 Coral Springs Improvement District, Broward County (Community and Military Affairs Subcommittee and Jenne) 956, (FR)957, (CR)1671 DSC
- 1223 Highway Safety and Motor Vehicles (Economic Affairs Committee and others) 811, (FR)853, (BA)1153, **1155** Ch. 2012-181 CSP-HB 393, CS/CS/CS/HB 599, HB 763, CS/CS/HB 1101, CS/HB 1287, CS/CS/SB 922, SB 1998
- 1227 Certification of 911 Public Safety Telecommunicators (Judiciary Committee and others) 702, (FR)703, (BA)730, (BA)**767** Ch. 2012-24
- 1229 Reorganization of the Department of Children and Family Services (Health and Human Services Committee and others) 811, (FR)855, (BA)**1670** Ch. 2012-84 CSP-HB 5003
- 1237 Department of Citrus (State Affairs Committee and others) 811, (FR)828, (BA)1245, **1246** Ch. 2012-182 CSP-HB 1239
- 1239 Pub. Rec./Department of Citrus (Albritton and others) 811, (FR)868, (BA)**1246** Ch. 2012-183 CSP-CS/CS/HB 1237
- HM
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Journal
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State of Florida



EXTRAORDINARY APPORTIONMENT SESSION

March 14 - 28, 2012

**At an Extraordinary Apportionment Session of the Legislature convened by proclamation
of The Honorable Rick Scott, Governor, State of Florida**

MEMBERS OF THE SENATE

(28 Republicans, 12 Democrats)

EXTRAORDINARY APPORTIONMENT SESSION

March 14 - 28, 2012

District 1: Audrey Gibson (D), Jacksonville****
Parts of Duval, Flagler, Putnam, St. Johns and Volusia

District 2: Greg Evers (R), Baker**
Holmes, Washington, and parts of Bay, Escambia, Okaloosa, Santa Rosa and Walton

District 3: Charles S. "Charlie" Dean, Sr. (R), Inverness*
Baker, Dixie, Hamilton, Lafayette, Suwannee, Taylor and parts of Citrus, Columbia, Jefferson, Leon, Levy, Madison and Marion

District 4: Don Gaetz (R), Niceville**
Parts of Bay, Escambia, Okaloosa, Santa Rosa and Walton

District 5: Stephen R. Wise (R), Jacksonville*
Parts of Clay, Duval, Nassau and St. Johns

District 6: Bill Montford (D), Tallahassee**
Calhoun, Franklin, Gadsden, Gulf, Jackson, Liberty, Wakulla and parts of Bay, Jefferson, Leon and Madison

District 7: Evelyn J. Lynn (R), Ormond Beach*
Parts of Clay, Marion, Putnam and Volusia

District 8: John Thrasher (R), St. Augustine**
Parts of Duval, Flagler, Nassau, St. Johns and Volusia

District 9: Andy Gardiner (R), Orlando*
Parts of Orange, Osceola and Seminole

District 10: Ronda Storms (R), Valrico**
Parts of Hillsborough, Pasco and Polk

District 11: Mike Fasano (R), New Port Richey*
Parts of Citrus, Hernando, Pasco and Pinellas

District 12: Jim Norman (R), Tampa**
Parts of Hillsborough and Pasco

District 13: Dennis L. Jones, D.C. (R), Seminole*
Part of Pinellas

District 14: Steve Oelrich (R), Gainesville**
Alachua, Bradford, Gilchrist, Union and parts of Columbia, Levy, Marion and Putnam

District 15: Paula Dockery (R), Lakeland*
Parts of Hernando, Lake, Osceola, Polk and Sumter

District 16: Jack Latvala (R), Clearwater**
Parts of Hillsborough and Pinellas

District 17: JD Alexander (R), Lake Wales*
Hardee, Highlands, and parts of DeSoto, Glades, Okeechobee, Polk and St. Lucie

District 18: Arthenia L. Joyner (D), Tampa**
Parts of Hillsborough, Manatee and Pinellas

District 19: Gary Siplin (D), Orlando*
Parts of Orange and Osceola

District 20: Alan Hays (R), Umatilla**
Parts of Lake, Marion, Seminole, Sumter and Volusia

District 21: Michael S. "Mike" Bennett (R), Bradenton*
Parts of Charlotte, DeSoto, Lee, Manatee and Sarasota

District 22: David Simmons (R), Maitland**
Parts of Orange and Seminole

District 23: Nancy C. Detert (R), Venice*
Parts of Charlotte, Manatee and Sarasota

District 24: Thad Altman (R), Viera**
Parts of Brevard, Orange and Seminole

District 25: Ellyn Setnor Bogdanoff (R), Ft. Lauderdale **
Parts of Broward and Palm Beach

District 26: Mike Haridopolos (R), Melbourne**
Parts of Brevard, Indian River, Osceola and St. Lucie

District 27: Lizbeth Benacquisto (R), Wellington**
Parts of Charlotte, Glades, Hendry, Lee and Palm Beach

District 28: Joe Negron (R), Stuart**
Martin and parts of Indian River, Okeechobee, Palm Beach and St. Lucie

District 29: Christopher L. "Chris" Smith (D), Ft. Lauderdale*
Parts of Broward and Palm Beach

District 30: Maria Lorts Sachs (D), Boca Raton**
Parts of Broward and Palm Beach

District 31: Eleanor Sobel (D), Hollywood*
Part of Broward

District 32: Jeremy Ring (D), Margate**
Part of Broward

District 33: Oscar Braynon II (D), Miami Gardens***
Part of Miami-Dade

District 34: Nan H. Rich (D), Weston**
Parts of Broward and Miami-Dade

District 35: Gwen Margolis (D), Coconut Grove**
Parts of Broward and Miami-Dade

District 36: Miguel Diaz de la Portilla (R), Coral Gables**
Part of Miami-Dade

District 37: Garrett Richter (R), Naples*
Parts of Collier and Lee

District 38: Anitere Flores (R), Miami**
Part of Miami-Dade

District 39: Larcenia J. Bullard (D), Miami*
Monroe and parts of Broward, Collier, Hendry, Miami-Dade and Palm Beach

District 40: Rene Garcia (R), Hialeah**
Part of Miami-Dade

* Holdovers

** Elected General Election November 2, 2010, for a term of 2 years

*** Elected Special General Election March 1, 2011, for a term of 2 years

**** Elected Special General Election October 18, 2011, for a term of 1 year

OFFICERS OF THE SENATE

Mike Haridopolos, *President*

Michael S. "Mike" Bennett, *President Pro Tempore*

Andy Gardiner, *Majority (Republican) Leader*

Nan H. Rich, *Minority (Democratic) Leader*

Non-member Elected Officer

Debbie Brown, *Secretary of the Senate*



Journal of the Senate

Number 1—Extraordinary Apportionment Session

Wednesday, March 14, 2012

At an Extraordinary Apportionment Session of the Florida Legislature convened under Article III, Section 16(d), of the Constitution of the State, as revised in 1968, and subsequently amended, at the Capitol, in the City of Tallahassee, on Wednesday, March 14, 2012, in the State of Florida.

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CALL TO ORDER

The Senate was called to order by President Haridopolos at 1:01 p.m. A quorum present—32:

Mr. President	Gardiner	Rich
Altman	Gibson	Richter
Benacquisto	Jones	Sachs
Bennett	Joyner	Simmons
Braynon	Latvala	Siplin
Dean	Lynn	Smith
Detert	Margolis	Sobel
Dockery	Montford	Storms
Evers	Negron	Thrasher
Gaetz	Norman	Wise
Garcia	Oelrich	

Excused: Senators Alexander, Bogdanoff, Bullard, Diaz de la Portilla, Fasano, Flores, Hays, and Ring

PRAYER

The following prayer was offered by Senator Gaetz:

Please bow your heads. O mighty God, we come to you at a time when we need your wisdom, we need your grace, and we need your blessing. Be with every member of the Senate and all of our members of the professional staff as we work together in these next days to do your will. We ask all of these things in your Holy Name, Amen.

PLEDGE

Senator Bennett led the Senate in the pledge of allegiance to the flag of the United States of America.

By direction of the President, the Secretary read the following proclamation:

PROCLAMATION

STATE OF FLORIDA
EXECUTIVE OFFICE OF THE GOVERNOR
TALLAHASSEE

TO THE HONORABLE MEMBERS OF THE
FLORIDA SENATE AND HOUSE OF REPRESENTATIVES

WHEREAS, on February 9, 2012, pursuant to article III, section 16(a), Florida Constitution, during the Regular Session, the Legislature enacted Senate Joint Resolution 1176, which that apportions the state into senatorial and representative districts; and

WHEREAS, on February 10, 2012, pursuant to article III, section 16(c), Florida Constitution, the Attorney General petitioned the Supreme Court for a declaratory judgment determining the validity of the appointment; and

WHEREAS, on March 9, 2012, pursuant to article III, section 16(d), Florida Constitution, the Supreme Court declared the plan apportioning the districts for the Florida Senate to be invalid under the Florida Constitution; and

WHEREAS, pursuant to article III, section 16(d), Florida Constitution, within five days of the Supreme Court's determination of invalidity, the Governor must reconvene the Legislature in Extraordinary Apportionment Session, which shall not exceed fifteen days, during which the Legislature shall adopt a joint resolution of apportionment conforming to the judgment of the Supreme Court.

NOW, THEREFORE, I, Rick Scott, Governor of the State of Florida, by virtue of the power and authority vested in me by article III, section 16(d), Florida Constitution, do hereby proclaim as follows:

Section 1.

The Legislature is convened in Extraordinary Apportionment Session commencing at 1:00 p.m., Wednesday, March 14, 2012, and extending through 11:59 p.m., Wednesday, March 28, 2012, to adopt a joint resolution of apportionment conforming to the judgment of the Supreme Court.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed to this Proclamation convening the Legislature in Extraordinary Apportionment Session at the Capitol, this 9th day of March, 2012.

Rick Scott
GOVERNOR

ATTEST:

Ken Detzner

SECRETARY OF STATE

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Gaetz—

SJR 2-B—A joint resolution of apportionment; readopting and amending section 3 of Senate Joint Resolution 1176 (2012) (plan ____); providing for severability of invalid portions; providing for application beginning in 2012.

—was referred to the Committee on Reapportionment.

MOTION

On motion by Senator Thrasher, Rule 13.5 was waived to allow the Committee on Reapportionment to report out **SJR 2-B** no later than Wednesday, March 21.

ANNOUNCEMENTS

Senator Thrasher announced that the Committee on Reapportionment will meet this day at 1:28 p.m. until 3:30 p.m.

Senator Gaetz announced that the Committee on Reapportionment will meet Tuesday, March 20, at 9:00 a.m., with an amendment deadline of Monday, March 19 at 12:00 noon.

MOTION

On motion by Senator Gaetz, the amendment deadline for the Special Order Calendar for Thursday, March 22, was set for Wednesday, March 21 at 12:00 noon.

COMMITTEE APPOINTMENTS

Communications were received from the President for the following committee appointments: Senators Smith and Wise were appointed to the Committee on Reapportionment.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 9, Regular Session, was corrected and approved.

RECESS

On motion by Senator Thrasher, the Senate recessed at 1:13 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Thursday, March 22 or upon call of the President.



Journal of the Senate

Number 2—Extraordinary Apportionment Session

Wednesday, March 21, 2012

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REPORTS OF COMMITTEES

The Committee on Reapportionment recommends a committee substitute for the following: SJR 2-B

The bill with committee substitute attached was placed on the Calendar.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Reapportionment; and Senator Gaetz—

CS for SJR 2-B—A joint resolution of apportionment; readopting and amending section 3 of Senate Joint Resolution 1176 (2012) (plan S000S9016); providing for severability of invalid portions; providing for application beginning in 2012.



Journal of the Senate

Number 3—Extraordinary Apportionment Session

Thursday, March 22, 2012

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Call to Order	4, 87
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CALL TO ORDER

The Senate was called to order by President Haridopolos at 9:25 a.m.
A quorum present—37:

Mr. President	Gaetz	Rich
Alexander	Gardiner	Richter
Altman	Gibson	Ring
Benacquisto	Hays	Sachs
Bennett	Jones	Simmons
Bogdanoff	Joyner	Siplin
Braynon	Latvala	Smith
Dean	Lynn	Sobel
Detert	Margolis	Storms
Diaz de la Portilla	Montford	Thrasher
Dockery	Negron	Wise
Evers	Norman	
Flores	Oelrich	

Excused: Senators Bullard, Fasano, and Garcia

PRAYER

The following prayer was offered by Pastor Ray Cortese, Seven Rivers Presbyterian Church, Lecanto. Pastor Cortese is the father of Tony Cortese, Staff Director of the Majority Office:

Dear Father, the scriptures say that you oppose the proud and give grace to the humble. While we admit that humility is not our forte, we certainly need grace. We don't deserve your grace, but we need it. We need your favor. On this day, the Senate needs grace to deal wisely and equitably with redistricting. We need your grace to deal patiently with each other. Senators need your grace to consider each other more important than themselves. Senators will need your grace to speak well of each other publicly and privately.

We ask for your grace, that you would give us your grace in abundance. Lord, every day the Senators and the staff need your grace to love their spouses, children, and grandchildren with the love and attention they so want to afford them. Senators need your grace to deal with the vexing concerns of their constituents, particularly those without jobs, without homes, and without hope. This morning, Lord, we pray for the people of Sanford, Florida. We pray for the family of Trayvon Martin. They need your grace, justice, and solace this day. So Father, both the Senators and the citizens of our state desperately need your love and grace. We ask for it in the name of the one who loves to give it. Amen.

PLEDGE

Senator Lynn led the Senate in the pledge of allegiance to the flag of the United States of America.

MOMENT OF SILENCE

At the request of Senator Dean, the Senate observed a moment of silence for Sergeant Ruben Thomas, who was killed in the line of duty at Columbia Correctional Institution on Sunday, March 18.

SPECIAL ORDER CALENDAR

CS for SJR 2-B—A joint resolution of apportionment; readopting and amending section 3 of Senate Joint Resolution 1176 (2012) (plan S000S9016); providing for severability of invalid portions; providing for application beginning in 2012.

—was read the second time by title.

On motion by Senator Gaetz, further consideration of **CS for SJR 2-B** was deferred.

RECESS

By direction of the President, the Senate recessed at 9:32 a.m. to reconvene at 9:52 a.m.

CALL TO ORDER

The Senate was called to order by the President at 9:52 a.m. A quorum present.

SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for SJR 2-B—A joint resolution of apportionment; readopting and amending section 3 of Senate Joint Resolution 1176 (2012) (plan S000S9016); providing for severability of invalid portions; providing for application beginning in 2012.

—which was previously considered this day.

Senator Gaetz moved the following amendment which was adopted:

Amendment 1 (472686) (with title amendment)—Delete lines 13-5927 and insert:

Section 3. *Senatorial districts.*—For the election of members to the Senate of this state, the state is apportioned into 40 consecutively numbered, single-member senatorial districts of contiguous territory, to be designated by such numbers as follows:

- (1) *District 1 is composed of:*
 - (a) *All of Bay County.*
 - (b) *All of Holmes County.*
 - (c) *All of Jackson County.*
 - (d) *All of Walton County.*
 - (e) *All of Washington County.*
 - (f) *That part of Okaloosa County consisting of:*

- 1. *All of voting tabulation districts 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44,*

45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, and 84.

- 2. *That part of voting tabulation district 3 consisting of:*
 - a. *That part of tract 201 consisting of blocks 4062, 4063, 5063, 5064, 5065, 5067, 5068, 5069, 5072, and 5073.*
- 3. *That part of voting tabulation district 4 consisting of:*
 - a. *That part of tract 201 consisting of blocks 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4084, 4085, 4086, 4087, 4088, 4091, 4092, and 4093.*
- 4. *That part of voting tabulation district 8 consisting of:*
 - a. *That part of tract 203.02 consisting of blocks 1176, 1177, 1179, 1182, and 1183.*
- 5. *That part of voting tabulation district 9 consisting of:*
 - a. *That part of tract 204 consisting of blocks 1003, 1004, 1009, 1014, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2043, 2044, 2045, 2046, and 2047.*
 - b. *That part of tract 205 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1035, 1036, 1042, 1053, 2025, 2026, 3024, 3025, 4000, 4001, 4002, 4016, 4017, 4035, 4036, and 4037.*
- 6. *That part of voting tabulation district 10 consisting of:*
 - a. *That part of tract 204 consisting of blocks 2038, 2039, 2040, 2041, 2042, 3064, 3067, 3068, 3069, 3070, 3086, and 3105.*
- 7. *That part of voting tabulation district 11 consisting of:*
 - a. *That part of tract 203.02 consisting of blocks 1134, 1135, 1136, 1138, 1180, 1181, 1191, 1192, 1193, 1194, 1196, 1197, 1198, 1199, 1200, 1201, 1202, and 1203.*
 - b. *That part of tract 204 consisting of blocks 3083, 3084, 3085, 3092, 3093, 3094, 3095, 3096, and 3104.*
- 8. *That part of voting tabulation district 12 consisting of:*
 - a. *That part of tract 203.01 consisting of blocks 2092, 2093, 2094, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2114, 2115, 2116, 2117, 2118, 2119, 2120, and 2124.*
 - b. *That part of tract 205 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5064, 5065, 5068, 5070, 5072, 5073, 5074, 5087, 5105, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, and 5131.*
- 9. *That part of voting tabulation district 13 consisting of:*
 - a. *That part of tract 206 consisting of blocks 3008, 3009, 3010, 3014, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3038, 3039, 3040, 3061, 3062, 3069, 3068, 3069, 3070, 3074, 3075, 3078, 3079, 3080, 3107, 3114, 3115, 3117, 3118, 3121, 3139, 3140, and 3149.*
- 10. *That part of voting tabulation district 19 consisting of:*
 - a. *That part of tract 204 consisting of blocks 3087, 3088, 3089, 3090, 3091, 3099, 3100, 3101, 3102, and 3103.*
 - b. *That part of tract 205 consisting of blocks 4033, 4038, 4039, 4040, 4041, 4042, 4054, 4055, 4056, 4057, 4058, 4063, and 4064.*
 - c. *That part of tract 207 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027,*

1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2042, 4002, 4003, 4004, 4016, 4017, 4021, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4062, 4063, and 4064.

- 11. *That part of voting tabulation district 21 consisting of:*
 - a. *That part of tract 203.01 consisting of blocks 2059, 2060, 2061, 2062, 2063, 2076, and 2078.*
 - b. *That part of tract 205 consisting of blocks 1002, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1048, 1049, 1061, 1062, 1063, 1064, 1065, and 1066.*
- (2) *District 2 is composed of:*
 - (a) *All of Escambia County.*
 - (b) *All of Santa Rosa County.*
 - (c) *That part of Okaloosa County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 5, 6, 7, and 82.*
 - 2. *That part of voting tabulation district 3 consisting of:*
 - a. *That part of tract 201 consisting of blocks 2057, 4064, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5013, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5058, 5059, 5060, 5061, 5062, 5066, 5070, 5071, 5074, 5075, and 5076.*
 - 3. *That part of voting tabulation district 4 consisting of:*
 - a. *That part of tract 201 consisting of blocks 3042, 3043, 3044, 3045, 3096, 3097, 3101, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4060, 4083, 4089, 4090, 4094, 4095, 4096, 4097, 4098, 4099, 4100, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 5055, 5056, and 5057.*
 - 4. *That part of voting tabulation district 8 consisting of:*
 - a. *That part of tract 202 consisting of blocks 1099, 1104, 1105, 1106, 1107, 1110, 1111, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, and 1188.*
 - b. *That part of tract 203.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1120, 1121, 1122, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1174, 1175, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1195, 1205, 1206, and 1209.*
 - 5. *That part of voting tabulation district 9 consisting of:*
 - a. *That part of tract 204 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1020, 1021, 1022, 1024, 1025, and 1026.*

b. That part of tract 205 consisting of blocks 1034, 1040, 1041, and 1050.

6. That part of voting tabulation district 10 consisting of:

a. That part of tract 204 consisting of blocks 1018, 1019, 1023, 1028, 1029, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, and 3082.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1094, 1095, 1096, 1097, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1137, 1139, 1140, 1141, 1173, and 1204.

b. That part of tract 204 consisting of blocks 3000, 3001, 3002, 3003, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3058, 3059, 3060, 3061, 3062, 3063, 3071, 3072, 3097, and 3098.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2068, 2069, 2070, 2071, 2072, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2095, 2096, 2097, 2098, 2113, and 2126.

b. That part of tract 205 consisting of blocks 5053, 5062, 5063, 5066, 5067, 5069, 5071, 5075, 5076, 5084, 5085, 5086, 5088, and 5089.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 205 consisting of blocks 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5090, 5091, 5092, 5093, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5110, 5112, 5113, and 5114.

b. That part of tract 206 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3034, 3035, 3041, 3042, 3043, 3050, 3051, 3052, 3076, 3077, 3119, and 3120.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 207 consisting of blocks 1072, 3000, 4000, 4001, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4027, 4039, 4040, 4041, 4042, 4044, and 4060.

11. That part of voting tabulation district 21 consisting of:

a. That part of tract 203.01 consisting of blocks 1030, 1035, 1039, 1057, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2055, 2056, 2057, 2058, 2064, 2065, 2066, 2067, 2073, 2074, 2075, 2077, 2079, 2080, 2121, 2122, and 2123.

(3) District 3 is composed of:

(a) All of Calhoun County.

(b) All of Franklin County.

(c) All of Gadsden County.

(d) All of Gulf County.

(e) All of Hamilton County.

(f) All of Jefferson County.

(g) All of Leon County.

(h) All of Liberty County.

(i) All of Madison County.

(j) All of Taylor County.

(k) All of Wakulla County.

(4) District 4 is composed of:

(a) All of Nassau County.

(b) That part of Duval County consisting of:

1. All of voting tabulation districts 21, 26, 28, 36, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 62, 68, 71, 74, 76, 77, 80, 81, 82, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 135, 158, 202, 206, 207, 208, 209, 210, 212, 214, 216, 217, 218, 219, 220, 221, 222, 225, 226, 230, 236, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 274, 279, 280, 281, 283, 286, 288, 289, 290, 291, 293, 294, and 295.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 145 consisting of blocks 1013 and 1014.

b. That part of tract 158.02 consisting of blocks 1020 and 1021.

3. That part of voting tabulation district 57 consisting of:

a. That part of tract 143.32 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1033, 1034, 1035, 1036, 2000, and 2001.

4. That part of voting tabulation district 61 consisting of:

a. That part of tract 158.01 consisting of block 3009.

5. That part of voting tabulation district 67 consisting of:

a. That part of tract 158.02 consisting of blocks 2017 and 2018.

b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 159.23 consisting of block 1008.

b. That part of tract 159.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

7. That part of voting tabulation district 73 consisting of:

a. That part of tract 159.24 consisting of blocks 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.

b. That part of tract 160 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 3038.

c. That part of tract 166.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1028, 1029, 1030, 1037, 1038, and 1039.

8. That part of voting tabulation district 78 consisting of:

a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.

b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1017, and 1018.

9. That part of voting tabulation district 79 consisting of:

a. That part of tract 6 consisting of blocks 1058 and 2007.

b. That part of tract 7 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3023.

c. That part of tract 8 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1068, 1069, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.

10. That part of voting tabulation district 83 consisting of:

a. That part of tract 164 consisting of block 3005.

b. That part of tract 165 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.

11. That part of voting tabulation district 84 consisting of:

a. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.

12. That part of voting tabulation district 157 consisting of:

a. That part of tract 106 consisting of blocks 1009, 1033, 1034, 1035, 1036, 1042, 1043, and 2009.

13. That part of voting tabulation district 179 consisting of:

a. That part of tract 124 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2046, 2047, 2048, 2049, 2050, 2051, 2052, and 2053.

14. That part of voting tabulation district 184 consisting of:

a. That part of tract 6 consisting of blocks 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, and 2022.

b. That part of tract 8 consisting of blocks 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, and 1067.

15. That part of voting tabulation district 211 consisting of:

a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.

b. That part of tract 103.01 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2036, 2037, 2043, 2044, and 2047.

c. That part of tract 103.04 consisting of block 1001.

16. That part of voting tabulation district 241 consisting of:

a. That part of tract 173 consisting of blocks 1031, 1032, 2000, and 2001.

17. That part of voting tabulation district 276 consisting of:

a. That part of tract 21.01 consisting of blocks 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.

b. That part of tract 21.02 consisting of blocks 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2031, 2036, 2037, 2038, 2040, 2041, and 2042.

c. That part of tract 22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1017, 1018, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010,

2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3002, 3016, 3017, 3018, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5027, 5029, 5030, and 5031.

18. That part of voting tabulation district 285 consisting of:

a. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1019, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 171 consisting of blocks 4004, 4005, 4006, 4007, 4016, and 4017.

(5) District 5 is composed of:

(a) All of Baker County.

(b) All of Citrus County.

(c) All of Columbia County.

(d) All of Dixie County.

(e) All of Gilchrist County.

(f) All of Lafayette County.

(g) All of Levy County.

(h) All of Suwannee County.

(i) All of Union County.

(j) That part of Marion County consisting of:

1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 115, 116, 119, 120, 123, 124, and 125.

2. That part of voting tabulation district 26 consisting of:

a. That part of tract 2 consisting of block 1049.

3. That part of voting tabulation district 45 consisting of:

a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 3.01 consisting of blocks 3010, 3011, and 3031.

c. That part of tract 3.02 consisting of blocks 2037 and 2057.

4. That part of voting tabulation district 46 consisting of:

a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.

b. That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.

5. That part of voting tabulation district 51 consisting of:

a. That part of tract 25.02 consisting of blocks 4000, 4001, 4002, 4004, and 4016.

- b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
- c. That part of tract 25.04 consisting of blocks 2000 and 2001.
6. That part of voting tabulation district 117 consisting of:
- a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4030, 4031, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.
- b. That part of tract 26.02 consisting of blocks 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.
7. That part of voting tabulation district 118 consisting of:
- a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.
- b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.
- c. That part of tract 26.05 consisting of blocks 1000 and 1001.
- (6) District 6 is composed of:
- (a) All of Flagler County.
- (b) All of Putnam County.
- (c) All of St. Johns County.
- (d) That part of Volusia County consisting of:
1. All of voting tabulation districts 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 149, 150, 151, 153, 154, 155, 156, and 189.
2. That part of voting tabulation district 148 consisting of:
- a. That part of tract 808.04 consisting of blocks 1029, 1054, 1055, 1056, 1058, 1059, 1060, 1071, 2044, 2046, 2049, and 2059.
- b. That part of tract 823.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1025, and 1026.
- c. That part of tract 832.05 consisting of blocks 1011, 1013, 1015, 1016, 1019, 1026, 1027, 1028, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 2000, 2001, 2002, 2003, 2006, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2039, 2042, 2043, 2044, 2045, 2046, and 2047.
- d. That part of tract 832.06 consisting of blocks 1001, 1002, 1050, 1051, 1060, 1062, 1063, 1065, 1066, 1067, 1070, 1072, 1073, 1074, 1076, 1077, 1078, 1087, 1089, 1091, 1107, 1108, 1117, 1118, 1119, and 1120.
- e. That part of tract 832.07 consisting of blocks 3022, 3025, 3026, 3038, 3039, 3040, 3050, and 3083.
3. That part of voting tabulation district 152 consisting of:
- a. That part of tract 823.01 consisting of blocks 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, and 1037.
- b. That part of tract 832.05 consisting of block 2040.
4. That part of voting tabulation district 182 consisting of:
- a. That part of tract 832.05 consisting of block 2008.
- b. That part of tract 832.06 consisting of blocks 1075, 1097, and 1098.
- c. That part of tract 832.07 consisting of blocks 3023, 3049, 3051, 3052, 3073, 3082, and 3084.
- (7) District 7 is composed of:
- (a) All of Alachua County.
- (b) All of Bradford County.
- (c) All of Clay County.
- (8) District 8 is composed of:
- (a) That part of Lake County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, and 5.
- (b) That part of Marion County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, 17, 20, 21, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 43, 47, 50, 53, 54, 74, 83, 84, and 121.
2. That part of voting tabulation district 7 consisting of:
- a. That part of tract 19 consisting of blocks 1178, 1179, 1180, 1181, 1182, 1183, 1188, 1189, 1190, 1191, 1193, 1194, 1195, 1196, 1198, 1199, 1200, 1201, 1209, and 1210.
- b. That part of tract 24.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, and 2054.
3. That part of voting tabulation district 14 consisting of:
- a. That part of tract 21 consisting of blocks 2037, 2038, 2039, 2040, 2041, 3010, 3011, 3012, and 3057.
- b. That part of tract 22.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 2022, 2025, 2026, 2027, 3028, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4054, and 4056.
4. That part of voting tabulation district 16 consisting of:
- a. That part of tract 22.02 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, and 2048.
- b. That part of tract 22.03 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3019, 3021, 3023, 3024, 3025, and 3026.
5. That part of voting tabulation district 18 consisting of:
- a. That part of tract 23.01 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1037, 1038, 1039, 1041, 2005, 2006, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2025, and 2026.
- b. That part of tract 23.02 consisting of block 3054.
6. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19 consisting of blocks 1208, 1215, 1216, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1239, 1240, 1241, 1243, 1245, 1246, 1249, 1250, 1251, 1252, 1253, 1255, and 1256.
- b. That part of tract 24.01 consisting of blocks 1005, 1011, and 1015.

c. That part of tract 24.02 consisting of blocks 1002, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1045, 1046, 1047, 1048, 1049, 1050, 1072, 1073, 1074, 1075, 1076, 1077, and 1078.

7. That part of voting tabulation district 22 consisting of:

a. That part of tract 23.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1045, 1046, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, and 1057.

8. That part of voting tabulation district 26 consisting of:

a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.

9. That part of voting tabulation district 36 consisting of:

a. That part of tract 4.01 consisting of blocks 1059, 1060, 1061, 1062, 1063, 1064, and 2052.

b. That part of tract 13.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, and 3029.

c. That part of tract 14.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3023, 3028, 3029, 3030, and 3031.

10. That part of voting tabulation district 45 consisting of:

a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.

b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3032, 3033, and 3034.

c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, and 2056.

11. That part of voting tabulation district 46 consisting of:

a. That part of tract 15 consisting of blocks 1059 and 1060.

b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.

12. That part of voting tabulation district 51 consisting of:

a. That part of tract 25.02 consisting of blocks 4003 and 4005.

13. That part of voting tabulation district 86 consisting of:

a. That part of tract 23.02 consisting of block 3000.

14. That part of voting tabulation district 87 consisting of:

a. That part of tract 23.02 consisting of blocks 3047, 3055, and 3056.

15. That part of voting tabulation district 92 consisting of:

a. That part of tract 22.02 consisting of block 2045.

b. That part of tract 22.03 consisting of blocks 3011, 3018, and 3022.

16. That part of voting tabulation district 117 consisting of:

a. That part of tract 25.02 consisting of block 4018.

17. That part of voting tabulation district 118 consisting of:

a. That part of tract 25.02 consisting of block 3003.

(c) That part of Volusia County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 77, 78, 79, 81, 82, 83, 84, 85, 88, 94, 96, 98, 99, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.

2. That part of voting tabulation district 56 consisting of:

a. That part of tract 908.03 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1039, 1040, 1041, 1042, 1043, and 1063.

b. That part of tract 908.04 consisting of blocks 1084, 1088, 1089, 1090, 1101, 1106, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2060, 2062, 3074, 3075, and 3096.

3. That part of voting tabulation district 71 consisting of:

a. That part of tract 909.02 consisting of block 2055.

4. That part of voting tabulation district 75 consisting of:

a. That part of tract 908.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1012, 1014, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1036, 1037, 1038, 1040, 1041, 1044, 1045, 1049, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1072, 1074, 1075, 1077, 1078, 1079, 1082, 1085, 1087, 1091, 1092, 1103, 1104, 1105, 1107, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3062, 3065, 3066, 3067, 3068, 3069, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3087, 3089, 3090, 3091, 3092, 3093, 3094, and 3095.

b. That part of tract 908.05 consisting of blocks 1065 and 2038.

c. That part of tract 908.06 consisting of blocks 1003, 1004, 1009, 1010, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1033, 1034, 1035, 1036, 1038, 1039, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1052, 1053, 1057, 1058, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2029, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, 2046, 2047, 2048, 2050, 2054, and 2065.

d. That part of tract 909.02 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2025, 2026, 2027, 2028, 2030, 2035, 2036, 2037, 2040, 2041, 2057, 2058, 2060, 2061, 2063, 2064, 2065, 2066, 2076, and 2077.

5. That part of voting tabulation district 76 consisting of:

a. That part of tract 908.04 consisting of block 1102.

6. That part of voting tabulation district 80 consisting of:

- a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
- b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1044, 1045, 1076, 1077, 1078, and 1079.
- c. That part of tract 910.24 consisting of blocks 2012 and 2013.
7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 832.09 consisting of block 2037.
- b. That part of tract 910.05 consisting of block 1012.
- c. That part of tract 910.24 consisting of blocks 1043, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2079, 2080, 2081, 2082, 2083, and 2084.
- d. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
8. That part of voting tabulation district 89 consisting of:
- a. That part of tract 910.16 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1038, 1039, 1040, 1041, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, and 3041.
9. That part of voting tabulation district 91 consisting of:
- a. That part of tract 910.05 consisting of blocks 1010, 1075, and 1080.
10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 910.28 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
11. That part of voting tabulation district 148 consisting of:
- a. That part of tract 832.05 consisting of blocks 2035, 2036, 2038, and 2041.
- b. That part of tract 832.07 consisting of blocks 3021, 3027, 3028, 3029, 3031, 3036, 3045, 3046, 3047, and 3048.
12. That part of voting tabulation district 152 consisting of:
- a. That part of tract 823.01 consisting of block 1034.
- b. That part of tract 925 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1018, 1019, 1022, 1023, 1024, 1025, 1026, 1030, 1031, 1032, 1033, 1034, and 1035.
13. That part of voting tabulation district 182 consisting of:
- a. That part of tract 824.1 consisting of blocks 1027, 1028, 1029, 1030, 1033, and 1038.
- b. That part of tract 832.05 consisting of blocks 2005 and 2007.
- c. That part of tract 832.07 consisting of blocks 1000, 1001, 1003, 1005, 1009, 1021, 1041, 1042, 1048, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3030, 3032, 3033, 3034, 3035, 3037, 3041, 3042, 3043, 3044, 3053, 3054, 3055, 3056, 3057, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3085, 3088, 3089, and 3090.
- d. That part of tract 832.08 consisting of blocks 1023, 1075, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, 3027, 3028, and 4025.
- e. That part of tract 925 consisting of blocks 1016, 1017, 1020, 1021, 1027, 1028, and 1029.
- (9) District 9 is composed of:
- (a) That part of Duval County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 60, 63, 64, 65, 66, 69, 72, 75, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 213, 215, 223, 224, 227, 228, 229, 231, 232, 233, 234, 235, 237, 238, 239, 240, 242, 243, 244, 245, 269, 270, 271, 272, 273, 275, 277, 278, 282, 284, 287, and 292.
2. That part of voting tabulation district 25 consisting of:
- a. That part of tract 158.01 consisting of block 4000.
- b. That part of tract 158.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 143.3 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
4. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
- b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
- c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
5. That part of voting tabulation district 67 consisting of:
- a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, and 2023.
6. That part of voting tabulation district 70 consisting of:
- a. That part of tract 158.01 consisting of blocks 3002, 3003, 3016, 3017, 3019, 3020, and 3021.
7. That part of voting tabulation district 73 consisting of:
- a. That part of tract 161 consisting of blocks 2014 and 2015.
- b. That part of tract 162 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.

- 8. *That part of voting tabulation district 78 consisting of:*
 - a. *That part of tract 164 consisting of blocks 1012, 1015, and 1016.*
- 9. *That part of voting tabulation district 79 consisting of:*
 - a. *That part of tract 8 consisting of block 2020.*
- 10. *That part of voting tabulation district 83 consisting of:*
 - a. *That part of tract 163 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.*
 - b. *That part of tract 164 consisting of blocks 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.*
- 11. *That part of voting tabulation district 84 consisting of:*
 - a. *That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.*
 - b. *That part of tract 164 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.*
- 12. *That part of voting tabulation district 157 consisting of:*
 - a. *That part of tract 105 consisting of blocks 4021 and 4022.*
 - b. *That part of tract 106 consisting of blocks 1029, 1030, 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2012, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, 3038, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.*
- 13. *That part of voting tabulation district 179 consisting of:*
 - a. *That part of tract 124 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.*
- 14. *That part of voting tabulation district 184 consisting of:*
 - a. *That part of tract 6 consisting of blocks 1041, 2002, 2003, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, 4022, 4023, and 4025.*
 - b. *That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.*
 - c. *That part of tract 171 consisting of block 1057.*
 - d. *That part of tract 172 consisting of blocks 1209 and 1229.*
- 15. *That part of voting tabulation district 211 consisting of:*
 - a. *That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2002, 2011, 2020, 2021, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, and 2041.*
 - b. *That part of tract 103.04 consisting of blocks 1002, 1003, 1004, 2000, 2001, and 2003.*
- 16. *That part of voting tabulation district 241 consisting of:*
 - a. *That part of tract 127.02 consisting of block 3019.*
 - b. *That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.*
- c. *That part of tract 173 consisting of blocks 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.*
- 17. *That part of voting tabulation district 276 consisting of:*
 - a. *That part of tract 22 consisting of block 2000.*
- 18. *That part of voting tabulation district 285 consisting of:*
 - a. *That part of tract 21.01 consisting of blocks 2033, 2034, 3000, and 3007.*
- (10) *District 10 is composed of:*
 - (a) *All of Seminole County.*
 - (b) *That part of Volusia County consisting of:*
 - 1. *All of voting tabulation districts 72, 73, 87, 90, 92, 93, 95, and 97.*
 - 2. *That part of voting tabulation district 56 consisting of:*
 - a. *That part of tract 908.04 consisting of block 2059.*
 - 3. *That part of voting tabulation district 71 consisting of:*
 - a. *That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2056, 2059, 2071, 2072, 2073, 2074, and 2075.*
 - 4. *That part of voting tabulation district 75 consisting of:*
 - a. *That part of tract 909.02 consisting of blocks 2013, 2014, and 2015.*
 - 5. *That part of voting tabulation district 76 consisting of:*
 - a. *That part of tract 908.03 consisting of blocks 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.*
 - b. *That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.*
 - c. *That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.*
 - 6. *That part of voting tabulation district 80 consisting of:*
 - a. *That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.*
 - b. *That part of tract 910.05 consisting of blocks 1020, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, and 1086.*
 - c. *That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.*
 - d. *That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.*
 - 7. *That part of voting tabulation district 86 consisting of:*
 - a. *That part of tract 910.24 consisting of blocks 2076, 2077, 2078, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.*

8. *That part of voting tabulation district 89 consisting of:*
- a. *That part of tract 910.17 consisting of blocks 1006, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.*
9. *That part of voting tabulation district 91 consisting of:*
- a. *That part of tract 910.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2037, 2038, 2039, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2075, 2076, 2077, 2078, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, and 3060.*
 - b. *That part of tract 910.29 consisting of blocks 1001, 1002, 1005, 1006, 1008, 1012, 1034, 2001, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2020, 2021, 2022, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3004, 3006, 3008, and 3048.*
10. *That part of voting tabulation district 100 consisting of:*
- a. *That part of tract 910.28 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2041, 2042, 2047, 2048, and 2049.*
- (11) *District 11 is composed of:*
- (a) *That part of Lake County consisting of:*
 1. *All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.*
 - (b) *That part of Marion County consisting of:*
 1. *All of voting tabulation districts 24, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 85, 88, 89, 90, 91, 93, 98, 114, and 122.*
 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 24.01 consisting of block 1030.*
 3. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 22.03 consisting of blocks 1010, 1011, 2007, 2008, 2023, 2024, 3027, 4015, 4016, 4027, 4030, 4042, 4043, 4044, 4045, 4047, 4048, 4049, 4050, 4051, 4052, and 4053.*
 4. *That part of voting tabulation district 16 consisting of:*
 - a. *That part of tract 22.03 consisting of block 3014.*
 5. *That part of voting tabulation district 18 consisting of:*
 - a. *That part of tract 23.01 consisting of blocks 1021, 1022, 1042, 1043, 1044, and 1050.*
 - b. *That part of tract 23.02 consisting of blocks 1012, 1013, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3048, 3049, 3050, 3051, 3052, 3053, and 3060.*
 6. *That part of voting tabulation district 19 consisting of:*
 - a. *That part of tract 19 consisting of blocks 1217, 1218, 1219, 1242, 1254, and 1257.*
 - b. *That part of tract 24.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1016, 1017, 1018, 1034, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.*
 - c. *That part of tract 24.02 consisting of blocks 1000, 1001, 1003, 1006, 1012, 1013, 1041, 1069, 1070, and 1071.*
 - (c) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 80, 85, 88, and 96.*
 - (d) *That part of Sumter County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 12, 22, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, and 42.*
 2. *That part of voting tabulation district 9 consisting of:*
 - a. *That part of tract 9113.01 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3041, and 3046.*
 - b. *That part of tract 9114 consisting of block 1154.*
 3. *That part of voting tabulation district 11 consisting of:*
 - a. *That part of tract 9112 consisting of blocks 1274, 1275, 1276, 1290, 1307, 1338, 1340, 1344, and 1345.*
 - b. *That part of tract 9117.01 consisting of blocks 1060, 1072, 1075, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1199, 1200, 1201, 1202, 1203, 1215, and 1217.*
7. *That part of voting tabulation district 22 consisting of:*
 - a. *That part of tract 23.01 consisting of block 1049.*
8. *That part of voting tabulation district 36 consisting of:*
 - a. *That part of tract 13.02 consisting of blocks 3012, 3013, 3014, 3015, and 3024.*
 - b. *That part of tract 22.01 consisting of blocks 1000 and 1008.*
9. *That part of voting tabulation district 86 consisting of:*
 - a. *That part of tract 11.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.*
 - b. *That part of tract 23.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 3001, 3002, 3003, and 3004.*
10. *That part of voting tabulation district 87 consisting of:*
 - a. *That part of tract 23.02 consisting of blocks 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2040, 2041, 2042, 2043, 2044, 3057, 3058, and 3059.*
11. *That part of voting tabulation district 92 consisting of:*
 - a. *That part of tract 22.01 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1011, 1014, 1019, 1020, 1023, 1026, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.*
 - b. *That part of tract 22.02 consisting of blocks 1000, 1002, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 2000.*
 - c. *That part of tract 22.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3020, 3029, 3030, 3031, 3032, and 3033.*
4. *That part of voting tabulation district 21 consisting of:*

a. That part of tract 9113.01 consisting of blocks 1000, 1086, 1087, 2021, 2022, 2023, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3039, 3040, 3042, 3043, 3044, and 3045.

b. That part of tract 9114 consisting of blocks 1003, 1004, 1017, 1153, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1175, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, and 1187.

(12) District 12 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 23, 24, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 48, 52, 53, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 86, 87, 89, 90, 91, 92, 93, 94, 95, 150, 154, 160, 168, 169, 215, 217, 219, 260, 261, 262, 263, 264, 265, 266, 267, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, and 290.

2. That part of voting tabulation district 56 consisting of:

a. That part of tract 171.04 consisting of blocks 1073, 1152, 1153, 1154, and 1158.

3. That part of voting tabulation district 58 consisting of:

a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.

4. That part of voting tabulation district 163 consisting of:

a. That part of tract 142 consisting of blocks 1021, 1022, 1029, 1030, 1031, 1032, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1073, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

5. That part of voting tabulation district 218 consisting of:

a. That part of tract 152.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 2000, 2023, 2024, and 2032.

6. That part of voting tabulation district 268 consisting of:

a. That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.

b. That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(13) District 13 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 16, 18, 19, 20, 21, 26, 27, 28, 29, 33, 34, 38, 48, 49, 84, 85, 87, 88, 89, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 126, 153, 165, 172, 174, 175, 197, 215, 216, 217, 218, 219, 259, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, and 301.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of blocks 1000, 1001, 1002, 1011, 1012, 1013, 1014, 1015, 1018, 1021, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2039, 2041, and 2042.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 698.02 consisting of blocks 2003, 2004, 2005, 2006, and 2020.

b. That part of tract 716 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, and 1037.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1054, 1063, 1065, 1066, 1067, 1069, 1071, 1074, 1075, 1076, 1199, 1200, and 1213.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4008, 4010, 4012, 4013, and 4018.

b. That part of tract 621.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1020.

c. That part of tract 621.09 consisting of blocks 2012 and 2013.

7. That part of voting tabulation district 302 consisting of:

a. That part of tract 621.03 consisting of blocks 4009 and 4024.

(b) That part of Orange County consisting of:

1. All of voting tabulation districts 57, 97, 98, 99, 100, 102, 103, 104, 105, 108, 109, 117, 118, 131, 138, 142, 143, 144, 145, 146, 147, 148, 151, 152, 156, 157, 158, 159, 166, 167, 170, 173, 179, 180, 181, 182, 185, 186, 188, 189, 193, 196, 197, 198, 200, 201, 203, 204, 206, 207, 209, 210, 211, 212, 213, 214, 216, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, and 259.

2. That part of voting tabulation district 58 consisting of:

a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.

3. That part of voting tabulation district 171 consisting of:

a. That part of tract 136.07 consisting of blocks 1017, 1018, 1038, 1039, and 1040.

b. That part of tract 140 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3050.

4. That part of voting tabulation district 172 consisting of:

a. That part of tract 136.06 consisting of blocks 2019 and 2020.

b. That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.

5. That part of voting tabulation district 174 consisting of:

a. That part of tract 136.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1035, 1036, 1037, and 1054.

6. That part of voting tabulation district 177 consisting of:
- a. That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.
7. That part of voting tabulation district 184 consisting of:
- a. That part of tract 167.04 consisting of blocks 1042, 1124, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, and 1137.
- b. That part of tract 168.02 consisting of blocks 1063, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1118, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1178, 1179, 1180, 1236, 1237, 1240, 1241, 1242, 1243, 1253, 1256, 1257, 1258, 1259, 1260, 1263, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1296, 1297, 1298, 1299, 1302, 1303, 1304, 1305, 1306, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1350, 1358, 1359, 1360, 1361, 1362, 1366, and 1369.
- c. That part of tract 168.06 consisting of blocks 1045, 1047, and 1048.
8. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
- b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1087, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, and 1107.
9. That part of voting tabulation district 218 consisting of:
- a. That part of tract 155.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1030, 1031, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2017, 2018, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, and 3001.
- b. That part of tract 156.01 consisting of blocks 2011 and 2012.
- c. That part of tract 157.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
- (14) District 14 is composed of:
- (a) That part of Orange County consisting of:
1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 110, 111, 112, 113, 114, 115, 116, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 183, 187, 190, 191, 192, 194, 195, 199, 202, and 208.
2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 170.06 consisting of block 1002.
- b. That part of tract 170.16 consisting of blocks 1000, 1001, 1009, 1010, 1011, 1012, 1019, 1028, and 1029.
3. That part of voting tabulation district 163 consisting of:
- a. That part of tract 142 consisting of blocks 1033, 1034, 1035, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
4. That part of voting tabulation district 171 consisting of:
- a. That part of tract 136.07 consisting of block 1041.
5. That part of voting tabulation district 172 consisting of:
- a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
6. That part of voting tabulation district 174 consisting of:
- a. That part of tract 136.06 consisting of blocks 2008 and 2018.
- b. That part of tract 136.07 consisting of blocks 1003, 1004, 1005, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, and 1055.
7. That part of voting tabulation district 177 consisting of:
- a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
- b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
- c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
8. That part of voting tabulation district 184 consisting of:
- a. That part of tract 167.04 consisting of blocks 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1099, 1102, 1109, 1110, 1113, 1114, 1118, 1119, 1120, 1125, and 1126.
- b. That part of tract 168.02 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1126, 1261, 1262, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1300, 1355, 1356, 1357, 1363, 1364, 1365, 1367, and 1368.

9. *That part of voting tabulation district 205 consisting of:*
 - a. *That part of tract 167.32 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1088, 1099, 1100, 1105, and 1106.*
10. *That part of voting tabulation district 268 consisting of:*
 - a. *That part of tract 169.02 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1059, 1060, 1061, 1062, and 1063.*
 - (b) *That part of Osceola County consisting of:*
 1. *All of voting tabulation districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 109, 176, 177, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 205, 206, 207, 208, 209, and 214.*
 2. *That part of voting tabulation district 88 consisting of:*
 - a. *That part of tract 429 consisting of blocks 1010, 1012, 1013, 1014, 1016, 1017, 1028, 1036, 1050, 1064, 1065, 1066, 1067, 1068, 1070, 1071, 1072, 1073, 1074, 1075, 1081, 1082, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, and 2143.*
 3. *That part of voting tabulation district 99 consisting of:*
 - a. *That part of tract 428 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, and 1105.*
 4. *That part of voting tabulation district 108 consisting of:*
 - a. *That part of tract 429 consisting of block 1076.*
 5. *That part of voting tabulation district 169 consisting of:*
 - a. *That part of tract 428 consisting of blocks 1050, 1072, 2014, 2028, 2035, 2036, 2037, and 2039.*
 - b. *That part of tract 429 consisting of block 1000.*
 - c. *That part of tract 436 consisting of blocks 1008 and 1022.*
 6. *That part of voting tabulation district 196 consisting of:*
 - a. *That part of tract 413 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, and 2013.*
 - b. *That part of tract 415 consisting of blocks 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1075, 1076, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1154, 1164, 1166, and 1167.*
 - (c) *That part of Polk County consisting of:*
 1. *All of voting tabulation districts 82, 84, 86, and 91.*
 2. *That part of voting tabulation district 3 consisting of:*
 - a. *That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, and 2009.*
 - b. *That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1059, and 1084.*
 3. *That part of voting tabulation district 80 consisting of:*
 - a. *That part of tract 125.02 consisting of blocks 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2123, 2124, 2125, and 3002.*
 - b. *That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.*
 4. *That part of voting tabulation district 81 consisting of:*
 - a. *That part of tract 125.02 consisting of blocks 2086, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.*
 - b. *That part of tract 125.03 consisting of blocks 1183, 1184, and 1185.*
 - c. *That part of tract 126.02 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3040, 3041, 3042, 3046, and 3047.*
 - d. *That part of tract 141.03 consisting of blocks 1049, 1050, and 1188.*
 - e. *That part of tract 141.05 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4026, 4040, and 4073.*
 5. *That part of voting tabulation district 83 consisting of:*
 - a. *That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.*
 - b. *That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.*
 6. *That part of voting tabulation district 85 consisting of:*
 - a. *That part of tract 141.05 consisting of blocks 1022, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4068, 4069, 4070, 4071, 4072, and 4074.*
 - b. *That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1052, 1053, and 1054.*

(15) *District 15 is composed of:*

 - (a) *That part of Hillsborough County consisting of:*
 1. *All of voting tabulation districts 340, 341, 342, 343, 344, 345, 346, 347, 348, 351, 352, 356, and 357.*
 2. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 124.03 consisting of blocks 3015 and 3017.*
 - b. *That part of tract 125.01 consisting of block 4002.*
 - c. *That part of tract 125.04 consisting of block 1027.*
 3. *That part of voting tabulation district 335 consisting of:*
 - a. *That part of tract 124.03 consisting of blocks 3000, 3001, 3002, and 3024.*

- b. That part of tract 125.03 consisting of blocks 3016, 3017, 3018, and 3019.
- c. That part of tract 125.04 consisting of blocks 1001, 1030, 1031, 1032, 1033, 1034, and 1035.
- d. That part of tract 130.02 consisting of block 3006.
- e. That part of tract 130.03 consisting of blocks 1001, 1006, 1009, 1010, 1011, 1012, 1013, 1015, 1017, and 1023.
4. That part of voting tabulation district 338 consisting of:
- a. That part of tract 125.01 consisting of blocks 3011 and 3014.
5. That part of voting tabulation district 339 consisting of:
- a. That part of tract 125.01 consisting of block 1008.
- b. That part of tract 127.01 consisting of block 1020.
6. That part of voting tabulation district 349 consisting of:
- a. That part of tract 101.08 consisting of blocks 1017, 1019, and 1023.
7. That part of voting tabulation district 353 consisting of:
- a. That part of tract 101.06 consisting of blocks 4000 and 4013.
- b. That part of tract 101.07 consisting of blocks 1009, 1010, 1011, 1033, 3005, 3006, 3007, 3008, 3009, 3010, and 3016.
- c. That part of tract 101.08 consisting of block 1018.
- d. That part of tract 127.01 consisting of block 1001.
- e. That part of tract 128 consisting of block 1004.
- (b) That part of Orange County consisting of:
1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 25, 26, 27, 28, 43, 47, 50, 51, 54, and 55.
2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 170.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
3. That part of voting tabulation district 56 consisting of:
- a. That part of tract 171.04 consisting of blocks 1129, 1130, 1131, 1132, 1133, 1134, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1206, 1207, 1208, 1209, 1210, and 1211.
- b. That part of tract 171.05 consisting of blocks 1004, 1005, 1006, 1008, 1023, and 1024.
- (c) That part of Osceola County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 185, 186, 187, 198, 199, 200, 201, 202, 203, and 204.
- (d) That part of Polk County consisting of:
1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 49, 51, 52, 53, 55, 63, 64, 65, 66, 67, 72, 73, 136, 139, 142, 143, and 146.
2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 125.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.
- b. That part of tract 125.06 consisting of blocks 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
- c. That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, 1057, 2000, and 2001.
3. That part of voting tabulation district 48 consisting of:
- a. That part of tract 118.34 consisting of blocks 3090 and 3116.
4. That part of voting tabulation district 50 consisting of:
- a. That part of tract 117.04 consisting of blocks 1031, 1032, and 1038.
- b. That part of tract 117.21 consisting of block 2060.
- c. That part of tract 117.22 consisting of blocks 1040, 1041, 1042, and 1043.
- d. That part of tract 118.32 consisting of blocks 2002, 2005, 2006, 2007, 2018, 2019, and 2020.
- e. That part of tract 118.34 consisting of blocks 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3052, 3053, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3074, 3075, 3076, 3077, 3083, 3084, 3125, 3126, 3127, and 3128.
5. That part of voting tabulation district 68 consisting of:
- a. That part of tract 130.01 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, and 1060.
- b. That part of tract 130.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2020, 2023, 2025, 2026, 2027, 2028, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3046, 3047, 3048, 3049, 3050, 3057, 3058, 3059, 3060, 3062, 3063, 3064, 3065, 3066, 3082, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, and 4040.
- c. That part of tract 131.02 consisting of blocks 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2012, 2062, 2063, and 2064.
- d. That part of tract 131.03 consisting of blocks 1000, 1001, 1002, 1005, 1006, and 1007.
- e. That part of tract 132 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2050.
6. That part of voting tabulation district 70 consisting of:

a. That part of tract 127 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, and 2055.

b. That part of tract 128.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3014, and 3042.

c. That part of tract 128.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2050, 2059, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, and 2082.

7. That part of voting tabulation district 71 consisting of:

a. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1028, 1029, 1030, 1031, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 2013, 2014, 2020, 2021, 2023, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, and 2045.

b. That part of tract 133 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2048.

c. That part of tract 134 consisting of blocks 1015, 1019, 1020, 1021, and 1022.

8. That part of voting tabulation district 74 consisting of:

a. That part of tract 133 consisting of blocks 1041, 1042, 1045, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, and 2066.

b. That part of tract 134 consisting of blocks 2037, 2038, 2044, 2045, 2046, 2047, 3003, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3059.

c. That part of tract 138.01 consisting of blocks 3001, 3002, 3004, 3005, 3006, 3007, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, and 3035.

d. That part of tract 147.02 consisting of block 3017.

9. That part of voting tabulation district 75 consisting of:

a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1030, 2036, 2037, 2058, 2059, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 147.01 consisting of blocks 1000, 1014, 2049, 2052, and 2053.

c. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.

10. That part of voting tabulation district 80 consisting of:

a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112,

1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1197, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1211, and 1212.

b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2056, 2057, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2119, 2120, 2121, 2122, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2136, 2137, 2138, 2149, 3000, and 3001.

c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.

d. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.

11. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2085 and 2135.

b. That part of tract 125.03 consisting of block 1112.

c. That part of tract 141.03 consisting of block 1000.

12. That part of voting tabulation district 83 consisting of:

a. That part of tract 124.1 consisting of blocks 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.

b. That part of tract 124.11 consisting of blocks 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.

c. That part of tract 125.04 consisting of blocks 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, and 1114.

d. That part of tract 126.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.

e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.

13. That part of voting tabulation district 130 consisting of:

a. That part of tract 124.09 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, and 1077.

b. That part of tract 124.1 consisting of blocks 1009, 1011, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1100, 1101, 1102, 1103, 1104, 1105, 1110, 1111, 1112, 1113, 1114, 1115, 1116, and 1118.

c. That part of tract 128.03 consisting of blocks 1000, 1001, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, 2035, 3024, 3025, 3026, 3027, 3028, 3043, 3044, 3045, 3046, 3049, and 3050.

d. That part of tract 129 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3044, 3045, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.

e. That part of tract 130.01 consisting of block 1059.

f. That part of tract 130.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2024, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3020, 3035, 3036, 3038, 3070, 3071, 3074, 3075, and 3078.

g. That part of tract 136 consisting of blocks 1000, 1001, 1002, and 1003.

14. That part of voting tabulation district 131 consisting of:

a. That part of tract 128.03 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2036, 2037, 2038, 2039, 2040, 2051, 2052, 3018, 3019, 3020, 3021, 3022, 3023, 3053, 3054, and 3055.

b. That part of tract 136 consisting of block 1004.

15. That part of voting tabulation district 132 consisting of:

a. That part of tract 134 consisting of blocks 1010, 1016, 1017, 1018, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2048, and 2049.

b. That part of tract 135 consisting of blocks 1000 and 1004.

(16) District 16 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 8, 9, 10, 11, 12, 13, 14, 17, 22, 23, 24, 25, 30, 31, 32, 35, 36, 37, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 86, 90, 91, 92, 93, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 167, 168, 169, 170, 171, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 222, 223, 224, 225, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, and 345.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of block 1019.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 716 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, and 4020.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1058, 1070, 1072, and 1201.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of block 2019.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4007 and 4011.

b. That part of tract 621.07 consisting of blocks 1030 and 1031.

7. That part of voting tabulation district 302 consisting of:

a. That part of tract 621.03 consisting of blocks 2018, 4014, and 4015.

(b) That part of Indian River County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 40, 42, 43, 45, and 75.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 505.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2102, 2110, 2129, 2130, 2133, 2134, 2135, 2136, 2137, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2165, and 2167.

b. That part of tract 9900 consisting of blocks 1 and 2.

3. That part of voting tabulation district 31 consisting of:

a. That part of tract 508.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2048, 2049, 2050, 2051, 2052, and 2066.

- 4. That part of voting tabulation district 41 consisting of:
 - a. That part of tract 509.02 consisting of blocks 1016, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3030, 3031, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3076, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3113, 3114, 3115, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, and 3147.
 - b. That part of tract 509.04 consisting of blocks 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1319, 1320, 1327, 1331, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, and 1351.
- 5. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 507.05 consisting of blocks 1000, 1001, 1002, and 1003.
 - b. That part of tract 508.04 consisting of blocks 3073, 3074, 3075, 3076, 3077, 3115, 3116, 3117, 3123, 3124, and 3125.
- 6. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 507.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1076, 1077, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1095.
- (17) District 17 is composed of:
 - (a) That part of Hillsborough County consisting of:
 - 1. All of voting tabulation districts 58, 59, 60, 61, 62, 63, 64, 77, 128, 129, 130, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 265, 266, 267, 268, 269, 270, 271, and 273.
 - 2. That part of voting tabulation district 39 consisting of:
 - a. That part of tract 46 consisting of block 1042.
 - b. That part of tract 117.08 consisting of blocks 1036 and 1044.
 - 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 46 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, and 1087.
 - b. That part of tract 47 consisting of blocks 2005, 2013, 2014, 2019, and 2020.
 - c. That part of tract 59 consisting of blocks 1021, 1022, 1023, and 1024.
 - d. That part of tract 117.08 consisting of blocks 1030, 1032, 1033, 1034, 1035, 1037, 1039, 1040, 1041, 1042, 1043, and 2036.
- e. That part of tract 9900 consisting of blocks 37, 38, and 48.
- 4. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 3007.
 - c. That part of tract 112.06 consisting of blocks 2020, 3012, 3013, 3016, and 3017.
- 5. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 117.06 consisting of blocks 2008, 5008, 5009, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5027, 5028, 5029, 5030, 5034, 5035, 5036, 5037, and 5038.
 - b. That part of tract 117.08 consisting of blocks 1000, 1007, 1020, 2008, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2030, and 2031.
- 6. That part of voting tabulation district 143 consisting of:
 - a. That part of tract 116.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3000, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
- 7. That part of voting tabulation district 145 consisting of:
 - a. That part of tract 116.03 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2016, 2018, 2019, 3002, 3003, 3004, 3005, 3006, 3007, 3012, and 3015.
 - b. That part of tract 116.05 consisting of blocks 2001, 3022, and 3023.
- 8. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 108.05 consisting of block 1007.
- 9. That part of voting tabulation district 244 consisting of:
 - a. That part of tract 108.17 consisting of block 1011.
 - b. That part of tract 108.18 consisting of block 1008.
 - c. That part of tract 110.03 consisting of block 2026.
- 10. That part of voting tabulation district 272 consisting of:
 - a. That part of tract 110.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
 - b. That part of tract 110.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1021, 1022, 1023, and 1024.
 - c. That part of tract 110.08 consisting of blocks 1000, 1004, and 4018.
 - d. That part of tract 110.1 consisting of block 1004.
 - e. That part of tract 110.12 consisting of block 1035.
- (b) That part of Pasco County consisting of:
 - 1. All of voting tabulation districts 5, 7, 8, 9, 10, 11, 17, 18, 20, 21, 22, 23, 31, 32, 33, 34, 35, 36, 66, 67, 68, 70, 106, 111, 121, 122, 129, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196,

198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1049, 1050, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

b. That part of tract 330.05 consisting of blocks 2000 and 2001.

c. That part of tract 331.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 327 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3039, and 3041.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.08 consisting of blocks 1000, 1006, 2000, 2001, 2003, and 2004.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, and 3011.

(18) District 18 is composed of:

(a) All of Hernando County.

(b) That part of Pasco County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 13, 14, 15, 16, 19, 24, 25, 26, 27, 28, 29, 30, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 108, 109, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 123, 124, 125, 126, 127, 128, 130, 131, 133, 134, 135, 136, 147, 148, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 162, 165, 167, 168, 169, 179, 180, 181, 183, 184, 185, 187, 188, 189, 192, 194, 197, 199, 200, 202, 211, 214, 217, 218, 219, 222, 223, 224, and 225.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1000, 1001, 1008, 1015, and 1029.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 324.02 consisting of blocks 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, and 3091.

b. That part of tract 326.02 consisting of blocks 1052 and 2000.

c. That part of tract 327 consisting of blocks 1043, 1044, 1045, 1046, 1047, 1054, 1055, 1056, 1057, 1058, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2023, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3030, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3040.

d. That part of tract 328.02 consisting of block 1045.

e. That part of tract 331.01 consisting of blocks 1000, 1001, 1002, and 1021.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.05 consisting of blocks 2020 and 2021.

b. That part of tract 315.07 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.

c. That part of tract 315.08 consisting of block 2002.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.04 consisting of blocks 1019 and 1020.

(c) That part of Sumter County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 10, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 29, 43, and 44.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9101 consisting of blocks 1030, 1031, 1058, 1061, 1062, and 1063.

b. That part of tract 9103 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 2000, and 2001.

c. That part of tract 9113.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1070, 1071, 1079, 1080, 1089, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, and 3069.

d. That part of tract 9113.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1093, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1114, 1115, and 1116.

e. That part of tract 9114 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1155, and 1174.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9101 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1055, 1056, 1057, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2010, 2011, 2012, 2013, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2089, 2095, 2096, 2097, and 2098.

b. That part of tract 9112 consisting of blocks 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1346, 1347, 1373, 1374, 1375, 1693, 1694, 1695, 1696, and 1697.

c. That part of tract 9114 consisting of blocks 1055 and 1057.

- d. *That part of tract 9117.01 consisting of blocks 1210 and 1211.*
- 4. *That part of voting tabulation district 21 consisting of:*
 - a. *That part of tract 9103 consisting of block 2041.*
 - b. *That part of tract 9113.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1081, 1082, 1083, 1084, 1085, 1088, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, and 2114.*
- (19) *District 19 is composed of:*
 - (a) *That part of Hillsborough County consisting of:*
 - 1. *All of voting tabulation districts 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 132, 133, 152, 153, 154, 155, 156, 157, 158, 159, 160, 231, 232, 233, 236, 238, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 304, 305, 306, 308, 398, 399, 400, 401, 402, 421, 461, 468, 478, 480, 481, 486, 487, 488, 489, 490, 513, 518, 519, 520, 521, 523, 524, 525, 526, 527, 528, 529, 531, 532, 533, 534, and 535.*
 - 2. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 53.01 consisting of blocks 2002, 2003, 2004, 2007, 2011, 2012, and 2013.*
 - b. *That part of tract 53.02 consisting of blocks 1005 and 1006.*
 - 3. *That part of voting tabulation district 39 consisting of:*
 - a. *That part of tract 26 consisting of blocks 2012, 2013, 2014, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.*
 - b. *That part of tract 116.05 consisting of blocks 3087, 3088, 3089, 3090, and 3091.*
 - c. *That part of tract 117.08 consisting of blocks 2027, 2028, and 2029.*
 - d. *That part of tract 118.02 consisting of block 3023.*
 - e. *That part of tract 9806 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1049, 1050, 1051, 1052, and 1053.*
 - 4. *That part of voting tabulation district 57 consisting of:*
 - a. *That part of tract 9806 consisting of block 1037.*
 - 5. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 4.02 consisting of block 2015.*
 - 6. *That part of voting tabulation district 102 consisting of:*
 - a. *That part of tract 1.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.*
 - 7. *That part of voting tabulation district 131 consisting of:*
 - a. *That part of tract 117.06 consisting of blocks 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5024, 5025, 5026, 5031, 5032, and 5033.*
 - 8. *That part of voting tabulation district 143 consisting of:*
 - a. *That part of tract 116.03 consisting of blocks 3000, 3013, and 3014.*
 - b. *That part of tract 116.05 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.*
 - 9. *That part of voting tabulation district 145 consisting of:*
 - a. *That part of tract 116.03 consisting of blocks 2000, 2001, 2020, 2021, 2022, and 3001.*
 - b. *That part of tract 116.05 consisting of blocks 3019, 3020, 3021, and 3024.*
 - 10. *That part of voting tabulation district 237 consisting of:*
 - a. *That part of tract 108.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, 3014, and 3015.*
 - 11. *That part of voting tabulation district 244 consisting of:*
 - a. *That part of tract 108.17 consisting of blocks 1008, 1009, and 1010.*
 - b. *That part of tract 108.18 consisting of blocks 1004, 1005, 1006, 1007, 1011, and 1014.*
 - c. *That part of tract 110.03 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 3016.*
 - 12. *That part of voting tabulation district 295 consisting of:*
 - a. *That part of tract 102.03 consisting of blocks 1020 and 1046.*
 - b. *That part of tract 102.04 consisting of blocks 1000, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1036, 1037, 1038, 1045, 1046, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2021, 2023, and 2024.*
 - c. *That part of tract 107.01 consisting of block 1014.*
 - 13. *That part of voting tabulation district 313 consisting of:*
 - a. *That part of tract 102.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.*
 - 14. *That part of voting tabulation district 386 consisting of:*
 - a. *That part of tract 133.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.*
 - b. *That part of tract 133.19 consisting of block 1016.*
 - 15. *That part of voting tabulation district 422 consisting of:*
 - a. *That part of tract 121.04 consisting of blocks 1009, 1010, 1023, 1025, 3006, 3016, and 3020.*
 - 16. *That part of voting tabulation district 479 consisting of:*
 - a. *That part of tract 9900 consisting of block 50.*
 - 17. *That part of voting tabulation district 511 consisting of:*
 - a. *That part of tract 137.04 consisting of block 3000.*
 - 18. *That part of voting tabulation district 514 consisting of:*
 - a. *That part of tract 137.04 consisting of blocks 2008, 2009, 2012, and 2022.*
 - 19. *That part of voting tabulation district 515 consisting of:*

- a. That part of tract 137.04 consisting of block 1016.
20. That part of voting tabulation district 516 consisting of:
- a. That part of tract 137.04 consisting of block 1017.
21. That part of voting tabulation district 522 consisting of:
- a. That part of tract 137.04 consisting of block 2023.
- b. That part of tract 138.02 consisting of blocks 2009 and 2010.
- c. That part of tract 138.06 consisting of blocks 1006, 1007, and 1010.
- (b) That part of Manatee County consisting of:
1. All of voting tabulation districts 4, 8, 9, 22, 23, 37, 38, 39, 41, 42, 44, 45, 46, 47, 48, 52, 55, 65, 67, 68, 70, 71, 72, 73, 84, 96, 97, 98, 99, 100, 115, 116, 117, 118, 127, 172, 173, 174, 176, 177, 179, 180, 181, 182, 183, and 184.
2. That part of voting tabulation district 25 consisting of:
- a. That part of tract 14.04 consisting of block 2006.
- b. That part of tract 16.01 consisting of blocks 3081, 3082, 3083, 3084, 3085, and 3086.
3. That part of voting tabulation district 40 consisting of:
- a. That part of tract 14.04 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2017, 2019, 2020, 2024, 2029, 2031, and 2032.
4. That part of voting tabulation district 43 consisting of:
- a. That part of tract 15.02 consisting of blocks 2000, 2001, 2002, 2003, and 2039.
5. That part of voting tabulation district 53 consisting of:
- a. That part of tract 15.02 consisting of blocks 1065 and 1091.
6. That part of voting tabulation district 54 consisting of:
- a. That part of tract 15.02 consisting of blocks 1064, 1069, 1070, 1071, 1093, and 1094.
7. That part of voting tabulation district 66 consisting of:
- a. That part of tract 7.03 consisting of block 1001.
- b. That part of tract 7.04 consisting of block 2042.
8. That part of voting tabulation district 171 consisting of:
- a. That part of tract 1.05 consisting of blocks 2000, 2001, 2002, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2018.
- b. That part of tract 1.06 consisting of blocks 2019, 2020, 2023, 2024, 2025, and 2026.
- (c) That part of Pinellas County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30, 81, 82, 83, 87, 100, 101, 102, 104, 105, and 110.
2. That part of voting tabulation district 27 consisting of:
- a. That part of tract 286 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1018, 1019, 1020, 1021, 1053, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1078, and 1079.
- b. That part of tract 9901 consisting of blocks 7 and 8.
3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
- b. That part of tract 219 consisting of blocks 3000, 3001, and 3002.
4. That part of voting tabulation district 35 consisting of:
- a. That part of tract 9901 consisting of blocks 4, 5, and 6.
5. That part of voting tabulation district 42 consisting of:
- a. That part of tract 9901 consisting of block 3.
6. That part of voting tabulation district 43 consisting of:
- a. That part of tract 9901 consisting of block 1.
7. That part of voting tabulation district 93 consisting of:
- a. That part of tract 221 consisting of blocks 2018, 2019, 2023, 2024, 2025, 2026, 2027, 2028, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, and 5014.
8. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- b. That part of tract 222 consisting of blocks 3015, 4004, 4005, 4006, and 4007.
- (20) District 20 is composed of:
- (a) That part of Pinellas County consisting of:
1. All of voting tabulation districts 161, 163, 175, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.
2. That part of voting tabulation district 74 consisting of:
- a. That part of tract 245.12 consisting of blocks 2115 and 2116.
3. That part of voting tabulation district 111 consisting of:
- a. That part of tract 250.11 consisting of block 3012.
- b. That part of tract 251.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
4. That part of voting tabulation district 125 consisting of:
- a. That part of tract 250.11 consisting of blocks 1026, 1027, and 3017.
5. That part of voting tabulation district 128 consisting of:
- a. That part of tract 250.1 consisting of blocks 1018, 1020, 1021, and 1022.
- b. That part of tract 250.11 consisting of blocks 1009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
- c. That part of tract 253.06 consisting of blocks 1009, 1025, and 1026.
6. That part of voting tabulation district 164 consisting of:
- a. That part of tract 250.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1019, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065,

4066, 4067, 4068, 4069, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4089, and 4090.

b. That part of tract 250.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.

7. That part of voting tabulation district 165 consisting of:

a. That part of tract 245.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, and 1010.

8. That part of voting tabulation district 172 consisting of:

a. That part of tract 251.21 consisting of blocks 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2010, 2011, 2012, 2014, 2015, 2016, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2037, and 2038.

9. That part of voting tabulation district 178 consisting of:

a. That part of tract 251.2 consisting of blocks 1006, 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3020, 3021, 3022, 3023, and 3024.

10. That part of voting tabulation district 187 consisting of:

a. That part of tract 251.19 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1017, 1026, 1027, 1030, 1031, 1032, 1034, 1036, and 1039.

11. That part of voting tabulation district 189 consisting of:

a. That part of tract 251.2 consisting of blocks 1016, 1018, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 3012, 3013, and 3019.

12. That part of voting tabulation district 261 consisting of:

a. That part of tract 276.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2003, 2004, and 2005.

b. That part of tract 9900 consisting of blocks 26, 27, and 28.

13. That part of voting tabulation district 305 consisting of:

a. That part of tract 245.07 consisting of blocks 1000 and 1006.

b. That part of tract 245.09 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1030, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1073, 1074, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3025, 3035, 3036, 3038, and 3039.

14. That part of voting tabulation district 355 consisting of:

a. That part of tract 245.09 consisting of blocks 1064 and 1065.

b. That part of tract 245.1 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 3016, 3017, and 3018.

c. That part of tract 245.14 consisting of blocks 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, and 3054.

(21) District 21 is composed of:

(a) All of Okeechobee County.

(b) That part of Highlands County consisting of:

1. All of voting tabulation districts 19, 24, 46, 47, 51, and 59.

2. That part of voting tabulation district 4 consisting of:

a. That part of tract 9601.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1097, 1098, 1107, and 1110.

b. That part of tract 9602 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2039, 2040, 2044, 2045, 2046, 2047, and 2049.

c. That part of tract 9610 consisting of block 1035.

d. That part of tract 9801 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1083, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, and 1093.

3. That part of voting tabulation district 13 consisting of:

a. That part of tract 9601.01 consisting of blocks 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1086, 1087, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1099, 1109, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2061, 2062, 2063, and 2064.

b. That part of tract 9601.02 consisting of block 1081.

4. That part of voting tabulation district 14 consisting of:

a. That part of tract 9610 consisting of block 2008.

b. That part of tract 9611 consisting of blocks 2012, 2015, 2017, 2020, 3021, 3022, and 3044.

c. That part of tract 9612 consisting of block 1001.

5. That part of voting tabulation district 15 consisting of:

a. That part of tract 9609 consisting of blocks 2011, 2016, 2020, 2021, 2028, 2032, 2039, 2042, 3014, 3021, and 3025.

b. That part of tract 9611 consisting of block 3006.

6. That part of voting tabulation district 16 consisting of:

a. That part of tract 9609 consisting of blocks 1031, 1034, 1037, 1055, 1056, 1057, 3002, 3003, 3004, 3006, 3008, 3009, 3045, 3046, 3058, and 3061.

7. That part of voting tabulation district 17 consisting of:

a. That part of tract 9609 consisting of block 1035.

b. That part of tract 9611 consisting of block 3008.

8. That part of voting tabulation district 18 consisting of:

a. That part of tract 9609 consisting of blocks 1027, 1028, 1029, 1032, 1036, 1038, 1040, 1041, 1042, 1043, 1045, 1046, 1048, 1054, 1059, 3001, 3007, 3011, 3012, 3015, 3016, 3059, 3063, 3064, and 3065.

9. That part of voting tabulation district 20 consisting of:

a. That part of tract 9611 consisting of blocks 2023 and 2024.

10. That part of voting tabulation district 21 consisting of:

- a. That part of tract 9610 consisting of blocks 2073 and 3124.
- b. That part of tract 9612 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3102, 3103, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3178, 3179, 3180, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, and 4069.
- c. That part of tract 9802 consisting of block 1010.
11. That part of voting tabulation district 23 consisting of:
- a. That part of tract 9612 consisting of blocks 3030, 3036, and 3106.
12. That part of voting tabulation district 32 consisting of:
- a. That part of tract 9612 consisting of block 4055.
13. That part of voting tabulation district 43 consisting of:
- a. That part of tract 9615 consisting of blocks 4054 and 4076.
14. That part of voting tabulation district 44 consisting of:
- a. That part of tract 9615 consisting of blocks 1044, 1045, 1046, 1048, 1049, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2048, 2050, 2051, 2052, 2053, 2066, 2067, 2068, 2069, 2070, 2072, 2073, 2074, 2075, 2076, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3042, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4077, 4082, 4083, 4084, 4085, 4086, and 4092.
15. That part of voting tabulation district 48 consisting of:
- a. That part of tract 9617 consisting of blocks 3000, 3001, 3002, 3008, 3010, 3018, 3022, 3023, 3029, 3030, 3033, 3036, 3037, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3100, 3101, 3102, 4002, 4003, 4004, 4005, 4006, 4014, 4015, 4022, 4023, 4024, 4039, 4040, 4041, and 4043.
16. That part of voting tabulation district 49 consisting of:
- a. That part of tract 9617 consisting of blocks 3007, 3009, 3019, and 3058.
17. That part of voting tabulation district 50 consisting of:
- a. That part of tract 9617 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2048, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 4016, 4017, 4018, 4019, 4020, 4021, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4042, 4049, 4050, 4051, 4052, 4054, 4055, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, and 5039.
18. That part of voting tabulation district 53 consisting of:
- a. That part of tract 9609 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1064, 2009, 2010, 2038, and 2043.
- b. That part of tract 9610 consisting of block 2011.
19. That part of voting tabulation district 54 consisting of:
- a. That part of tract 9609 consisting of block 3022.
20. That part of voting tabulation district 55 consisting of:
- a. That part of tract 9609 consisting of blocks 2012, 2015, 2017, 2026, and 2027.
21. That part of voting tabulation district 60 consisting of:
- a. That part of tract 9610 consisting of blocks 2004, 2005, 2006, 2007, and 2012.
- b. That part of tract 9611 consisting of blocks 2018, 2021, 2025, 2026, 2027, 3020, and 3048.
- c. That part of tract 9612 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1054, 1056, 2000, 2001, 2002, 2003, 2004, and 2005.
- d. That part of tract 9802 consisting of blocks 1011 and 1015.
22. That part of voting tabulation district 61 consisting of:
- a. That part of tract 9611 consisting of blocks 3005 and 3007.
- (c) That part of Martin County consisting of:
1. All of voting tabulation districts 31, 32, 33, 35, 36, 37, 45, 46, 47, 56, 57, and 70.
2. That part of voting tabulation district 14 consisting of:
- a. That part of tract 17 consisting of blocks 2039 and 2043.
3. That part of voting tabulation district 30 consisting of:
- a. That part of tract 17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1084, 1099, 1100, 1101, 1139, 1183, 1184, 1185, 1186, 1187, 1188, 1199, 1200, 1201, 1202, 1203, 1204, 1205, and 1209.
- (d) That part of Osceola County consisting of:

1. All of voting tabulation districts 87, 100, 101, 102, 103, 104, 105, 106, 107, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 170, 171, 172, 173, 174, 175, 178, 179, 180, 197, 210, 211, 212, 213, 215, and 216.
 2. That part of voting tabulation district 88 consisting of:
 - a. That part of tract 429 consisting of blocks 1077, 1078, 1079, 1080, 1083, 1093, and 1097.
 3. That part of voting tabulation district 99 consisting of:
 - a. That part of tract 428 consisting of blocks 1000, 1001, 1002, 1008, 1013, 1016, 1073, 1074, 1075, 1076, and 1077.
 - b. That part of tract 437 consisting of blocks 1006, 1007, 1008, 1015, 1016, 1056, and 1057.
 4. That part of voting tabulation district 108 consisting of:
 - a. That part of tract 429 consisting of blocks 1094, 1095, and 1096.
 5. That part of voting tabulation district 169 consisting of:
 - a. That part of tract 436 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1103, 1105, and 1108.
 - b. That part of tract 437 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1023, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1050, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, and 2013.
 6. That part of voting tabulation district 196 consisting of:
 - a. That part of tract 413 consisting of blocks 2000, 2002, 2003, and 2010.
 - (e) That part of Polk County consisting of:
 1. All of voting tabulation districts 54, 56, 57, 58, 59, 60, 61, 62, 69, 76, 77, 78, 79, 87, 88, 89, 90, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 133, 134, 135, 137, 138, 140, 141, 144, and 145.
 2. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 118.34 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1017, 1018, 1019, 1020, 1021, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3114, 3115, and 3123.
 3. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 117.04 consisting of blocks 1036 and 1037.
 - b. That part of tract 117.21 consisting of blocks 2058, 2059, and 2073.
 - c. That part of tract 117.22 consisting of blocks 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1051.
 - d. That part of tract 118.32 consisting of blocks 2000, 2001, 2003, 2004, and 2049.
 4. That part of voting tabulation district 68 consisting of:
 - a. That part of tract 130.02 consisting of blocks 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, 3052, 3053, 3054, 3055, and 3056.
 5. That part of voting tabulation district 70 consisting of:
 - a. That part of tract 128.03 consisting of blocks 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3029, 3030, 3031, 3032, 3051, and 3052.
 - b. That part of tract 128.04 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3032, 3033, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3060, 3061, 3062, and 3063.
6. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 134 consisting of blocks 1013 and 1014.
7. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 138.01 consisting of blocks 2033, 2034, 2035, 2036, 3003, 3008, 3009, 3022, 3045, 3046, 3047, and 3048.
8. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 138.02 consisting of blocks 1027, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2057, 2088, 2089, 2090, 2092, 2093, 2097, and 2099.
 - b. That part of tract 147.01 consisting of blocks 1001, 1002, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2050, 2051, 2063, 2132, and 2133.
9. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.03 consisting of blocks 1154 and 1155.
 - b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 4055, 4056, 4057, 4058, and 4067.
 - c. That part of tract 141.21 consisting of blocks 1049, 1050, 1051, 1058, and 1061.
10. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 129 consisting of blocks 3043, 3046, 3047, 3048, 3049, and 3050.
 - b. That part of tract 130.02 consisting of blocks 3006, 3012, 3018, 3019, 3037, 3061, 3067, 3068, 3069, 3072, 3073, 3076, 3077, 3079, 3080, 3081, 3083, and 3084.
 - c. That part of tract 134 consisting of block 1012.
11. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 128.02 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1055, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, and 1124.
 - b. That part of tract 128.03 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2015, 2032, 2033, 2034, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
 - c. That part of tract 128.04 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3057.
 - d. That part of tract 136 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1041, 1046, 1047, 1048, 1053, 2000, 2001, 2002, 2003, 2009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3009, and 3011.
12. That part of voting tabulation district 132 consisting of:
 - a. That part of tract 134 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, and 2004.

- b. That part of tract 135 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2064, 2065, 2066, 2067, 2068, 2069, 2070, and 2071.
- (f) That part of St. Lucie County consisting of:
- All of voting tabulation districts 25, 31, 37, 41, 43, 44, 45, 58, 61, 73, 74, 76, and 79.
 - That part of voting tabulation district 2 consisting of:
 - That part of tract 3808 consisting of blocks 1032, 1057, and 1181.
 - That part of voting tabulation district 24 consisting of:
 - That part of tract 3808 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1086, 1089, 1090, 1091, 1092, 1097, 1098, 1099, 1100, 1101, 1102, 1111, 1149, 1158, 1159, 1173, and 1174.
 - That part of tract 3822 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, and 3136.
 - That part of voting tabulation district 26 consisting of:
 - That part of tract 3822 consisting of blocks 4048, 4049, 4050, 4051, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4095, 4096, 4097, 4098, 4099, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 4109, 4110, 4111, 4112, 4113, 4114, 4115, 4116, 4117, 4118, 4119, 4120, 4121, 4122, 4123, 4124, 4125, 4126, 4129, 4130, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4154, 4155, 4156, 4157, 4158, 4159, 4160, 4161, 4162, 4163, 4164, 4165, 4166, 4167, 4168, 4185, 4186, 4192, 4224, 4225, 4226, 4228, 4243, 4244, 4245, 4246, 4247, 4248, 4249, 4258, 4259, 4276, and 4296.
 - That part of voting tabulation district 27 consisting of:
 - That part of tract 3814.02 consisting of blocks 1112, 1114, and 1189.
 - That part of tract 3822 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2117, 2118, 2125, 2126, 2127, 2128, 2129, 2130, 2135, 2136, 2137, 2167, 2168, 2169, 2195, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2257, 2261, 2270, 2271, and 2272.
 - That part of voting tabulation district 28 consisting of:
 - That part of tract 3808 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1084, 1085, and 1183.
- b. That part of tract 3822 consisting of blocks 4189, 4190, and 4191.
- That part of voting tabulation district 29 consisting of:
 - That part of tract 3821.08 consisting of blocks 3002 and 3024.
 - That part of voting tabulation district 40 consisting of:
 - That part of tract 3821.08 consisting of blocks 3079 and 3080.
 - That part of voting tabulation district 49 consisting of:
 - That part of tract 3822 consisting of blocks 2065, 2093, 2105, 2106, 2114, 2115, 2116, 2119, 2120, 2121, 2122, 2123, 2124, 2131, 2132, 2133, 2134, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2170, 2171, 2172, 2173, 2174, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2196, 2197, 2198, 2199, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2258, 2259, 2260, 2263, 2264, 2265, 2266, 2267, 2268, and 2269.
 - That part of voting tabulation district 65 consisting of:
 - That part of tract 3821.08 consisting of blocks 3006, 3022, 3031, 3032, 3033, and 3034.
 - That part of voting tabulation district 75 consisting of:
 - That part of tract 3821.09 consisting of blocks 1076 and 1077.
 - That part of voting tabulation district 77 consisting of:
 - That part of tract 3821.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
- (22) District 22 is composed of:
- That part of Hillsborough County consisting of:
 - All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 35, and 536.
 - That part of voting tabulation district 31 consisting of:
 - That part of tract 50 consisting of block 3000.
 - That part of tract 51.01 consisting of blocks 1031, 1032, 1038, 1039, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1123, 1124, 1125, 1131, 1236, and 1237.
 - That part of tract 53.01 consisting of blocks 1000, 1001, 2005, 2006, 2008, 2009, 2010, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - That part of tract 53.02 consisting of block 1016.
 - That part of voting tabulation district 57 consisting of:
 - That part of tract 47 consisting of blocks 2004, 2006, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2021, and 2022.
 - That part of tract 59 consisting of block 1020.
 - That part of Pinellas County consisting of:
 - All of voting tabulation districts 26, 28, 32, 33, 34, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 84, 85, 86, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 106, 107, 108, 109, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160,

162, 166, 167, 168, 169, 170, 171, 173, 174, 176, 177, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, and 242.

2. *That part of voting tabulation district 27 consisting of:*
 - a. *That part of tract 215 consisting of blocks 1026, 3024, 3025, and 3026.*
 - b. *That part of tract 286 consisting of blocks 1001, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3029, and 3030.*
3. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.*
 - b. *That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.*
4. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.*
 - b. *That part of tract 236 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.*
 - c. *That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.*
5. *That part of voting tabulation district 42 consisting of:*
 - a. *That part of tract 238 consisting of block 1000.*
 - b. *That part of tract 239 consisting of block 2036.*
 - c. *That part of tract 240.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
6. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 240.04 consisting of block 3010.*
 - b. *That part of tract 240.05 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.*
7. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 244.12 consisting of block 1031.*
 - b. *That part of tract 245.09 consisting of block 3033.*
 - c. *That part of tract 245.12 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097,*

- 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, and 2196.
- d. *That part of tract 245.13 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.*
8. *That part of voting tabulation district 93 consisting of:*
 - a. *That part of tract 221 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2022, 2029, 2030, and 2031.*
 - b. *That part of tract 227 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.*
9. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.*
 - b. *That part of tract 222 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 4000, 4001, 4002, and 4003.*
 - c. *That part of tract 223.02 consisting of block 3011.*
10. *That part of voting tabulation district 111 consisting of:*
 - a. *That part of tract 251.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.*
11. *That part of voting tabulation district 125 consisting of:*
 - a. *That part of tract 250.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2045, 2046, 2047, and 2048.*
 - b. *That part of tract 250.11 consisting of blocks 1028, 1036, 1037, 1038, 1039, 1040, and 3016.*
12. *That part of voting tabulation district 128 consisting of:*
 - a. *That part of tract 250.07 consisting of block 2003.*
 - b. *That part of tract 250.11 consisting of block 3015.*
13. *That part of voting tabulation district 164 consisting of:*
 - a. *That part of tract 250.11 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, and 1035.*
14. *That part of voting tabulation district 165 consisting of:*
 - a. *That part of tract 245.05 consisting of blocks 1006, 1008, 1011, 1012, 1013, 1014, and 1015.*
15. *That part of voting tabulation district 172 consisting of:*
 - a. *That part of tract 251.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.*

- 16. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1010, 1011, and 1019.
- 17. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 251.19 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1029, 1037, and 1038.
- 18. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1012, 1013, 1014, 1015, 1017, 2000, 2001, 2005, 3011, and 3018.
- 19. That part of voting tabulation district 261 consisting of:
 - a. That part of tract 276.05 consisting of blocks 1020 and 1021.
 - b. That part of tract 9900 consisting of block 31.
- 20. That part of voting tabulation district 305 consisting of:
 - a. That part of tract 245.09 consisting of blocks 1001, 1002, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1041, 1042, 1061, 1069, 1071, 2003, 3007, 3008, 3021, 3022, 3023, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, and 3037.
- 21. That part of voting tabulation district 355 consisting of:
 - a. That part of tract 245.1 consisting of block 1021.
- (23) District 23 is composed of:
 - (a) That part of Collier County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 110, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 132, 133, 135, 136, 137, 138, 139, 141, and 142.
 - 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - b. That part of tract 111.06 consisting of block 2019.
 - 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
 - b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
 - c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
 - d. That part of tract 101.06 consisting of block 3016.
 - e. That part of tract 102.09 consisting of blocks 2008 and 2009.
 - f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
 - g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
 - h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
 - j. That part of tract 111.02 consisting of blocks 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267,

- 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
- k. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
- l. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
- 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3167, 3227, 3242, 3243, 3244, 3481, and 3482.
 - (b) That part of Lee County consisting of:
 - 1. All of voting tabulation districts 9, 25, 26, 47, 57, 58, 78, 80, 81, 82, 93, 112, 113, 115, 124, 125, 131, 184, 185, 186, 187, 192, 193, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 218, 219, 220, 235, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 262, 263, 264, 267, 268, 269, 286, 287, 288, 289, 290, 292, and 293.
 - 2. That part of voting tabulation district 8 consisting of:
 - a. That part of tract 401.27 consisting of blocks 1008 and 2068.
 - 3. That part of voting tabulation district 24 consisting of:
 - a. That part of tract 503.13 consisting of blocks 2003, 2004, 2005, 2006, 2014, 2015, and 2017.
 - 4. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 401.23 consisting of block 2005.
 - 5. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 603 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 6. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 9900 consisting of blocks 81 and 85.
 - 7. That part of voting tabulation district 194 consisting of:
 - a. That part of tract 401.15 consisting of blocks 2020, 2023, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2050, 2095, and 2096.
 - b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1008, 1014, and 1038.
 - 8. That part of voting tabulation district 217 consisting of:
 - a. That part of tract 603 consisting of blocks 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1063, 1064, 1065, 1069, 1070, 1071, 1072, and 1073.
 - b. That part of tract 9900 consisting of blocks 77, 78, 83, and 84.

9. *That part of voting tabulation district 254 consisting of:*
 - a. *That part of tract 401.24 consisting of block 3033.*

(24) *District 24 is composed of:*

 - (a) *That part of Hillsborough County consisting of:*
 1. *All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 263, 264, 285, 288, 289, 290, 291, 292, 293, 294, 296, 297, 298, 299, 300, 301, 302, 303, 307, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 336, 337, 350, 354, 355, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 423, 424, 425, 426, 427, 428, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 462, 463, 464, 465, 466, 467, 469, 470, 471, 472, 473, 474, 475, 476, 477, 482, 483, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 512, and 517.*
 2. *That part of voting tabulation district 102 consisting of:*
 - a. *That part of tract 108.09 consisting of blocks 1037 and 1038.*
 3. *That part of voting tabulation district 272 consisting of:*
 - a. *That part of tract 110.08 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1015, and 1034.*
 - b. *That part of tract 110.12 consisting of block 1034.*
 4. *That part of voting tabulation district 295 consisting of:*
 - a. *That part of tract 102.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2008.*
 5. *That part of voting tabulation district 313 consisting of:*
 - a. *That part of tract 102.04 consisting of block 1044.*
 - b. *That part of tract 107.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.*
 - c. *That part of tract 107.02 consisting of block 2000.*
 - d. *That part of tract 108.1 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2016, and 2017.*
 - e. *That part of tract 108.11 consisting of blocks 4001, 4003, 4004, 4005, 4008, 4011, 4026, and 4028.*
 6. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 124.02 consisting of blocks 2005, 2014, and 2015.*
 - b. *That part of tract 124.03 consisting of blocks 1000, 1001, 1002, 1003, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3016, 3020, 3022, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.*
 - c. *That part of tract 125.01 consisting of blocks 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.*
 - d. *That part of tract 125.04 consisting of block 1028.*
 7. *That part of voting tabulation district 335 consisting of:*
 - a. *That part of tract 130.03 consisting of blocks 1018, 1019, 1020, 1021, 1024, 1025, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.*
 8. *That part of voting tabulation district 338 consisting of:*
 - a. *That part of tract 124.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, and 2010.*
 - b. *That part of tract 125.01 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3028, 3029, and 3032.*
 9. *That part of voting tabulation district 339 consisting of:*
 - a. *That part of tract 124.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 2000, 2001, 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4013, 4014, 4015, 4016, and 4017.*
 - b. *That part of tract 125.01 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.*
 - c. *That part of tract 127.01 consisting of blocks 1019, 3014, and 3024.*
 10. *That part of voting tabulation district 349 consisting of:*
 - a. *That part of tract 101.08 consisting of block 1022.*
 11. *That part of voting tabulation district 353 consisting of:*
 - a. *That part of tract 101.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 4004, 4009, 4011, 4012, 4014, 4015, and 4032.*
 - b. *That part of tract 101.07 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1034, 1035, 1036, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2026.*
 12. *That part of voting tabulation district 386 consisting of:*
 - a. *That part of tract 133.19 consisting of block 1015.*
 13. *That part of voting tabulation district 422 consisting of:*
 - a. *That part of tract 121.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.*
 14. *That part of voting tabulation district 479 consisting of:*
 - a. *That part of tract 141.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.*
 - b. *That part of tract 141.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.*
 - c. *That part of tract 9900 consisting of block 51.*
 15. *That part of voting tabulation district 511 consisting of:*
 - a. *That part of tract 137.04 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.*
 16. *That part of voting tabulation district 514 consisting of:*
 - a. *That part of tract 137.04 consisting of blocks 1036, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, 2000,*

2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.

17. That part of voting tabulation district 515 consisting of:
 - a. That part of tract 137.04 consisting of blocks 1003, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1033, 1034, 1052, and 1053.
 18. That part of voting tabulation district 516 consisting of:
 - a. That part of tract 137.04 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1035, and 1037.
 19. That part of voting tabulation district 522 consisting of:
 - a. That part of tract 138.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, and 2012.
 - b. That part of tract 138.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - (25) District 25 is composed of:
 - (a) That part of Palm Beach County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 40, 43, 44, 45, 46, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 108, 109, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 197, 198, 200, 201, 202, 203, 300, 352, 353, 354, 355, 356, 357, 359, 360, 361, 362, 364, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 535, 536, 538, 541, 542, 546, 547, 548, 549, 550, 551, 552, 557, 563, 564, 581, 582, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 600, 601, 602, 603, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 732, 733, 734, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 756, 834, 836, 837, 838, 839, 842, 843, 846, 850, and 851.
 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1026, and 1031.
 - b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2027, 2029, 2030, and 2031.
 3. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 3.01 consisting of blocks 1012, 1014, 1015, 1016, and 1048.
 4. That part of voting tabulation district 113 consisting of:
 - a. That part of tract 4.06 consisting of block 1007.
 5. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 8.02 consisting of blocks 2025, 2026, 2027, 2028, 2029, and 2030.
 - b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.
 6. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 10.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.

- b. That part of tract 10.04 consisting of block 2017.
7. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5020, 5021, and 5023.
 8. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 2001 and 3016.
 9. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.01 consisting of block 1000.
 - b. That part of tract 11.02 consisting of blocks 1001 and 1002.
 10. That part of voting tabulation district 199 consisting of:
 - a. That part of tract 3.01 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1046, and 1047.
 11. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 4.06 consisting of block 1002.
 - b. That part of tract 4.1 consisting of blocks 3000 and 3013.
 - c. That part of tract 5.07 consisting of blocks 1000 and 1017.
 - d. That part of tract 9900 consisting of blocks 6, 7, 8, 9, and 11.
- (26) District 26 is composed of:
 - (a) All of DeSoto County.
 - (b) All of Glades County.
 - (c) All of Hardee County.
 - (d) That part of Charlotte County consisting of:
 1. All of voting tabulation districts 1, 15, 43, 44, 45, 46, 52, 53, 56, 59, 70, 71, 76, 77, 78, 79, 96, 101, 102, 106, 107, 118, 119, 120, 121, 122, 123, 124, and 125.
 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 102 consisting of blocks 3000 and 3001.
 - b. That part of tract 103.02 consisting of block 1000.
 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 210.02 consisting of blocks 1002, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.
 - b. That part of tract 210.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2038, 2060, 2073, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2100, 2102, 2103, 2104, and 2105.
 4. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 202.01 consisting of blocks 2070, 2071, and 2072.
 - b. That part of tract 208 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1047, 1048, 1049, 1050, and 1051.
 5. That part of voting tabulation district 33 consisting of:
 - a. That part of tract 209 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017,

2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 3046, and 3047.

- b. That part of tract 210.03 consisting of block 1011.
- 6. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 101 consisting of blocks 2027, 2028, 2029, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2045, 2046, 2047, 2048, 2049, 2076, 2077, 2105, and 2106.
 - b. That part of tract 102 consisting of blocks 4000, 4004, 4009, 4017, 4024, 4025, 4027, 4029, 4030, 4061, and 4063.
- 7. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 209 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1078, 1079, 1084, and 1087.
- 8. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 202.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2060, 2061, 2062, 2069, and 2073.
 - b. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, and 1046.
- 9. That part of voting tabulation district 103 consisting of:
 - a. That part of tract 103.02 consisting of blocks 1001 and 1002.
- 10. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 101 consisting of blocks 2000 and 2001.
- (e) That part of Highlands County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 22, 25, 26, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 45, 52, 56, 57, 58, 62, 63, 64, 65, 66, and 67.
 - 2. That part of voting tabulation district 4 consisting of:
 - a. That part of tract 9601.01 consisting of block 1041.
 - b. That part of tract 9602 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1044, 1047, 1048, 1050, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1068, 1069, 1070, 1071, 1073, 1074, 1075, 1083, 1084, 1087, 1088, 1089, 1090, 1093, 1095, 1098, and 1102.
 - c. That part of tract 9603 consisting of blocks 1000, 1001, 1019, 1020, 1021, and 1022.
 - 3. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 9601.02 consisting of blocks 1000, 1001, 1065, 1069, 1070, 1071, 1072, 1074, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1115, 1116, and 1117.
 - b. That part of tract 9601.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
 - c. That part of tract 9607 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1009, 1030, and 3000.
 - 4. That part of voting tabulation district 14 consisting of:

- a. That part of tract 9610 consisting of block 2081.
- b. That part of tract 9611 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, 2013, 2014, 2016, 2019, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3039, 3040, 3041, 3042, 3043, 3045, and 3049.
- c. That part of tract 9612 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
- 5. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 9607 consisting of blocks 1031, 1032, and 1033.
 - b. That part of tract 9608 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.
 - c. That part of tract 9609 consisting of blocks 1066, 2014, 2019, 2022, 2029, 2031, 2033, 2034, 2036, 2037, 2040, 2041, 2045, 2046, 2047, 2048, 2054, 2055, 2058, 2060, 2064, 2065, 2066, 2068, 3020, 3024, and 3057.
 - d. That part of tract 9611 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 3000, 3001, 3002, 3003, 3004, 3010, 3011, 3012, 3046, and 3047.
- 6. That part of voting tabulation district 16 consisting of:
 - a. That part of tract 9609 consisting of blocks 1050, 1051, 1052, 1060, 1061, 1063, 3000, 3018, 3026, 3027, 3028, 3029, 3030, 3031, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3056.
- 7. That part of voting tabulation district 17 consisting of:
 - a. That part of tract 9609 consisting of block 1058.
 - b. That part of tract 9611 consisting of block 3009.
- 8. That part of voting tabulation district 18 consisting of:
 - a. That part of tract 9609 consisting of blocks 1030, 1033, 1039, 1044, 1047, 1049, 1053, 1062, 3005, 3010, 3013, 3017, 3019, 3060, and 3062.
- 9. That part of voting tabulation district 20 consisting of:
 - a. That part of tract 9601.03 consisting of blocks 4016, 4017, 4020, 4024, 4032, 4033, 4034, 4035, 4036, and 4037.
 - b. That part of tract 9605.02 consisting of blocks 2070, 2072, 2075, 2076, 2081, and 2082.
 - c. That part of tract 9606.01 consisting of blocks 1000, 1002, and 1097.
 - d. That part of tract 9606.02 consisting of blocks 5004, 5009, 5013, 5025, 5027, 5028, 5029, 5051, and 5052.
 - e. That part of tract 9607 consisting of blocks 1007, 1008, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1026, 1028, 1029, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2006, 2007, 2008, 2012, 2013, 2014, 2015, 2016, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2033, 2034, 2037, 2038, 2041, 2043, 2044, 2045, 2046, 2047, 2054, 2067, 2068, 2072, 2077, 3026, 3036, 3037, 3038, 3053, 3054, 3057, 3058, 3059, 3061, and 3064.
 - f. That part of tract 9608 consisting of blocks 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3020, 3021, 3022,

3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3067, and 3068.

g. That part of tract 9611 consisting of blocks 2004, 2005, 2006, 2007, 2008, and 2022.

10. That part of voting tabulation district 21 consisting of:

a. That part of tract 9612 consisting of blocks 3033, 3038, 3101, 3104, 3176, and 4044.

11. That part of voting tabulation district 23 consisting of:

a. That part of tract 9612 consisting of blocks 3032, 3034, 3037, 3039, 3040, 3041, 3042, 3045, 3046, 3047, and 3105.

12. That part of voting tabulation district 32 consisting of:

a. That part of tract 9613.01 consisting of blocks 1128 and 1151.

b. That part of tract 9613.02 consisting of blocks 1065, 1066, 1071, 1072, 1074, 1075, 1076, 1087, 1091, 1094, 2000, 2001, 2002, 2004, 2009, 3046, 3047, 3053, 3054, 3055, 3056, 3058, 3060, 3061, 3065, 3067, 3068, 3069, 3081, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4012, 4015, and 4019.

13. That part of voting tabulation district 43 consisting of:

a. That part of tract 9615 consisting of blocks 3041, 4055, 4056, 4058, 4059, 4060, 4061, 4075, 4079, 4080, 4081, 4087, 4089, and 4090.

14. That part of voting tabulation district 44 consisting of:

a. That part of tract 9615 consisting of blocks 4074, 4078, and 4091.

15. That part of voting tabulation district 48 consisting of:

a. That part of tract 9617 consisting of blocks 3003, 3011, 3013, 3014, 3020, 3021, 3025, 3028, 3031, 3032, 3038, 3053, 3054, and 3098.

16. That part of voting tabulation district 49 consisting of:

a. That part of tract 9617 consisting of blocks 3004, 3005, 3006, 3012, 3015, 3016, 3017, 3024, 3026, 3027, 3034, 3035, 3055, 3056, 3057, 3059, and 3099.

17. That part of voting tabulation district 50 consisting of:

a. That part of tract 9616.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, and 1212.

b. That part of tract 9617 consisting of blocks 1001, 1003, 1005, 1024, and 1025.

18. That part of voting tabulation district 53 consisting of:

a. That part of tract 9609 consisting of blocks 2035 and 2044.

19. That part of voting tabulation district 54 consisting of:

a. That part of tract 9609 consisting of block 3032.

20. That part of voting tabulation district 55 consisting of:

a. That part of tract 9609 consisting of blocks 2013 and 2018.

21. That part of voting tabulation district 60 consisting of:

a. That part of tract 9610 consisting of block 2010.

b. That part of tract 9611 consisting of blocks 3019, 3023, and 3024.

c. That part of tract 9612 consisting of blocks 1002 and 1055.

22. That part of voting tabulation district 61 consisting of:

a. That part of tract 9611 consisting of blocks 3013, 3036, 3037, and 3038.

(f) That part of Manatee County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 49, 50, 51, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, 124, 125, 126, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 175, 178, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, and 224.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 14.04 consisting of blocks 1001, 1003, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1048.

3. That part of voting tabulation district 40 consisting of:

a. That part of tract 14.04 consisting of block 2030.

4. That part of voting tabulation district 43 consisting of:

a. That part of tract 19.04 consisting of blocks 3031 and 3032.

5. That part of voting tabulation district 53 consisting of:

a. That part of tract 19.04 consisting of block 1062.

6. That part of voting tabulation district 54 consisting of:

a. That part of tract 19.04 consisting of blocks 1044, 1059, 1060, 1061, and 1063.

7. That part of voting tabulation district 66 consisting of:

a. That part of tract 7.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2051, 2052, and 2057.

8. That part of voting tabulation district 171 consisting of:

a. That part of tract 1.05 consisting of blocks 2003 and 2004.

(27) District 27 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 179, 180, 181, 182, 183, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 349, 358, 363, 367, 369, 424, 425, 426, 427, 702, 704, 705, 706, 707, 708, 731, 735, 736, 737, 738, 739, 753, 754, 755, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 813, 814, 832, 840, 841, 844, 847, and 848.

2. That part of voting tabulation district 50 consisting of:

a. That part of tract 10.03 consisting of blocks 1017, 1028, 1029, and 1030.

b. That part of tract 78.31 consisting of blocks 2025 and 2026.

3. That part of voting tabulation district 176 consisting of:

a. That part of tract 9.03 consisting of block 1025.

4. That part of voting tabulation district 178 consisting of:

a. That part of tract 10.04 consisting of blocks 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5024.

5. That part of voting tabulation district 184 consisting of:

a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, 3018, 5006, 5019, and 5022.

b. That part of tract 13.01 consisting of block 2010.

6. That part of voting tabulation district 187 consisting of:

a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.

7. That part of voting tabulation district 189 consisting of:

a. That part of tract 11.02 consisting of block 1003.

8. That part of voting tabulation district 348 consisting of:

a. That part of tract 58.15 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.

9. That part of voting tabulation district 350 consisting of:

a. That part of tract 58.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4005, 4007, and 4008.

10. That part of voting tabulation district 351 consisting of:

a. That part of tract 58.07 consisting of blocks 4001, 4002, 4003, 4004, 4006, 4009, 4010, and 4015.

11. That part of voting tabulation district 833 consisting of:

a. That part of tract 5.09 consisting of blocks 1000 and 2000.

b. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.

c. That part of tract 35.07 consisting of blocks 1000 and 3000.

d. That part of tract 35.09 consisting of blocks 1000 and 4000.

e. That part of tract 35.11 consisting of block 1000.

f. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.

g. That part of tract 54.09 consisting of blocks 1023 and 1024.

h. That part of tract 9900 consisting of blocks 10, 12, 13, 14, 15, 16, 17, 18, and 19.

(28) District 28 is composed of:

(a) All of Sarasota County.

(b) That part of Charlotte County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 34, 35, 36, 37, 38, 39, 48, 49, 57, 58, 65, 66, 67, 68, 69, 72, 73, 74, 75, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 104, 105, 126, 127, 128, 129, 130, 131, and 132.

2. That part of voting tabulation district 5 consisting of:

a. That part of tract 210.03 consisting of blocks 2037, 2039, 2040, 2041, 2054, 2056, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2070, 2071, 2072, 2074, 2075, 2076, 2077, 2097, 2098, 2099, and 2101.

3. That part of voting tabulation district 13 consisting of:

a. That part of tract 207 consisting of block 3000.

b. That part of tract 208 consisting of blocks 1042 and 1043.

4. That part of voting tabulation district 33 consisting of:

a. That part of tract 208 consisting of blocks 3034 and 3035.

b. That part of tract 209 consisting of blocks 2009 and 2055.

5. That part of voting tabulation district 54 consisting of:

a. That part of tract 209 consisting of block 1074.

6. That part of voting tabulation district 55 consisting of:

a. That part of tract 202.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5010, 5050, and 5051.

(29) District 29 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 225, 227, 245, 246, 248, 249, 252, 255, 260, 262, 263, 264, 267, 268, 269, 271, 317, 331, 333, 342, 343, 344, 346, 348, 351, 352, 354, 355, 414, 415, 416, 417, 418, 419, 420, 421, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 452, 453, 454, 455, 456, 457, 596, 597, 604, 605, 609, 610, 612, 613, 614, 619, 653, 654, 655, 656, 789, 804, 809, 813, 814, 815, 817, 818, 819, 820, 821, 825, 830, 833, and 834.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 103.05 consisting of block 1007.

3. That part of voting tabulation district 29 consisting of:

a. That part of tract 103.07 consisting of blocks 1019, 1020, and 1021.

4. That part of voting tabulation district 30 consisting of:

a. That part of tract 103.05 consisting of blocks 1005, 1006, 1008, 1009, and 1010.

b. That part of tract 107.01 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2034, 2035, 2036, and 2037.

5. That part of voting tabulation district 35 consisting of:

a. That part of tract 104.05 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, and 2008.

6. That part of voting tabulation district 195 consisting of:

a. That part of tract 201.03 consisting of blocks 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.

b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

7. That part of voting tabulation district 215 consisting of:

- a. That part of tract 202.12 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
8. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
- b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
9. That part of voting tabulation district 222 consisting of:
- a. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
10. That part of voting tabulation district 324 consisting of:
- a. That part of tract 601.15 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
11. That part of voting tabulation district 334 consisting of:
- a. That part of tract 601.11 consisting of blocks 1034 and 1036.
- b. That part of tract 601.13 consisting of blocks 2015, 2016, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2032, 2034, 2035, 2036, 2037, 2038, and 2039.
- c. That part of tract 9800 consisting of block 1007.
12. That part of voting tabulation district 338 consisting of:
- a. That part of tract 602.1 consisting of blocks 2000, 2001, 2003, and 2007.
- b. That part of tract 602.11 consisting of blocks 1001, 1002, 1003, and 1004.
13. That part of voting tabulation district 339 consisting of:
- a. That part of tract 601.15 consisting of blocks 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4005, 4006, 4008, 4010, 4011, and 4016.
14. That part of voting tabulation district 341 consisting of:
- a. That part of tract 602.11 consisting of blocks 3000 and 3006.
15. That part of voting tabulation district 353 consisting of:
- a. That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
- b. That part of tract 601.21 consisting of blocks 2003 and 2004.
16. That part of voting tabulation district 375 consisting of:
- a. That part of tract 601.21 consisting of block 1023.
17. That part of voting tabulation district 451 consisting of:
- a. That part of tract 1103.27 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2012, 2014, 2015, and 2016.
18. That part of voting tabulation district 620 consisting of:
- a. That part of tract 1103.27 consisting of blocks 1024, 1041, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2019, and 2020.
- b. That part of tract 1103.33 consisting of blocks 2000, 2001, 2002, 2006, and 2007.
19. That part of voting tabulation district 659 consisting of:
- a. That part of tract 703.16 consisting of block 1015.
20. That part of voting tabulation district 660 consisting of:
- a. That part of tract 703.16 consisting of blocks 1016, 1028, and 1031.
21. That part of voting tabulation district 832 consisting of:
- a. That part of tract 1103.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 2010.
- (30) District 30 is composed of:
- (a) That part of Charlotte County consisting of:
1. All of voting tabulation districts 3, 4, 16, 17, 18, 19, 26, 40, 41, 42, 50, 51, 60, 61, 62, 63, 64, 108, 109, 110, 111, 112, 113, 114, 115, and 116.
2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 102 consisting of blocks 2044, 2045, 2064, 2072, 2073, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3061, 3062, 3063, 3064, 3065, 3075, 3076, 3081, 3082, and 3083.
- b. That part of tract 103.02 consisting of blocks 1003, 1006, 1053, 1054, 2000, 2001, 2002, and 2003.
3. That part of voting tabulation district 47 consisting of:
- a. That part of tract 101 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1039, 1046, 1047, 1048, 1068, 1069, and 1076.
4. That part of voting tabulation district 103 consisting of:
- a. That part of tract 103.02 consisting of blocks 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1117, and 1118.
5. That part of voting tabulation district 117 consisting of:
- a. That part of tract 101 consisting of blocks 1000, 1001, 1002, 1003, and 2002.
- (b) That part of Lee County consisting of:
1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 72, 73, 74, 75, 76, 79, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 114, 117, 118, 119, 120, 121, 122, 123, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 188, 189, 190, 191, 195, 197, 198, 199, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 253, 257, 258, 259, 260, 261, 265, 266, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 294, 295, and 296.
2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 401.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
3. That part of voting tabulation district 24 consisting of:
- a. That part of tract 501.04 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.
- b. That part of tract 502.03 consisting of block 1023.
- c. That part of tract 503.13 consisting of block 2000.

- 4. *That part of voting tabulation district 71 consisting of:*
 - a. *That part of tract 401.23 consisting of blocks 2001, 2002, 2003, 2004, 3052, 3053, 3054, 3055, 3056, 3057, 3060, 3061, 3062, 3064, 3069, and 3070.*
- 5. *That part of voting tabulation district 77 consisting of:*
 - a. *That part of tract 602.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.*
 - b. *That part of tract 602.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.*
 - c. *That part of tract 602.03 consisting of blocks 2000, 2001, 2002, 2004, 2006, 2007, 2008, 2012, 2013, 2014, and 2015.*
 - d. *That part of tract 603 consisting of block 1011.*
 - e. *That part of tract 9900 consisting of blocks 74 and 76.*
- 6. *That part of voting tabulation district 116 consisting of:*
 - a. *That part of tract 19.07 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, and 4006.*
 - b. *That part of tract 19.08 consisting of blocks 1004, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1062, and 1063.*
 - c. *That part of tract 601.02 consisting of blocks 1006, 4000, 4001, 4002, 4003, 4004, and 4005.*
 - d. *That part of tract 602.01 consisting of blocks 1000, 1001, 1002, 2000, 2001, and 3000.*
 - e. *That part of tract 602.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 2003, 2005, 2009, 2010, and 2011.*
 - f. *That part of tract 9900 consisting of blocks 72, 73, 75, 79, and 80.*
- 7. *That part of voting tabulation district 194 consisting of:*
 - a. *That part of tract 401.11 consisting of block 1000.*
 - b. *That part of tract 401.12 consisting of blocks 1022, 1032, 1033, 1034, 1035, 1036, and 1037.*
 - c. *That part of tract 401.14 consisting of blocks 1048, 1074, 1076, 1081, 1082, 1083, 1084, 1088, 1097, 1098, 1099, 1100, 1101, 1102, 1104, 1105, 1106, and 1113.*
 - d. *That part of tract 401.16 consisting of blocks 2003, 2004, 2005, 2026, 2027, 2028, 2029, 2030, and 2032.*
 - e. *That part of tract 9800 consisting of blocks 1009, 1022, and 1023.*
- 8. *That part of voting tabulation district 217 consisting of:*
 - a. *That part of tract 603 consisting of block 1010.*
- 9. *That part of voting tabulation district 254 consisting of:*
 - a. *That part of tract 401.23 consisting of blocks 2000, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3065, 3066, and 3067.*
 - b. *That part of tract 401.24 consisting of block 1000.*
 - c. *That part of tract 402.06 consisting of block 1024.*
- (31) *District 31 is composed of:*
 - (a) *That part of Broward County consisting of:*

- 1. *All of voting tabulation districts 10, 15, 23, 31, 32, 37, 38, 39, 40, 58, 59, 62, 69, 70, 77, 78, 79, 81, 82, 83, 84, 85, 87, 88, 89, 90, 95, 96, 97, 98, 99, 100, 101, 102, 105, 106, 109, 110, 111, 115, 117, 118, 121, 123, 124, 125, 126, 127, 128, 129, 132, 134, 135, 136, 137, 189, 214, 217, 218, 219, 223, 224, 226, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 247, 250, 251, 253, 254, 256, 257, 258, 259, 261, 265, 266, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 323, 325, 326, 327, 328, 329, 330, 332, 335, 336, 337, 340, 345, 347, 349, 350, 356, 357, 358, 359, 360, 389, 400, 401, 402, 403, 404, 407, 460, 461, 473, 474, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 515, 517, 518, 519, 520, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 537, 538, 539, 540, 541, 542, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 569, 865, and 866.*
- 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 103.05 consisting of blocks 1000, 1002, 1003, 1004, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.*
- 3. *That part of voting tabulation district 29 consisting of:*
 - a. *That part of tract 103.07 consisting of block 1009.*
- 4. *That part of voting tabulation district 30 consisting of:*
 - a. *That part of tract 103.05 consisting of block 1001.*
 - b. *That part of tract 107.01 consisting of blocks 2003 and 2026.*
- 5. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 107.01 consisting of blocks 1001, 1002, 1003, 1004, 2030, 2031, 2032, and 2033.*
- 6. *That part of voting tabulation district 119 consisting of:*
 - a. *That part of tract 505.01 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2013, 2018, and 2019.*
- 7. *That part of voting tabulation district 120 consisting of:*
 - a. *That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.*
 - b. *That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.*
- 8. *That part of voting tabulation district 131 consisting of:*
 - a. *That part of tract 505.02 consisting of blocks 3001, 3002, and 3003.*
- 9. *That part of voting tabulation district 195 consisting of:*
 - a. *That part of tract 201.03 consisting of block 1000.*
 - b. *That part of tract 205.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2040, and 2041.*
- 10. *That part of voting tabulation district 215 consisting of:*
 - a. *That part of tract 202.11 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, and 1014.*
- 11. *That part of voting tabulation district 216 consisting of:*
 - a. *That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.*
- 12. *That part of voting tabulation district 222 consisting of:*

- a. That part of tract 202.11 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
13. That part of voting tabulation district 324 consisting of:
- a. That part of tract 601.16 consisting of blocks 3013, 3016, and 3019.
14. That part of voting tabulation district 334 consisting of:
- a. That part of tract 601.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2029, 2030, 2031, 2033, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
15. That part of voting tabulation district 338 consisting of:
- a. That part of tract 602.12 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1017, 1020, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- b. That part of tract 602.13 consisting of blocks 2025 and 2026.
16. That part of voting tabulation district 339 consisting of:
- a. That part of tract 601.16 consisting of blocks 2002 and 2014.
17. That part of voting tabulation district 341 consisting of:
- a. That part of tract 602.13 consisting of block 1002.
18. That part of voting tabulation district 379 consisting of:
- a. That part of tract 602.03 consisting of block 3013.
19. That part of voting tabulation district 523 consisting of:
- a. That part of tract 1106 consisting of blocks 1006, 1007, 1008, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.
20. That part of voting tabulation district 526 consisting of:
- a. That part of tract 428 consisting of blocks 1031 and 1033.
- b. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
21. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1018.
- b. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
22. That part of voting tabulation district 544 consisting of:
- a. That part of tract 407.02 consisting of blocks 3004, 3005, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
23. That part of voting tabulation district 548 consisting of:
- a. That part of tract 433.01 consisting of blocks 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4029, 4030, 4031, 4032, and 4033.
- b. That part of tract 1106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
24. That part of voting tabulation district 561 consisting of:
- a. That part of tract 431 consisting of blocks 2028, 2037, and 2038.
- (32) District 32 is composed of:
- (a) That part of Indian River County consisting of:
1. All of voting tabulation districts 26, 27, 29, 30, 32, 33, 34, 35, 36, 37, 38, 39, 44, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, and 74.
2. That part of voting tabulation district 25 consisting of:
- a. That part of tract 505.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4044, 4059, 4062, 4067, and 4099.
- b. That part of tract 9900 consisting of block 3.
3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 508.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1079, 1080, 1081, 1082, 1083, 2021, 2022, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2054, and 2055.
4. That part of voting tabulation district 41 consisting of:
- a. That part of tract 509.02 consisting of blocks 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3149, and 3150.
5. That part of voting tabulation district 46 consisting of:
- a. That part of tract 502 consisting of blocks 3018, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
6. That part of voting tabulation district 47 consisting of:
- a. That part of tract 502 consisting of blocks 3033, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, and 4034.
- b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
- c. That part of tract 507.05 consisting of blocks 1075, 1078, 1089, 1090, 1091, 1092, 1093, and 1094.
- (b) That part of Martin County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 38, 39, 40, 41, 42, 43, 44, 48, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, and 72.
2. That part of voting tabulation district 14 consisting of:
- a. That part of tract 17 consisting of blocks 3001, 3003, 3004, and 3005.
3. That part of voting tabulation district 30 consisting of:
- a. That part of tract 6.06 consisting of blocks 1006, 1007, 1008, and 1009.
- (c) That part of Palm Beach County consisting of:
1. All of voting tabulation districts 4, 15, 16, 17, 18, 19, 26, 27, 35, 36, 37, 38, 39, 41, 42, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 152, 153, and 845.
2. That part of voting tabulation district 112 consisting of:
- a. That part of tract 3.01 consisting of blocks 1000, 1001, 1004, 1006, 2041, 2042, 2043, 2044, 2045, and 2046.

- 3. That part of voting tabulation district 113 consisting of:
 - a. That part of tract 4.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1012.
 - b. That part of tract 4.06 consisting of block 1001.
 - c. That part of tract 4.07 consisting of block 2031.
 - d. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
- 4. That part of voting tabulation district 199 consisting of:
 - a. That part of tract 3.01 consisting of blocks 1002, 1003, 1005, 1007, 1023, 1024, and 1049.
 - 5. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 1.02 consisting of blocks 1000 and 1017.
 - b. That part of tract 4.06 consisting of block 1000.
 - c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
 - d. That part of tract 9900 consisting of blocks 1, 2, 3, 4, and 5.
- (d) That part of St. Lucie County consisting of:
 - 1. All of voting tabulation districts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 30, 32, 33, 34, 35, 36, 38, 39, 42, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 59, 60, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 78, and 80.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 3804 consisting of block 3037.
 - b. That part of tract 3807 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2060, 2063, 2065, 2066, 2153, 2154, 2155, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3089, 3090, 3091, and 3137.
 - c. That part of tract 3808 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1017, 1018, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1093, 1094, 1095, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1182, and 1184.
 - 3. That part of voting tabulation district 24 consisting of:
 - a. That part of tract 3808 consisting of blocks 1048, 1049, 1096, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1175, 1176, 1177, 1178, 1179, and 1180.
 - 4. That part of voting tabulation district 26 consisting of:
 - a. That part of tract 3810 consisting of block 2019.
 - b. That part of tract 3822 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4052, 4127, 4128, 4146, 4147, 4148, 4149, 4150, 4151, 4152, 4153, 4193, 4196, 4277, 4278, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4288, 4289, 4290, 4291, 4292, 4297, 4298, 4300, 4301, 4302, 4303, 4304, 4306, 4307, 4310, and 4312.
 - 5. That part of voting tabulation district 27 consisting of:
 - a. That part of tract 3814.02 consisting of blocks 1061, 1062, 1063, 1064, 1065, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1115, 1116, 1117, 1119, 1120, 1190, and 1214.
 - b. That part of tract 3822 consisting of blocks 2011 and 2012.
 - 6. That part of voting tabulation district 28 consisting of:
 - a. That part of tract 3808 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, and 1020.
 - b. That part of tract 3822 consisting of blocks 4144, 4145, 4194, 4195, 4305, 4308, 4309, and 4311.
 - 7. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 3820.08 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3085, 3086, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, and 3098.
 - b. That part of tract 3821.08 consisting of block 3001.
 - 8. That part of voting tabulation district 40 consisting of:
 - a. That part of tract 3820.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, and 1139.
 - b. That part of tract 3820.08 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1028, 1039, 1040, 1041, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.
 - 9. That part of voting tabulation district 49 consisting of:
 - a. That part of tract 3814.02 consisting of blocks 1118, 1121, 1122, 1123, 1131, 1169, 1170, 1171, 1172, 1173, 1188, 1192, 1193, and 1194.
 - b. That part of tract 3822 consisting of blocks 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2054, 2055, 2056, 2066, 2067, 2068, 2069, 2070, 2071, 2072, and 2262.
 - 10. That part of voting tabulation district 65 consisting of:
 - a. That part of tract 3820.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1042, 1043, 1044, 1065, 1066, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036,

2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 3090.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 2110, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, and 4052.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.08 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, and 4010.

(33) District 33 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 44, 45, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 376, 377, 378, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 549, 550, 568, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 598, 599, 600, 601, 602, 603, 606, 607, 608, 615, 616, 617, 618, 621, 622, 623, 624, 625, 626, 627, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 657, 658, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 680, 681, 682, 683, 684, 685, 686, 687, 688, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 711, 712, 719, 721, 722, 723, 724, 725, 727, 728, 729, 730, 731, 732, 733, 734, 736, 737, 738, 739, 740, 741, 742, 743, 746, 759, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 781, 782, 783, 784, 788, 791, 792, 794, 796, 797, 798, 799, 800, 801, 807, 808, 810, 811, 812, 816, 822, 823, 824, 826, 827, 828, 829, 831, 835, 836, 841, 842, 843, 844, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 867, 868, 869, 870, 871, 872, 873, and 874.

2. That part of voting tabulation district 353 consisting of:

a. That part of tract 601.21 consisting of block 2005.

3. That part of voting tabulation district 375 consisting of:

a. That part of tract 601.21 consisting of blocks 1000, 1001, 1012, 1013, 1021, 1022, 1025, 2000, 2001, 2002, 2006, 2007, 2008, 2009, 2010, 2011, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, and 4000.

4. That part of voting tabulation district 379 consisting of:

a. That part of tract 607 consisting of blocks 1004, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.

5. That part of voting tabulation district 451 consisting of:

a. That part of tract 1103.27 consisting of block 2013.

6. That part of voting tabulation district 523 consisting of:

a. That part of tract 433.01 consisting of blocks 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.

b. That part of tract 433.02 consisting of blocks 1011, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1036, 1037, 1039, 1040, 1044, 1045, 1046, 1047, 1052, 1053, 1054, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, and 1074.

c. That part of tract 1106 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 3023, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3100, 3101, 3102, 3160, 3162, 3164, and 3165.

7. That part of voting tabulation district 526 consisting of:

a. That part of tract 431 consisting of blocks 1033, 1035, 1036, and 1037.

8. That part of voting tabulation district 548 consisting of:

a. That part of tract 433.01 consisting of block 4015.

9. That part of voting tabulation district 561 consisting of:

a. That part of tract 431 consisting of blocks 1034, 2030, 2031, 2032, 2033, 2034, 2035, 2039, and 2040.

b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3019, 3020, 3021, 3022, 3156, 3157, 3158, 3159, and 3167.

10. That part of voting tabulation district 620 consisting of:

a. That part of tract 1103.27 consisting of block 2018.

11. That part of voting tabulation district 659 consisting of:

a. That part of tract 704.01 consisting of block 1002.

12. That part of voting tabulation district 660 consisting of:

a. That part of tract 704.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 2052.

13. That part of voting tabulation district 718 consisting of:

a. That part of tract 912.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

14. That part of voting tabulation district 832 consisting of:

a. That part of tract 1103.24 consisting of blocks 3000 and 3001.

15. That part of voting tabulation district 846 consisting of:

a. That part of tract 1103.35 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, and 4002.

b. That part of tract 1103.36 consisting of block 2009.

(34) District 34 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 80, 92, 93, 94, 103, 104, 107, 108, 112, 113, 114, 116, 122, 133, 405, 406, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 522, 534, 535, 536, 545, 546, and 547.

- 2. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, and 2017.
 - b. That part of tract 507.02 consisting of blocks 4000 and 4002.
- 3. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.02 consisting of blocks 4001, 4003, 4004, and 4006.
- 4. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3000 and 3004.
- 5. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
- 6. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3006, 3007, and 3016.
 - (b) That part of Palm Beach County consisting of:
 - 1. All of voting tabulation districts 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 531, 532, 533, 534, 537, 539, 540, 543, 544, 545, 553, 554, 555, 556, 558, 559, 560, 561, 562, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 583, 584, 585, 586, 598, 599, 604, 605, 623, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, and 849.
 - 2. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1009, 1010, and 1021.
 - 3. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of block 3016.
 - 4. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4011, 4012, 4013, and 4014.
 - b. That part of tract 58.08 consisting of blocks 2003, 2004, 2014, 2016, 2017, and 2022.
 - 5. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - b. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - c. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - d. That part of tract 74.14 consisting of block 1000.
 - e. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - f. That part of tract 74.18 consisting of block 1000.
 - g. That part of tract 74.2 consisting of block 2002.
 - h. That part of tract 9900 consisting of blocks 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.

(35) District 35 is composed of:

- (a) That part of Miami-Dade County consisting of:

- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 130, 131, 132, 133, 134, 135, 145, 160, 161, 162, 163, 164, 165, 166, 167, 179, 180, 181, 182, 183, 184, 185, 186, 187, 215, 217, 218, 221, 222, 223, 224, 225, 227, 265, 266, 269, 270, 271, 290, 291, 813, 814, 818, 827, 829, 830, 834, 835, 839, 840, 858, 859, 868, 869, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 912, 913, 914, 916, 918, 919, 941, 942, 943, 944, 946, 947, 948, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 982, 990, 991, 992, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1236, 1237, 1238, 1240, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1280, 1281, 1292, 1293, 1294, 1310, 1311, 1312, 1313, 1314, 1351, 1356, 1359, 1363, 1364, 1378, 1380, 1388, 1412, 1413, 1414, 1432, 1433, 1434, 1435, 1436, 1438, 1439, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, and 1453.
- 2. That part of voting tabulation district 124 consisting of:
 - a. That part of tract 97.06 consisting of blocks 2013 and 2014.
- 3. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3004, 3007, 3011, 3016, 4000, 4001, 4004, 4005, and 4006.
- 4. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2008 and 5001.
 - b. That part of tract 67.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 4000, 4002, and 4008.
- 5. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 1034, 1035, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, and 2036.
- 6. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5000, 5001, 5002, 5003, 5005, 6000, 6003, 6014, 6015, 6016, 6017, 7000, 7001, 7002, and 7003.
- 7. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4025, 4028, and 4029.
 - b. That part of tract 78.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- 8. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 72 consisting of blocks 3004, 3010, 3011, 3012, 3013, 3014, 4001, 4002, 4003, 4007, 4008, 4009, 4010, and 4018.
- 9. That part of voting tabulation district 987 consisting of:
 - a. That part of tract 79.01 consisting of blocks 1013, 1018, 1019, 1020, 1021, 1028, 1035, 1036, and 1043.
- 10. That part of voting tabulation district 1012 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4030 and 4031.
- 11. That part of voting tabulation district 1214 consisting of:

- a. That part of tract 102.07 consisting of block 1026.
12. That part of voting tabulation district 1224 consisting of:
- a. That part of tract 106.09 consisting of blocks 1007, 1008, 1009, 1018, 1019, 1022, 1023, 1026, 1027, 1029, and 3012.
- b. That part of tract 106.17 consisting of blocks 1000, 1004, 1006, 1007, 1008, and 1034.
13. That part of voting tabulation district 1276 consisting of:
- a. That part of tract 107.04 consisting of blocks 2007, 2008, 2009, 2010, 2014, 2030, 2031, 2032, 2033, 2041, 2046, 2047, 2048, 2049, 2107, 3087, 3108, 3110, 3111, 3115, 3116, 4056, 4059, and 4060.
- b. That part of tract 9807 consisting of blocks 1014, 1015, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, and 1115.
14. That part of voting tabulation district 1279 consisting of:
- a. That part of tract 107.04 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
- b. That part of tract 9807 consisting of blocks 1029, 1030, 1031, 1032, 1096, 1097, and 1098.
15. That part of voting tabulation district 1290 consisting of:
- a. That part of tract 107.04 consisting of block 3065.
16. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2030, and 2031.
17. That part of voting tabulation district 1329 consisting of:
- a. That part of tract 110.01 consisting of blocks 1000 and 1001.
- b. That part of tract 110.03 consisting of blocks 3012 and 3013.
18. That part of voting tabulation district 1373 consisting of:
- a. That part of tract 107.04 consisting of blocks 3000, 3100, 3117, 3118, and 3119.
- b. That part of tract 9900 consisting of blocks 51 and 53.
- (36) District 36 is composed of:
- (a) That part of Broward County consisting of:
1. All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 679, 689, 690, 691, 692, 704, 705, 706, 707, 708, 709, 710, 713, 714, 715, 716, 717, 720, 726, 735, 744, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 760, 761, 762, 763, 774, 775, 776, 777, 778, 779, 780, 785, 786, 787, 790, 793, 795, 802, 803, 805, 806, 837, 838, 839, 840, 845, 859, 861, 862, and 863.
2. That part of voting tabulation district 718 consisting of:
- a. That part of tract 912.01 consisting of blocks 1000, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, and 1042.
3. That part of voting tabulation district 846 consisting of:
- a. That part of tract 1103.36 consisting of block 2007.
- (b) That part of Miami-Dade County consisting of:
1. All of voting tabulation districts 61, 125, 126, 127, 128, 129, 136, 137, 138, 139, 140, 141, 142, 143, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 168, 169, 170, 171, 172, 173, 174, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 216, 219, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 304, 306, 325, 326, 327, 342, 343, 345, 347, 348, 349, 350, 352, 353, 355, 360, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, and 469.
2. That part of voting tabulation district 124 consisting of:
- a. That part of tract 2.02 consisting of block 4005.
- b. That part of tract 2.13 consisting of blocks 1000, 1001, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2021, 2022, and 2034.
- c. That part of tract 2.14 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
3. That part of voting tabulation district 175 consisting of:
- a. That part of tract 3.07 consisting of blocks 3014, 3015, 3016, 3017, 3019, 3020, and 3021.
- b. That part of tract 3.08 consisting of blocks 1012 and 1018.
- c. That part of tract 11.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
- d. That part of tract 11.02 consisting of block 4002.
4. That part of voting tabulation district 303 consisting of:
- a. That part of tract 5.03 consisting of blocks 3012, 3013, 3018, 3019, 3020, 3021, 3042, 4022, 4023, 4024, 4025, 4026, 4027, and 4030.
5. That part of voting tabulation district 305 consisting of:
- a. That part of tract 4.11 consisting of blocks 3007, 3010, and 3015.
6. That part of voting tabulation district 346 consisting of:
- a. That part of tract 4.04 consisting of blocks 2017, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
7. That part of voting tabulation district 420 consisting of:
- a. That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
- (37) District 37 is composed of:
- (a) That part of Miami-Dade County consisting of:
1. All of voting tabulation districts 551, 552, 554, 605, 606, 623, 627, 628, 629, 630, 631, 633, 634, 635, 636, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 730, 731, 732, 733, 734, 735, 736, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1053, 1056, 1057, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1160, 1161, 1163, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1173, 1174, 1196, 1197, 1217, 1218, 1219, 1239, 1242, 1245, 1246, 1252, 1253, 1267, 1392, 1393, and 1398.
2. That part of voting tabulation district 510 consisting of:

- a. That part of tract 142 consisting of blocks 1012, 1013, 1014, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
- b. That part of tract 143 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
- 3. That part of voting tabulation district 553 consisting of:
 - a. That part of tract 141 consisting of blocks 1041 and 1042.
 - b. That part of tract 144 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2042, 2043, 2048, 2049, and 2050.
- 4. That part of voting tabulation district 632 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1172 and 1173.
 - b. That part of tract 90.23 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1012, 1013, 1022, and 2000.
- 5. That part of voting tabulation district 637 consisting of:
 - a. That part of tract 141 consisting of block 1099.
 - b. That part of tract 144 consisting of blocks 2001, 2002, 2046, and 2047.
- 6. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 89.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1012, 3000, 3001, and 3010.
 - b. That part of tract 89.07 consisting of block 1020.
- 7. That part of voting tabulation district 723 consisting of:
 - a. That part of tract 141 consisting of blocks 1083, 1089, and 1090.
- 8. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 141 consisting of blocks 1032, 1038, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1077, 1078, and 1098.
- 9. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1008 and 1009.
 - b. That part of tract 86.02 consisting of blocks 1009, 1010, 1011, 2007, 2012, 2013, 2014, 2015, 2020, 2021, and 2022.
- 10. That part of voting tabulation district 1058 consisting of:
 - a. That part of tract 156 consisting of blocks 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
- 11. That part of voting tabulation district 1090 consisting of:
 - a. That part of tract 84.17 consisting of blocks 1000, 2000, 2001, 5001, and 5002.
- 12. That part of voting tabulation district 1097 consisting of:
 - a. That part of tract 84.05 consisting of blocks 4001, 4002, 4003, and 4004.
- 13. That part of voting tabulation district 1107 consisting of:
 - a. That part of tract 84.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2052.
- 14. That part of voting tabulation district 1170 consisting of:
 - a. That part of tract 180 consisting of block 3066.
- b. That part of tract 182 consisting of block 1009.
- c. That part of tract 196 consisting of blocks 1008 and 1009.
- 15. That part of voting tabulation district 1175 consisting of:
 - a. That part of tract 83.04 consisting of block 3000.
 - b. That part of tract 84.14 consisting of blocks 3019, 3020, 3021, 3022, 3033, 3034, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- 16. That part of voting tabulation district 1227 consisting of:
 - a. That part of tract 102.01 consisting of blocks 2062 and 2063.
 - b. That part of tract 104 consisting of blocks 2021, 2022, 2023, 2037, 2038, 2054, 2056, 2057, 2058, 2059, 2060, 2061, 2063, 2065, 2066, 2067, 2068, 2076, 2077, 2078, 2079, 2080, 2082, 2086, and 2087.
- 17. That part of voting tabulation district 1228 consisting of:
 - a. That part of tract 102.01 consisting of blocks 1098, 1100, 1112, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2064, 2065, and 2066.
 - b. That part of tract 104 consisting of blocks 2001, 2002, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2062.
- 18. That part of voting tabulation district 1345 consisting of:
 - a. That part of tract 104 consisting of blocks 2098, 2099, 2101, 2106, 2111, 2112, 2113, 2114, 2119, 2120, 2121, 2122, and 2126.
- 19. That part of voting tabulation district 1384 consisting of:
 - a. That part of tract 104 consisting of block 2102.
- (38) District 38 is composed of:
 - (a) That part of Miami-Dade County consisting of:
 - 1. All of voting tabulation districts 202, 231, 232, 287, 288, 289, 290, 309, 311, 312, 313, 314, 330, 331, 332, 333, 351, 354, 356, 357, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 602, 603, 604, 701, 703, 713, 714, 717, 718, 719, 720, 721, 722, 725, 726, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 - 2. That part of voting tabulation district 303 consisting of:
 - a. That part of tract 4.12 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, and 4032.
 - b. That part of tract 5.03 consisting of blocks 3022, 3023, 3024, 3025, 3026, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3041, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043,

- 4044, 4045, 4046, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, and 4057.
3. That part of voting tabulation district 307 consisting of:
 - a. That part of tract 4.08 consisting of blocks 3000 and 3001.
 4. That part of voting tabulation district 310 consisting of:
 - a. That part of tract 4.08 consisting of block 3003.
 5. That part of voting tabulation district 346 consisting of:
 - a. That part of tract 4.12 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 6. That part of voting tabulation district 420 consisting of:
 - a. That part of tract 5.03 consisting of block 3017.
 7. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 47.02 consisting of block 1010.
 - b. That part of tract 9805 consisting of blocks 1041, 1042, 1045, and 1051.
 8. That part of voting tabulation district 559 consisting of:
 - a. That part of tract 124 consisting of blocks 4034, 4035, 4036, 4037, 4038, 4039, 4049, 4050, 4051, 4052, 4053, 4056, 4057, 4058, 4059, 4060, 4066, 4067, 4068, 4069, 4070, 4071, 4079, 4080, and 4081.
 - b. That part of tract 125 consisting of blocks 1009, 1010, 1011, 1012, and 1022.
 9. That part of voting tabulation district 601 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1026, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1073, 1074, 1075, 1076, 1077, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1103, 1104, 1123, 1125, 1206, 1207, 2023, 2024, 2025, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, and 3047.
 - b. That part of tract 90.35 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 10. That part of voting tabulation district 702 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1085, 1086, 1208, and 1209.
 11. That part of voting tabulation district 704 consisting of:
 - a. That part of tract 90.1 consisting of blocks 3000, 3001, and 3048.
 - b. That part of tract 91 consisting of blocks 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2149, 2150, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2168, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2214, and 2215.
 12. That part of voting tabulation district 723 consisting of:
 - a. That part of tract 140 consisting of blocks 1009, 1010, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 13. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1071, 1072, 1078, 1079, 1080, and 1081.
 - b. That part of tract 90.36 consisting of blocks 2039 and 2044.
 - c. That part of tract 90.38 consisting of block 1020.
- d. That part of tract 90.39 consisting of blocks 1020, 1021, and 1033.
 - e. That part of tract 90.4 consisting of blocks 1021, 1022, 1041, 1042, and 1043.
 - f. That part of tract 90.43 consisting of blocks 4046 and 4047.
 - g. That part of tract 90.44 consisting of block 1027.
 - h. That part of tract 125 consisting of block 1021.
 - i. That part of tract 140 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1040, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1168, 1169, 1178, 1179, 1180, 1182, 1183, 1184, and 1185.
 - j. That part of tract 141 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1023, 1024, 1029, and 1030.
- (39) District 39 is composed of:
- (a) All of Hendry County.
 - (b) All of Monroe County.
 - (c) That part of Collier County consisting of:
 1. All of voting tabulation districts 11, 13, 109, 111, 121, 122, 123, 124, 134, and 143.
 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1068 and 3216.
 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3263, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, and 3447.
 - (d) That part of Miami-Dade County consisting of:
 1. All of voting tabulation districts 176, 177, 178, 188, 189, 190, 191, 192, 193, 194, 220, 308, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 328, 329, 334, 335, 336, 337, 338, 339, 340, 341, 344, 358, 361, 362, 363, 364, 365, 369, 370, 371, 372, 373, 727, 728, 729, 737, 764, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 792, 793, 794, 795, 796, 797, 798, 806, 807, 808, 809, 810, 811, 812, 815, 816, 817, 823, 824, 825, 828, 883, 909, 920, 922, 1162, 1164, 1176, 1177, 1178, 1179, 1192, 1193, 1194, 1195, 1198, 1199, 1200, 1212, 1213, 1215, 1216, 1220, 1221, 1225, 1226, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1243, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1277, 1278, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1291, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 1354, 1355, 1357, 1358, 1360, 1361, 1362, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377, 1379, 1381, 1382, 1383, 1385, 1386, 1387, 1389, 1390, 1391, 1394, 1395, 1396, 1397, 1399, 1400, 1401, 1403, 1404, 1405, 1406, and 1440.
 2. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3003, 3008, 3009, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 4003, 4007, 4008, 4009, 4010, and 4011.

3. *That part of voting tabulation district 305 consisting of:*
 - a. *That part of tract 4.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.*
4. *That part of voting tabulation district 307 consisting of:*
 - a. *That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1015, 1016, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4012, 4013, 4014, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4024, 4025, 4028, and 4029.*
5. *That part of voting tabulation district 310 consisting of:*
 - a. *That part of tract 4.08 consisting of blocks 2021, 2022, and 2023.*
6. *That part of voting tabulation district 366 consisting of:*
 - a. *That part of tract 17.03 consisting of blocks 3031, 3032, 3037, 3038, 3041, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, 3052, 3053, 3054, 3056, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, and 3079.*
 - b. *That part of tract 50.01 consisting of block 1001.*
7. *That part of voting tabulation district 374 consisting of:*
 - a. *That part of tract 50.01 consisting of blocks 1000 and 1002.*
 - b. *That part of tract 9805 consisting of blocks 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1126, and 1132.*
8. *That part of voting tabulation district 482 consisting of:*
 - a. *That part of tract 47.02 consisting of block 1009.*
 - b. *That part of tract 49.01 consisting of blocks 1000, 1001, and 1002.*
 - c. *That part of tract 91 consisting of blocks 2185, 2186, 2187, 3000, 3001, 3002, 3003, and 3004.*
 - d. *That part of tract 9805 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1047, 1048, 1053, 1054, 1056, 1061, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1133, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1176, 1177, 1179, 1180, 1181, 1182, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1201, 1211, 1212, 1213, 1214, 1215, 1216, and 1217.*
9. *That part of voting tabulation district 510 consisting of:*
 - a. *That part of tract 142 consisting of block 2001.*
10. *That part of voting tabulation district 553 consisting of:*
 - a. *That part of tract 141 consisting of block 1040.*
11. *That part of voting tabulation district 559 consisting of:*
 - a. *That part of tract 124 consisting of blocks 4054 and 4055.*
 - b. *That part of tract 140 consisting of blocks 1007 and 1008.*
12. *That part of voting tabulation district 601 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1099, 1100, 1101, 1102, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1141, 1144, 1145, 1146, 1147, 1149, 1150, 1151, 1152, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1203, 1204, 1205, 1210, 1211, 1212, and 1213.*
13. *That part of voting tabulation district 624 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1154, 1155, 1156, and 1202.*
 - b. *That part of tract 90.24 consisting of block 3001.*
14. *That part of voting tabulation district 632 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1161, 1162, 1168, 1169, 1170, 1171, 1176, 1177, 1178, 1179, 1180, 1181, and 1182.*
 - b. *That part of tract 90.23 consisting of blocks 1000 and 1005.*
15. *That part of voting tabulation district 637 consisting of:*
 - a. *That part of tract 141 consisting of block 1100.*
 - b. *That part of tract 144 consisting of block 2000.*
16. *That part of voting tabulation district 694 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1148, 1153, 1157, 1158, 1159, 1174, 1175, and 1200.*
 - b. *That part of tract 90.3 consisting of block 2003.*
17. *That part of voting tabulation district 702 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1082, 1083, 1084, 1095, 1096, 1097, 1098, 1119, 1120, 1121, 1126, 1127, 1128, 1131, 1139, 1140, 1142, 1143, 1163, 1164, 1165, 1166, and 1167.*
18. *That part of voting tabulation district 704 consisting of:*
 - a. *That part of tract 91 consisting of blocks 2151, 2152, 2153, 2167, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2192, 2193, 2194, 2195, and 2196.*
 - b. *That part of tract 9805 consisting of blocks 1134, 1135, 1136, 1137, 1138, 1139, 1150, 1183, and 1186.*
19. *That part of voting tabulation district 705 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1160 and 1201.*
 - b. *That part of tract 90.24 consisting of block 3002.*
 - c. *That part of tract 90.28 consisting of blocks 3000, 3001, and 3002.*
20. *That part of voting tabulation district 723 consisting of:*
 - a. *That part of tract 140 consisting of blocks 1005, 1006, 1011, 1012, 1028, 1029, 1170, 1171, 1172, 1173, 1174, 1175, and 1176.*
 - b. *That part of tract 141 consisting of blocks 1082, 1084, 1085, 1086, 1087, 1088, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, and 1123.*
21. *That part of voting tabulation district 724 consisting of:*
 - a. *That part of tract 141 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1031, 1033, 1034, 1035, 1036, 1037, 1039, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1079, 1080, and 1081.*
22. *That part of voting tabulation district 819 consisting of:*
 - a. *That part of tract 27.02 consisting of blocks 2019, 2020, 2024, and 2025.*
23. *That part of voting tabulation district 820 consisting of:*
 - a. *That part of tract 37.02 consisting of blocks 6001, 6002, 6004, 6005, 6006, 6007, and 6009.*

24. That part of voting tabulation district 921 consisting of:
- That part of tract 24.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1012, 1016, and 1017.
25. That part of voting tabulation district 1170 consisting of:
- That part of tract 115 consisting of block 3124.
 - That part of tract 180 consisting of blocks 3044, 3067, and 3068.
 - That part of tract 182 consisting of blocks 1010, 1011, 1012, 1013, and 1014.
 - That part of tract 9809 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, and 1031.
26. That part of voting tabulation district 1175 consisting of:
- That part of tract 83.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 5004, and 5007.
27. That part of voting tabulation district 1214 consisting of:
- That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
 - That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
28. That part of voting tabulation district 1224 consisting of:
- That part of tract 105 consisting of blocks 7013, 7014, 7018, and 7021.
 - That part of tract 106.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.
 - That part of tract 106.17 consisting of blocks 1001, 1002, 1003, and 1005.
29. That part of voting tabulation district 1227 consisting of:
- That part of tract 104 consisting of block 2069.
30. That part of voting tabulation district 1228 consisting of:
- That part of tract 102.09 consisting of block 1028.
31. That part of voting tabulation district 1276 consisting of:
- That part of tract 107.04 consisting of blocks 1000, 1001, 1002, 1003, 1006, 3068, 3069, 3083, 3084, 3086, 3112, 4005, and 4042.
 - That part of tract 9807 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1113.
32. That part of voting tabulation district 1279 consisting of:
- That part of tract 107.04 consisting of blocks 4029, 4035, 4036, 4040, 4041, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4061, 4062, 4076, 4077, and 4079.
33. That part of voting tabulation district 1290 consisting of:
- That part of tract 107.04 consisting of blocks 3053, 3060, and 3067.
34. That part of voting tabulation district 1315 consisting of:
- That part of tract 109 consisting of block 2024.
 - That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
35. That part of voting tabulation district 1329 consisting of:
- That part of tract 110.01 consisting of blocks 1002, 1003, 1004, 1013, 1014, 1015, 1016, 1017, 2017, and 2018.
 - That part of tract 110.03 consisting of block 3011.
36. That part of voting tabulation district 1345 consisting of:
- That part of tract 108.02 consisting of block 2006.
37. That part of voting tabulation district 1373 consisting of:
- That part of tract 114.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3455, 3470, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3505, 3514, 3515, 3516, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3543, 3544, 3545, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555, 3556, 3557, 3558, 3559, 3560, 3561, 3562, 3563, 3564, 3565, 3566, 3567, 3568, 3569, 3571, 3572, 3573, 3574, 3575, 3576, 3577, 3578, 3579, 3580, 3581, 3582, 3583, 3584, 3585, 3586, 3587, 3588, 3589, 3593, 3594, 3595, 3596, 3597, 3598, 3599, 3600, 3601, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3617, 3618, 3620, 3622, 3623, 3624, 5003, 5004, 5005, 5006, 5007, 5021, 5022, 5023, 5025, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5132, 5133, 5134, 5135, 5136, 5137, 5165, 5173, 5174, 5175, 5176, 5180, 5181, and 5182.
 - That part of tract 9801 consisting of blocks 1031, 1037, 1038, and 1041.
 - That part of tract 9900 consisting of blocks 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, and 72.
38. That part of voting tabulation district 1384 consisting of:
- That part of tract 104 consisting of block 2103.
 - That part of tract 107.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- (40) District 40 is composed of:
- That part of Miami-Dade County consisting of:
 - All of voting tabulation districts 367, 368, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 625, 626, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 691, 692, 693, 698, 699, 700, 706, 707, 708,

709, 710, 711, 767, 768, 780, 781, 782, 783, 799, 801, 802, 803, 804, 805, 821, 822, 826, 831, 832, 833, 836, 837, 838, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 860, 861, 862, 863, 864, 865, 866, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 910, 911, 915, 917, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 980, 983, 985, 986, 988, 989, 993, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 1051, 1052, 1054, 1055, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1114, 1115, 1146, 1147, 1148, 1157, 1158, 1159, 1179, 1180, 1241, 1402, 1407, 1408, 1409, 1410, 1411, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, and 1437.

2. That part of voting tabulation district 366 consisting of:
 - a. That part of tract 17.03 consisting of blocks 1026, 1031, 1035, 1036, 2002, 2003, 2008, 2009, 3036, 3039, 3040, 3047, 3048, 3055, 3059, 3060, 3061, 3062, and 3063.
3. That part of voting tabulation district 374 consisting of:
 - a. That part of tract 50.01 consisting of blocks 3000 and 6000.
4. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 9805 consisting of blocks 1161, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1184, 1185, 1194, 1195, 1196, 1197, 1199, 1200, 1202, 1203, 1204, 1205, 1206, 1207, and 1209.
5. That part of voting tabulation district 624 consisting of:
 - a. That part of tract 90.24 consisting of blocks 1000, 3000, 3004, 3005, 3007, and 3018.
 - b. That part of tract 90.27 consisting of blocks 1000, 1001, 2001, 2002, 3004, and 3005.
6. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 89.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3029, 3030, 3031, 4016, and 4018.
7. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - b. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
8. That part of voting tabulation district 705 consisting of:
 - a. That part of tract 90.24 consisting of blocks 3003, 3012, 3013, and 3014.
 - b. That part of tract 90.28 consisting of blocks 1001, 1006, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3017.
9. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2004, 2005, 2006, 2007, 2009, 5000, 6000, and 6004.
10. That part of voting tabulation district 921 consisting of:
 - a. That part of tract 24.03 consisting of blocks 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
11. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of block 4027.

12. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 74 consisting of blocks 2011, 2013, 2014, 2015, 2016, and 2052.
13. That part of voting tabulation district 987 consisting of:
 - a. That part of tract 9803 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1032, 1033, and 1034.
14. That part of voting tabulation district 1012 consisting of:
 - a. That part of tract 76.04 consisting of blocks 2000, 2001, 2002, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 4026.
15. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
 - b. That part of tract 86.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.
16. That part of voting tabulation district 1058 consisting of:
 - a. That part of tract 156 consisting of blocks 2016 and 2017.
17. That part of voting tabulation district 1090 consisting of:
 - a. That part of tract 84.17 consisting of block 5000.
18. That part of voting tabulation district 1097 consisting of:
 - a. That part of tract 84.05 consisting of blocks 4000, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 6014.
19. That part of voting tabulation district 1107 consisting of:
 - a. That part of tract 84.15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 4000, 4001, 4002, 4003, 4004, and 4005.

Section 2. If any provision of this joint resolution or the application thereof to any person or circumstance is held invalid, or if any senatorial district established in this joint resolution is held invalid, the invalidity does not affect other provisions or applications of this joint resolution, or any other districts established in this joint resolution, which can be given effect without the invalid provision or application, and to this end the provisions of this joint resolution are severable. Likewise, the numbers assigned to the senatorial districts by this joint resolution are severable and may be reassigned, and otherwise valid provisions or applications of this joint resolution shall be given effect.

And the title is amended as follows:

Delete lines 4-6 and insert: (2012) (plan S000S9026); providing for severability of invalid portions and district numbers; providing for application beginning in 2012.

WHEREAS, the Florida Constitution requires that Senate districts be numbered in an incumbent-neutral manner. The district number, specifically whether the number is odd or even, determines whether the candidate elected at the 2012 general election will serve a 2-year term or a 4-year term. The district number affects the number of years which, under Florida's term-limits provision, an incumbent may serve in the Florida Senate. To ensure compliance with this constitutional requirement, the Florida Senate selected district numbers using a random, incumbent-neutral selection process, and

WHEREAS, it is the intent of the Florida Senate that the numbers assigned to senatorial districts by the random-selection process are severable from the district boundaries, and that each district is severable from all other districts, NOW, THEREFORE,

THE PRESIDENT PRESIDING

Senator Storms moved the following substitute amendment which failed:

Amendment 2 (569836) (with title amendment)—Delete lines 13-5918 and insert:

Section 3. *Senatorial districts.*—For the election of members to the Senate of this state, the state is apportioned into 40 consecutively numbered, single-member senatorial districts of contiguous territory, to be designated by such numbers as follows:

- (1) *District 1 is composed of:*
 - (a) *All of Baker County.*
 - (b) *All of Citrus County.*
 - (c) *All of Columbia County.*
 - (d) *All of Dixie County.*
 - (e) *All of Gilchrist County.*
 - (f) *All of Lafayette County.*
 - (g) *All of Levy County.*
 - (h) *All of Suwannee County.*
 - (i) *All of Union County.*
 - (j) *That part of Marion County consisting of:*
 1. *All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 115, 116, 119, 120, 123, 124, and 125.*
 2. *That part of voting tabulation district 26 consisting of:*
 - a. *That part of tract 2 consisting of block 1049.*
 3. *That part of voting tabulation district 45 consisting of:*
 - a. *That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.*
 - b. *That part of tract 3.01 consisting of blocks 3010, 3011, and 3031.*
 - c. *That part of tract 3.02 consisting of blocks 2037 and 2057.*
 4. *That part of voting tabulation district 46 consisting of:*
 - a. *That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.*
 - b. *That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.*
 5. *That part of voting tabulation district 51 consisting of:*
 - a. *That part of tract 25.02 consisting of blocks 4000, 4001, 4002, 4004, and 4016.*
 - b. *That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.*
 - c. *That part of tract 25.04 consisting of blocks 2000 and 2001.*

6. *That part of voting tabulation district 117 consisting of:*

a. *That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4030, 4031, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.*

b. *That part of tract 26.02 consisting of blocks 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.*

7. *That part of voting tabulation district 118 consisting of:*

a. *That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.*

b. *That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.*

c. *That part of tract 26.05 consisting of blocks 1000 and 1001.*

(2) *District 2 is composed of:*

(a) *All of Bay County.*

(b) *All of Holmes County.*

(c) *All of Jackson County.*

(d) *All of Walton County.*

(e) *All of Washington County.*

(f) *That part of Okaloosa County consisting of:*

1. *All of voting tabulation districts 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, and 84.*

2. *That part of voting tabulation district 3 consisting of:*

a. *That part of tract 201 consisting of blocks 4062, 4063, 5063, 5064, 5065, 5067, 5068, 5069, 5072, and 5073.*

3. *That part of voting tabulation district 4 consisting of:*

a. *That part of tract 201 consisting of blocks 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4084, 4085, 4086, 4087, 4088, 4091, 4092, and 4093.*

4. *That part of voting tabulation district 8 consisting of:*

a. *That part of tract 203.02 consisting of blocks 1176, 1177, 1179, 1182, and 1183.*

5. *That part of voting tabulation district 9 consisting of:*

a. *That part of tract 204 consisting of blocks 1003, 1004, 1009, 1014, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2043, 2044, 2045, 2046, and 2047.*

b. *That part of tract 205 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1035, 1036, 1042, 1053, 2025, 2026, 3024, 3025, 4000, 4001, 4002, 4016, 4017, 4035, 4036, and 4037.*

6. *That part of voting tabulation district 10 consisting of:*

a. That part of tract 204 consisting of blocks 2038, 2039, 2040, 2041, 2042, 3064, 3067, 3068, 3069, 3070, 3086, and 3105.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1134, 1135, 1136, 1138, 1180, 1181, 1191, 1192, 1193, 1194, 1196, 1197, 1198, 1199, 1200, 1201, 1202, and 1203.

b. That part of tract 204 consisting of blocks 3083, 3084, 3085, 3092, 3093, 3094, 3095, 3096, and 3104.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2092, 2093, 2094, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2114, 2115, 2116, 2117, 2118, 2119, 2120, and 2124.

b. That part of tract 205 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5064, 5065, 5068, 5070, 5072, 5073, 5074, 5087, 5105, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, and 5131.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 206 consisting of blocks 3008, 3009, 3010, 3014, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3038, 3039, 3040, 3061, 3062, 3067, 3068, 3069, 3070, 3074, 3075, 3078, 3079, 3080, 3107, 3114, 3115, 3117, 3118, 3121, 3139, 3140, and 3149.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 204 consisting of blocks 3087, 3088, 3089, 3090, 3091, 3099, 3100, 3101, 3102, and 3103.

b. That part of tract 205 consisting of blocks 4033, 4038, 4039, 4040, 4041, 4042, 4054, 4055, 4056, 4057, 4058, 4063, and 4064.

c. That part of tract 207 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2042, 4002, 4003, 4004, 4016, 4017, 4021, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4062, 4063, and 4064.

11. That part of voting tabulation district 21 consisting of:

a. That part of tract 203.01 consisting of blocks 2059, 2060, 2061, 2062, 2063, 2076, and 2078.

b. That part of tract 205 consisting of blocks 1002, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1048, 1049, 1061, 1062, 1063, 1064, 1065, and 1066.

(3) District 3 is composed of:

(a) All of Nassau County.

(b) That part of Duval County consisting of:

1. All of voting tabulation districts 21, 26, 28, 36, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 62, 68, 71, 74, 76, 77, 80, 81, 82, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 135, 158, 202, 206, 207, 208, 209, 210, 212, 214, 216, 217, 218, 219, 220, 221,

222, 225, 226, 230, 236, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 274, 279, 280, 281, 283, 286, 288, 289, 290, 291, 293, 294, and 295.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 145 consisting of blocks 1013 and 1014.

b. That part of tract 158.02 consisting of blocks 1020 and 1021.

3. That part of voting tabulation district 57 consisting of:

a. That part of tract 143.32 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1033, 1034, 1035, 1036, 2000, and 2001.

4. That part of voting tabulation district 61 consisting of:

a. That part of tract 158.01 consisting of block 3009.

5. That part of voting tabulation district 67 consisting of:

a. That part of tract 158.02 consisting of blocks 2017 and 2018.

b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 159.23 consisting of block 1008.

b. That part of tract 159.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

7. That part of voting tabulation district 73 consisting of:

a. That part of tract 159.24 consisting of blocks 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.

b. That part of tract 160 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 3038.

c. That part of tract 166.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1028, 1029, 1030, 1037, 1038, and 1039.

8. That part of voting tabulation district 78 consisting of:

a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.

b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1017, and 1018.

9. That part of voting tabulation district 79 consisting of:

a. That part of tract 6 consisting of blocks 1058 and 2007.

b. That part of tract 7 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3023.

c. That part of tract 8 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1068, 1069, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.

10. That part of voting tabulation district 83 consisting of:

- a. That part of tract 164 consisting of block 3005. 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
- b. That part of tract 165 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
11. That part of voting tabulation district 84 consisting of:
- a. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
12. That part of voting tabulation district 157 consisting of:
- a. That part of tract 106 consisting of blocks 1009, 1033, 1034, 1035, 1036, 1042, 1043, and 2009.
13. That part of voting tabulation district 179 consisting of:
- a. That part of tract 124 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2046, 2047, 2048, 2049, 2050, 2051, 2052, and 2053.
14. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, and 2022.
- b. That part of tract 8 consisting of blocks 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, and 1067.
15. That part of voting tabulation district 211 consisting of:
- a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- b. That part of tract 103.01 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2036, 2037, 2043, 2044, and 2047.
- c. That part of tract 103.04 consisting of block 1001.
16. That part of voting tabulation district 241 consisting of:
- a. That part of tract 173 consisting of blocks 1031, 1032, 2000, and 2001.
17. That part of voting tabulation district 276 consisting of:
- a. That part of tract 21.01 consisting of blocks 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
- b. That part of tract 21.02 consisting of blocks 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2031, 2036, 2037, 2038, 2040, 2041, and 2042.
- c. That part of tract 22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1017, 1018, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3002, 3016, 3017, 3018, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5027, 5029, 5030, and 5031.
18. That part of voting tabulation district 285 consisting of:
- a. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1019, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
- b. That part of tract 171 consisting of blocks 4004, 4005, 4006, 4007, 4016, and 4017.
- (4) District 4 is composed of:
- (a) All of Escambia County.
- (b) All of Santa Rosa County.
- (c) That part of Okaloosa County consisting of:
1. All of voting tabulation districts 1, 2, 5, 6, 7, and 82.
2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 201 consisting of blocks 2057, 4064, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5013, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5058, 5059, 5060, 5061, 5062, 5066, 5070, 5071, 5074, 5075, and 5076.
3. That part of voting tabulation district 4 consisting of:
- a. That part of tract 201 consisting of blocks 3042, 3043, 3044, 3045, 3096, 3097, 3101, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4060, 4083, 4089, 4090, 4094, 4095, 4096, 4097, 4098, 4099, 4100, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 5055, 5056, and 5057.
4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 202 consisting of blocks 1099, 1104, 1105, 1106, 1107, 1110, 1111, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, and 1188.
- b. That part of tract 203.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1120, 1121, 1122, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1174, 1175, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1195, 1205, 1206, and 1209.
5. That part of voting tabulation district 9 consisting of:
- a. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1020, 1021, 1022, 1024, 1025, and 1026.
- b. That part of tract 205 consisting of blocks 1034, 1040, 1041, and 1050.
6. That part of voting tabulation district 10 consisting of:
- a. That part of tract 204 consisting of blocks 1018, 1019, 1023, 1028, 1029, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, and 3082.
7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1094, 1095, 1096, 1097, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1137, 1139, 1140, 1141, 1173, and 1204.

b. That part of tract 204 consisting of blocks 3000, 3001, 3002, 3003, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3058, 3059, 3060, 3061, 3062, 3063, 3071, 3072, 3097, and 3098.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2068, 2069, 2070, 2071, 2072, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2095, 2096, 2097, 2098, 2113, and 2126.

b. That part of tract 205 consisting of blocks 5053, 5062, 5063, 5066, 5067, 5069, 5071, 5075, 5076, 5084, 5085, 5086, 5088, and 5089.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 205 consisting of blocks 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5090, 5091, 5092, 5093, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5110, 5112, 5113, and 5114.

b. That part of tract 206 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3034, 3035, 3041, 3042, 3043, 3050, 3051, 3052, 3076, 3077, 3119, and 3120.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 207 consisting of blocks 1072, 3000, 4000, 4001, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4027, 4039, 4040, 4041, 4042, 4044, and 4060.

11. That part of voting tabulation district 21 consisting of:

a. That part of tract 203.01 consisting of blocks 1030, 1035, 1039, 1057, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2055, 2056, 2057, 2058, 2064, 2065, 2066, 2067, 2073, 2074, 2075, 2077, 2079, 2080, 2121, 2122, and 2123.

(5) District 5 is composed of:

(a) That part of Duval County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 60, 63, 64, 65, 66, 69, 72, 75, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 213, 215, 223, 224, 227, 228, 229, 231, 232, 233, 234, 235, 237, 238, 239, 240, 242, 243, 244, 245, 269, 270, 271, 272, 273, 275, 277, 278, 282, 284, 287, and 292.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 158.01 consisting of block 4000.

b. That part of tract 158.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.

3. That part of voting tabulation district 57 consisting of:

a. That part of tract 143.3 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.

4. That part of voting tabulation district 61 consisting of:

a. That part of tract 157 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024,

2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.

b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.

c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.

5. That part of voting tabulation district 67 consisting of:

a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, and 2023.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 158.01 consisting of blocks 3002, 3003, 3016, 3017, 3019, 3020, and 3021.

7. That part of voting tabulation district 73 consisting of:

a. That part of tract 161 consisting of blocks 2014 and 2015.

b. That part of tract 162 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.

8. That part of voting tabulation district 78 consisting of:

a. That part of tract 164 consisting of blocks 1012, 1015, and 1016.

9. That part of voting tabulation district 79 consisting of:

a. That part of tract 8 consisting of block 2020.

10. That part of voting tabulation district 83 consisting of:

a. That part of tract 163 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.

b. That part of tract 164 consisting of blocks 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.

11. That part of voting tabulation district 84 consisting of:

a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.

b. That part of tract 164 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

12. That part of voting tabulation district 157 consisting of:

a. That part of tract 105 consisting of blocks 4021 and 4022.

b. That part of tract 106 consisting of blocks 1029, 1030, 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2012, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, 3038, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.

13. That part of voting tabulation district 179 consisting of:

a. That part of tract 124 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.

14. That part of voting tabulation district 184 consisting of:

- a. That part of tract 6 consisting of blocks 1041, 2002, 2003, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, 4022, 4023, and 4025.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
- c. That part of tract 171 consisting of block 1057.
- d. That part of tract 172 consisting of blocks 1209 and 1229.
15. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2002, 2011, 2020, 2021, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, and 2041.
- b. That part of tract 103.04 consisting of blocks 1002, 1003, 1004, 2000, 2001, and 2003.
16. That part of voting tabulation district 241 consisting of:
- a. That part of tract 127.02 consisting of block 3019.
- b. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- c. That part of tract 173 consisting of blocks 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
17. That part of voting tabulation district 276 consisting of:
- a. That part of tract 22 consisting of block 2000.
18. That part of voting tabulation district 285 consisting of:
- a. That part of tract 21.01 consisting of blocks 2033, 2034, 3000, and 3007.
- (6) District 6 is composed of:
- (a) All of Calhoun County.
- (b) All of Franklin County.
- (c) All of Gadsden County.
- (d) All of Gulf County.
- (e) All of Hamilton County.
- (f) All of Jefferson County.
- (g) All of Leon County.
- (h) All of Liberty County.
- (i) All of Madison County.
- (j) All of Taylor County.
- (k) All of Wakulla County.
- (7) District 7 is composed of:
- (a) That part of Lake County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, and 5.
- (b) That part of Marion County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, 17, 20, 21, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 43, 47, 50, 53, 54, 74, 83, 84, and 121.
2. That part of voting tabulation district 7 consisting of:
- a. That part of tract 19 consisting of blocks 1178, 1179, 1180, 1181, 1182, 1183, 1188, 1189, 1190, 1191, 1193, 1194, 1195, 1196, 1198, 1199, 1200, 1201, 1209, and 1210.
- b. That part of tract 24.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, and 2054.
3. That part of voting tabulation district 14 consisting of:
- a. That part of tract 21 consisting of blocks 2037, 2038, 2039, 2040, 2041, 3010, 3011, 3012, and 3057.
- b. That part of tract 22.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 2022, 2025, 2026, 2027, 3028, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4054, and 4056.
4. That part of voting tabulation district 16 consisting of:
- a. That part of tract 22.02 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, and 2048.
- b. That part of tract 22.03 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3019, 3021, 3023, 3024, 3025, and 3026.
5. That part of voting tabulation district 18 consisting of:
- a. That part of tract 23.01 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1037, 1038, 1039, 1041, 2005, 2006, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2025, and 2026.
- b. That part of tract 23.02 consisting of block 3054.
6. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19 consisting of blocks 1208, 1215, 1216, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1239, 1240, 1241, 1243, 1245, 1246, 1249, 1250, 1251, 1252, 1253, 1255, and 1256.
- b. That part of tract 24.01 consisting of blocks 1005, 1011, and 1015.
- c. That part of tract 24.02 consisting of blocks 1002, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1045, 1046, 1047, 1048, 1049, 1050, 1072, 1073, 1074, 1075, 1076, 1077, and 1078.
7. That part of voting tabulation district 22 consisting of:
- a. That part of tract 23.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1045, 1046, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, and 1057.
8. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.

- 9. That part of voting tabulation district 36 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1059, 1060, 1061, 1062, 1063, 1064, and 2052.
 - b. That part of tract 13.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, and 3029.
 - c. That part of tract 14.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3023, 3028, 3029, 3030, and 3031.
- 10. That part of voting tabulation district 45 consisting of:
 - a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
 - b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3032, 3033, and 3034.
 - c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, and 2056.
- 11. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 15 consisting of blocks 1059 and 1060.
 - b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
- 12. That part of voting tabulation district 51 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4003 and 4005.
- 13. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 23.02 consisting of block 3000.
- 14. That part of voting tabulation district 87 consisting of:
 - a. That part of tract 23.02 consisting of blocks 3047, 3055, and 3056.
- 15. That part of voting tabulation district 92 consisting of:
 - a. That part of tract 22.02 consisting of block 2045.
 - b. That part of tract 22.03 consisting of blocks 3011, 3018, and 3022.
- 16. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 25.02 consisting of block 4018.
- 17. That part of voting tabulation district 118 consisting of:
 - a. That part of tract 25.02 consisting of block 3003.
 - (c) That part of Volusia County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 77, 78, 79, 81, 82, 83, 84, 85, 88, 94, 96, 98, 99, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.
 - 2. That part of voting tabulation district 56 consisting of:
 - a. That part of tract 908.03 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1039, 1040, 1041, 1042, 1043, and 1063.
 - b. That part of tract 908.04 consisting of blocks 1084, 1088, 1089, 1090, 1101, 1106, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2060, 2062, 3074, 3075, and 3096.
 - 3. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 909.02 consisting of block 2055.
 - 4. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 908.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1012, 1014, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1036, 1037, 1038, 1040, 1041, 1044, 1045, 1049, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1072, 1074, 1075, 1077, 1078, 1079, 1082, 1085, 1087, 1091, 1092, 1103, 1104, 1105, 1107, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3062, 3065, 3066, 3067, 3068, 3069, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3087, 3089, 3090, 3091, 3092, 3093, 3094, and 3095.
 - b. That part of tract 908.05 consisting of blocks 1065 and 2038.
 - c. That part of tract 908.06 consisting of blocks 1003, 1004, 1009, 1010, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1033, 1034, 1035, 1036, 1038, 1039, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1052, 1053, 1057, 1058, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2029, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, 2046, 2047, 2048, 2050, 2054, and 2065.
 - d. That part of tract 909.02 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2025, 2026, 2027, 2028, 2030, 2035, 2036, 2037, 2040, 2041, 2057, 2058, 2060, 2061, 2063, 2064, 2065, 2066, 2076, and 2077.
 - 5. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 908.04 consisting of block 1102.
 - 6. That part of voting tabulation district 80 consisting of:
 - a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
 - b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1044, 1045, 1076, 1077, 1078, and 1079.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 - 7. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 832.09 consisting of block 2037.
 - b. That part of tract 910.05 consisting of block 1012.
 - c. That part of tract 910.24 consisting of blocks 1043, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2079, 2080, 2081, 2082, 2083, and 2084.
 - d. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014,

2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.

8. *That part of voting tabulation district 89 consisting of:*
 - a. *That part of tract 910.16 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1038, 1039, 1040, 1041, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, and 3041.*
 9. *That part of voting tabulation district 91 consisting of:*
 - a. *That part of tract 910.05 consisting of blocks 1010, 1075, and 1080.*
 10. *That part of voting tabulation district 100 consisting of:*
 - a. *That part of tract 910.28 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.*
 11. *That part of voting tabulation district 148 consisting of:*
 - a. *That part of tract 832.05 consisting of blocks 2035, 2036, 2038, and 2041.*
 - b. *That part of tract 832.07 consisting of blocks 3021, 3027, 3028, 3029, 3031, 3036, 3045, 3046, 3047, and 3048.*
 12. *That part of voting tabulation district 152 consisting of:*
 - a. *That part of tract 823.01 consisting of block 1034.*
 - b. *That part of tract 925 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1018, 1019, 1022, 1023, 1024, 1025, 1026, 1030, 1031, 1032, 1033, 1034, and 1035.*
 13. *That part of voting tabulation district 182 consisting of:*
 - a. *That part of tract 824.1 consisting of blocks 1027, 1028, 1029, 1030, 1033, and 1038.*
 - b. *That part of tract 832.05 consisting of blocks 2005 and 2007.*
 - c. *That part of tract 832.07 consisting of blocks 1000, 1001, 1003, 1005, 1009, 1021, 1041, 1042, 1048, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3030, 3032, 3033, 3034, 3035, 3037, 3041, 3042, 3043, 3044, 3053, 3054, 3055, 3056, 3057, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3085, 3088, 3089, and 3090.*
 - d. *That part of tract 832.08 consisting of blocks 1023, 1075, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3000, 3011, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, 3027, 3028, and 4025.*
 - e. *That part of tract 925 consisting of blocks 1016, 1017, 1020, 1021, 1027, 1028, and 1029.*
- (8) *District 8 is composed of:*
- (a) *All of Alachua County.*
 - (b) *All of Bradford County.*
 - (c) *All of Clay County.*
- (9) *District 9 is composed of:*
- (a) *That part of Brevard County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 16, 18, 19, 20, 21, 26, 27, 28, 29, 33, 34, 38, 48, 49, 84, 85, 87, 88, 89, 94, 95, 96, 97, 98, 99,*

100, 101, 102, 103, 104, 126, 153, 165, 172, 174, 175, 197, 215, 216, 217, 218, 219, 259, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, and 301.

2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 621.07 consisting of blocks 1000, 1001, 1002, 1011, 1012, 1013, 1014, 1015, 1018, 1021, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2039, 2041, and 2042.*
3. *That part of voting tabulation district 15 consisting of:*
 - a. *That part of tract 698.02 consisting of blocks 2003, 2004, 2005, 2006, and 2020.*
 - b. *That part of tract 716 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, and 1037.*
4. *That part of voting tabulation district 166 consisting of:*
 - a. *That part of tract 712 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1054, 1063, 1065, 1066, 1067, 1069, 1071, 1074, 1075, 1076, 1199, 1200, and 1213.*
5. *That part of voting tabulation district 214 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
6. *That part of voting tabulation district 226 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4008, 4010, 4012, 4013, and 4018.*
 - b. *That part of tract 621.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1020.*
 - c. *That part of tract 621.09 consisting of blocks 2012 and 2013.*
7. *That part of voting tabulation district 302 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4009 and 4024.*
 - (b) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 57, 97, 98, 99, 100, 102, 103, 104, 105, 108, 109, 117, 118, 131, 138, 142, 143, 144, 145, 146, 147, 148, 151, 152, 156, 157, 158, 159, 166, 167, 170, 173, 179, 180, 181, 182, 185, 186, 188, 189, 193, 196, 197, 198, 200, 201, 203, 204, 206, 207, 209, 210, 211, 212, 213, 214, 216, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, and 259.*
2. *That part of voting tabulation district 58 consisting of:*
 - a. *That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.*
3. *That part of voting tabulation district 171 consisting of:*
 - a. *That part of tract 136.07 consisting of blocks 1017, 1018, 1038, 1039, and 1040.*
 - b. *That part of tract 140 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3050.*

4. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2019 and 2020.
 - b. That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.
 5. That part of voting tabulation district 174 consisting of:
 - a. That part of tract 136.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1035, 1036, 1037, and 1054.
 6. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.
 7. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 167.04 consisting of blocks 1042, 1124, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, and 1137.
 - b. That part of tract 168.02 consisting of blocks 1063, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1118, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1178, 1179, 1180, 1236, 1237, 1240, 1241, 1242, 1243, 1253, 1256, 1257, 1258, 1259, 1260, 1263, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1296, 1297, 1298, 1299, 1302, 1303, 1304, 1305, 1306, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1350, 1358, 1359, 1360, 1361, 1362, 1366, and 1369.
 - c. That part of tract 168.06 consisting of blocks 1045, 1047, and 1048.
 8. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
 - b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1087, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, and 1107.
 9. That part of voting tabulation district 218 consisting of:
 - a. That part of tract 155.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1030, 1031, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2017, 2018, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, and 3001.
 - b. That part of tract 156.01 consisting of blocks 2011 and 2012.
 - c. That part of tract 157.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
- (10) District 10 is composed of:
- (a) All of Flagler County.
 - (b) All of Putnam County.
 - (c) All of St. Johns County.
 - (d) That part of Volusia County consisting of:
 1. All of voting tabulation districts 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 149, 150, 151, 153, 154, 155, 156, and 189.

2. That part of voting tabulation district 148 consisting of:
 - a. That part of tract 808.04 consisting of blocks 1029, 1054, 1055, 1056, 1058, 1059, 1060, 1071, 2044, 2046, 2049, and 2059.
 - b. That part of tract 823.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1025, and 1026.
 - c. That part of tract 832.05 consisting of blocks 1011, 1013, 1015, 1016, 1019, 1026, 1027, 1028, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 2000, 2001, 2002, 2003, 2006, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2039, 2042, 2043, 2044, 2045, 2046, and 2047.
 - d. That part of tract 832.06 consisting of blocks 1001, 1002, 1050, 1051, 1060, 1062, 1063, 1065, 1066, 1067, 1070, 1072, 1073, 1074, 1076, 1077, 1078, 1087, 1089, 1091, 1107, 1108, 1117, 1118, 1119, and 1120.
 - e. That part of tract 832.07 consisting of blocks 3022, 3025, 3026, 3038, 3039, 3040, 3050, and 3083.
 3. That part of voting tabulation district 152 consisting of:
 - a. That part of tract 823.01 consisting of blocks 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, and 1037.
 - b. That part of tract 832.05 consisting of block 2040.
 4. That part of voting tabulation district 182 consisting of:
 - a. That part of tract 832.05 consisting of block 2008.
 - b. That part of tract 832.06 consisting of blocks 1075, 1097, and 1098.
 - c. That part of tract 832.07 consisting of blocks 3023, 3049, 3051, 3052, 3073, 3082, and 3084.
- (11) District 11 is composed of:
- (a) That part of Orange County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 23, 24, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 48, 52, 53, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 86, 87, 89, 90, 91, 92, 93, 94, 95, 150, 154, 160, 168, 169, 215, 217, 219, 260, 261, 262, 263, 264, 265, 266, 267, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, and 290.
 2. That part of voting tabulation district 56 consisting of:
 - a. That part of tract 171.04 consisting of blocks 1073, 1152, 1153, 1154, and 1158.
 3. That part of voting tabulation district 58 consisting of:
 - a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.
 4. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 142 consisting of blocks 1021, 1022, 1029, 1030, 1031, 1032, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1073, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 5. That part of voting tabulation district 218 consisting of:
 - a. That part of tract 152.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 2000, 2023, 2024, and 2032.
 6. That part of voting tabulation district 268 consisting of:
 - a. That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038,

1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.

b. That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(12) District 12 is composed of:

(a) That part of Lake County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.

(b) That part of Marion County consisting of:

1. All of voting tabulation districts 24, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 85, 88, 89, 90, 91, 93, 98, 114, and 122.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 24.01 consisting of block 1030.

3. That part of voting tabulation district 14 consisting of:

a. That part of tract 22.03 consisting of blocks 1010, 1011, 2007, 2008, 2023, 2024, 3027, 4015, 4016, 4027, 4030, 4042, 4043, 4044, 4045, 4047, 4048, 4049, 4050, 4051, 4052, and 4053.

4. That part of voting tabulation district 16 consisting of:

a. That part of tract 22.03 consisting of block 3014.

5. That part of voting tabulation district 18 consisting of:

a. That part of tract 23.01 consisting of blocks 1021, 1022, 1042, 1043, 1044, and 1050.

b. That part of tract 23.02 consisting of blocks 1012, 1013, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3048, 3049, 3050, 3051, 3052, 3053, and 3060.

6. That part of voting tabulation district 19 consisting of:

a. That part of tract 19 consisting of blocks 1217, 1218, 1219, 1242, 1254, and 1257.

b. That part of tract 24.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1016, 1017, 1018, 1034, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

c. That part of tract 24.02 consisting of blocks 1000, 1001, 1003, 1006, 1012, 1013, 1041, 1069, 1070, and 1071.

7. That part of voting tabulation district 22 consisting of:

a. That part of tract 23.01 consisting of block 1049.

8. That part of voting tabulation district 36 consisting of:

a. That part of tract 13.02 consisting of blocks 3012, 3013, 3014, 3015, and 3024.

b. That part of tract 22.01 consisting of blocks 1000 and 1008.

9. That part of voting tabulation district 86 consisting of:

a. That part of tract 11.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

b. That part of tract 23.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 3001, 3002, 3003, and 3004.

10. That part of voting tabulation district 87 consisting of:

a. That part of tract 23.02 consisting of blocks 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2040, 2041, 2042, 2043, 2044, 3057, 3058, and 3059.

11. That part of voting tabulation district 92 consisting of:

a. That part of tract 22.01 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1011, 1014, 1019, 1020, 1023, 1026, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

b. That part of tract 22.02 consisting of blocks 1000, 1002, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 2000.

c. That part of tract 22.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3020, 3029, 3030, 3031, 3032, and 3033.

(c) That part of Orange County consisting of:

1. All of voting tabulation districts 80, 85, 88, and 96.

(d) That part of Sumter County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 22, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, and 42.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9113.01 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3041, and 3046.

b. That part of tract 9114 consisting of block 1154.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9112 consisting of blocks 1274, 1275, 1276, 1290, 1307, 1338, 1340, 1344, and 1345.

b. That part of tract 9117.01 consisting of blocks 1060, 1072, 1075, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1199, 1200, 1201, 1202, 1203, 1215, and 1217.

4. That part of voting tabulation district 21 consisting of:

a. That part of tract 9113.01 consisting of blocks 1000, 1086, 1087, 2021, 2022, 2023, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3039, 3040, 3042, 3043, 3044, and 3045.

b. That part of tract 9114 consisting of blocks 1003, 1004, 1017, 1153, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1175, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, and 1187.

(13) District 13 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 110, 111, 112, 113, 114, 115, 116, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 183, 187, 190, 191, 192, 194, 195, 199, 202, and 208.

2. That part of voting tabulation district 18 consisting of:

- a. That part of tract 170.06 consisting of block 1002.
- b. That part of tract 170.16 consisting of blocks 1000, 1001, 1009, 1010, 1011, 1012, 1019, 1028, and 1029.
- 3. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 142 consisting of blocks 1033, 1034, 1035, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
- 4. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 136.07 consisting of block 1041.
- 5. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
- 6. That part of voting tabulation district 174 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2008 and 2018.
 - b. That part of tract 136.07 consisting of blocks 1003, 1004, 1005, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, and 1055.
- 7. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
 - b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
 - c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
- 8. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 167.04 consisting of blocks 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1099, 1102, 1109, 1110, 1113, 1114, 1118, 1119, 1120, 1125, and 1126.
 - b. That part of tract 168.02 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1126, 1261, 1262, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1300, 1355, 1356, 1357, 1363, 1364, 1365, 1367, and 1368.
- 9. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 167.32 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1088, 1099, 1100, 1105, and 1106.
- 10. That part of voting tabulation district 268 consisting of:
 - a. That part of tract 169.02 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1059, 1060, 1061, 1062, and 1063.
 - (b) That part of Osceola County consisting of:
 - 1. All of voting tabulation districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 109, 176, 177, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 205, 206, 207, 208, 209, and 214.
 - 2. That part of voting tabulation district 88 consisting of:
 - a. That part of tract 429 consisting of blocks 1010, 1012, 1013, 1014, 1016, 1017, 1028, 1036, 1050, 1064, 1065, 1066, 1067, 1068, 1070, 1071, 1072, 1073, 1074, 1075, 1081, 1082, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, and 2143.
 - 3. That part of voting tabulation district 99 consisting of:
 - a. That part of tract 428 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, and 1105.
- 4. That part of voting tabulation district 108 consisting of:
 - a. That part of tract 429 consisting of block 1076.
- 5. That part of voting tabulation district 169 consisting of:
 - a. That part of tract 428 consisting of blocks 1050, 1072, 2014, 2028, 2035, 2036, 2037, and 2039.
 - b. That part of tract 429 consisting of block 1000.

- c. That part of tract 436 consisting of blocks 1008 and 1022.
6. That part of voting tabulation district 196 consisting of:
- a. That part of tract 413 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, and 2013.
- b. That part of tract 415 consisting of blocks 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1075, 1076, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1154, 1164, 1166, and 1167.
- (c) That part of Polk County consisting of:
1. All of voting tabulation districts 82, 84, 86, and 91.
2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, and 2009.
- b. That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1059, and 1084.
3. That part of voting tabulation district 80 consisting of:
- a. That part of tract 125.02 consisting of blocks 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2123, 2124, 2125, and 3002.
- b. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.
4. That part of voting tabulation district 81 consisting of:
- a. That part of tract 125.02 consisting of blocks 2086, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
- b. That part of tract 125.03 consisting of blocks 1183, 1184, and 1185.
- c. That part of tract 126.02 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3040, 3041, 3042, 3046, and 3047.
- d. That part of tract 141.03 consisting of blocks 1049, 1050, and 1188.
- e. That part of tract 141.05 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4026, 4040, and 4073.
5. That part of voting tabulation district 83 consisting of:
- a. That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.
- b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
6. That part of voting tabulation district 85 consisting of:
- a. That part of tract 141.05 consisting of blocks 1022, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4068, 4069, 4070, 4071, 4072, and 4074.
- b. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1052, 1053, and 1054.
- (14) District 14 is composed of:
- (a) All of Seminole County.
- (b) That part of Volusia County consisting of:
1. All of voting tabulation districts 72, 73, 87, 90, 92, 93, 95, and 97.
2. That part of voting tabulation district 56 consisting of:
- a. That part of tract 908.04 consisting of block 2059.
3. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2056, 2059, 2071, 2072, 2073, 2074, and 2075.
4. That part of voting tabulation district 75 consisting of:
- a. That part of tract 909.02 consisting of blocks 2013, 2014, and 2015.
5. That part of voting tabulation district 76 consisting of:
- a. That part of tract 908.03 consisting of blocks 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.
- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
6. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1020, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, and 1086.
- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 910.24 consisting of blocks 2076, 2077, 2078, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.
8. That part of voting tabulation district 89 consisting of:
- a. That part of tract 910.17 consisting of blocks 1006, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
9. That part of voting tabulation district 91 consisting of:
- a. That part of tract 910.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2037, 2038, 2039, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2075, 2076, 2077, 2078, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, and 3060.

b. That part of tract 910.29 consisting of blocks 1001, 1002, 1005, 1006, 1008, 1012, 1034, 2001, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2020, 2021, 2022, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3004, 3006, 3008, and 3048.

10. That part of voting tabulation district 100 consisting of:

a. That part of tract 910.28 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2041, 2042, 2047, 2048, and 2049.

(15) District 15 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 340, 341, 342, 343, 344, 345, 346, 347, 348, 351, 352, 356, and 357.

2. That part of voting tabulation district 334 consisting of:

a. That part of tract 124.03 consisting of blocks 3015 and 3017.

b. That part of tract 125.01 consisting of block 4002.

c. That part of tract 125.04 consisting of block 1027.

3. That part of voting tabulation district 335 consisting of:

a. That part of tract 124.03 consisting of blocks 3000, 3001, 3002, and 3024.

b. That part of tract 125.03 consisting of blocks 3016, 3017, 3018, and 3019.

c. That part of tract 125.04 consisting of blocks 1001, 1030, 1031, 1032, 1033, 1034, and 1035.

d. That part of tract 130.02 consisting of block 3006.

e. That part of tract 130.03 consisting of blocks 1001, 1006, 1009, 1010, 1011, 1012, 1013, 1015, 1017, and 1023.

4. That part of voting tabulation district 338 consisting of:

a. That part of tract 125.01 consisting of blocks 3011 and 3014.

5. That part of voting tabulation district 339 consisting of:

a. That part of tract 125.01 consisting of block 1008.

b. That part of tract 127.01 consisting of block 1020.

6. That part of voting tabulation district 349 consisting of:

a. That part of tract 101.08 consisting of blocks 1017, 1019, and 1023.

7. That part of voting tabulation district 353 consisting of:

a. That part of tract 101.06 consisting of blocks 4000 and 4013.

b. That part of tract 101.07 consisting of blocks 1009, 1010, 1011, 1033, 3005, 3006, 3007, 3008, 3009, 3010, and 3016.

c. That part of tract 101.08 consisting of block 1018.

d. That part of tract 127.01 consisting of block 1001.

e. That part of tract 128 consisting of block 1004.

(b) That part of Orange County consisting of:

1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 25, 26, 27, 28, 43, 47, 50, 51, 54, and 55.

2. That part of voting tabulation district 18 consisting of:

a. That part of tract 170.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.

3. That part of voting tabulation district 56 consisting of:

a. That part of tract 171.04 consisting of blocks 1129, 1130, 1131, 1132, 1133, 1134, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1206, 1207, 1208, 1209, 1210, and 1211.

b. That part of tract 171.05 consisting of blocks 1004, 1005, 1006, 1008, 1023, and 1024.

(c) That part of Osceola County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 185, 186, 187, 198, 199, 200, 201, 202, 203, and 204.

(d) That part of Polk County consisting of:

1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 49, 51, 52, 53, 55, 63, 64, 65, 66, 67, 72, 73, 136, 139, 142, 143, and 146.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 125.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.

b. That part of tract 125.06 consisting of blocks 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.

c. That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, 1057, 2000, and 2001.

3. That part of voting tabulation district 48 consisting of:

a. That part of tract 118.34 consisting of blocks 3090 and 3116.

4. That part of voting tabulation district 50 consisting of:

a. That part of tract 117.04 consisting of blocks 1031, 1032, and 1038.

b. That part of tract 117.21 consisting of block 2060.

c. That part of tract 117.22 consisting of blocks 1040, 1041, 1042, and 1043.

d. That part of tract 118.32 consisting of blocks 2002, 2005, 2006, 2007, 2018, 2019, and 2020.

e. That part of tract 118.34 consisting of blocks 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3052, 3053, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3074, 3075, 3076, 3077, 3083, 3084, 3125, 3126, 3127, and 3128.

5. That part of voting tabulation district 68 consisting of:

a. That part of tract 130.01 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045,

1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, and 1060.

b. That part of tract 130.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2020, 2023, 2025, 2026, 2027, 2028, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3046, 3047, 3048, 3049, 3050, 3057, 3058, 3059, 3060, 3062, 3063, 3064, 3065, 3066, 3082, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, and 4040.

c. That part of tract 131.02 consisting of blocks 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2012, 2062, 2063, and 2064.

d. That part of tract 131.03 consisting of blocks 1000, 1001, 1002, 1005, 1006, and 1007.

e. That part of tract 132 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2050.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 127 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, and 2055.

b. That part of tract 128.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3014, and 3042.

c. That part of tract 128.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2050, 2059, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, and 2082.

7. That part of voting tabulation district 71 consisting of:

a. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1028, 1029, 1030, 1031, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 2013, 2014, 2020, 2021, 2023, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, and 2045.

b. That part of tract 133 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2048.

c. That part of tract 134 consisting of blocks 1015, 1019, 1020, 1021, and 1022.

8. That part of voting tabulation district 74 consisting of:

a. That part of tract 133 consisting of blocks 1041, 1042, 1045, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, and 2066.

b. That part of tract 134 consisting of blocks 2037, 2038, 2044, 2045, 2046, 2047, 3003, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3059.

c. That part of tract 138.01 consisting of blocks 3001, 3002, 3004, 3005, 3006, 3007, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, and 3035.

d. That part of tract 147.02 consisting of block 3017.

9. That part of voting tabulation district 75 consisting of:

a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1030, 2036, 2037, 2058, 2059, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 147.01 consisting of blocks 1000, 1014, 2049, 2052, and 2053.

c. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.

10. That part of voting tabulation district 80 consisting of:

a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1197, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1211, and 1212.

b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2056, 2057, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2119, 2120, 2121, 2122, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2136, 2137, 2138, 2149, 3000, and 3001.

c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.

d. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032,

2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.

- 11. That part of voting tabulation district 81 consisting of:
 - a. That part of tract 125.02 consisting of blocks 2085 and 2135.
 - b. That part of tract 125.03 consisting of block 1112.
 - c. That part of tract 141.03 consisting of block 1000.
- 12. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 124.1 consisting of blocks 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.
 - b. That part of tract 124.11 consisting of blocks 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.
 - c. That part of tract 125.04 consisting of blocks 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, and 1114.
 - d. That part of tract 126.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.
 - e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.
- 13. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 124.09 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, and 1077.
 - b. That part of tract 124.1 consisting of blocks 1009, 1011, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1100, 1101, 1102, 1103, 1104, 1105, 1110, 1111, 1112, 1113, 1114, 1115, 1116, and 1118.
 - c. That part of tract 128.03 consisting of blocks 1000, 1001, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, 2035, 3024, 3025, 3026, 3027, 3028, 3043, 3044, 3045, 3046, 3049, and 3050.
 - d. That part of tract 129 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3044, 3045, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.
 - e. That part of tract 130.01 consisting of block 1059.

- f. That part of tract 130.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2024, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3020, 3035, 3036, 3038, 3070, 3071, 3074, 3075, and 3078.
 - g. That part of tract 136 consisting of blocks 1000, 1001, 1002, and 1003.
- 14. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 128.03 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2036, 2037, 2038, 2039, 2040, 2051, 2052, 3018, 3019, 3020, 3021, 3022, 3023, 3053, 3054, and 3055.
 - b. That part of tract 136 consisting of block 1004.
 - 15. That part of voting tabulation district 132 consisting of:
 - a. That part of tract 134 consisting of blocks 1010, 1016, 1017, 1018, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2048, and 2049.
 - b. That part of tract 135 consisting of blocks 1000 and 1004.
- (16) District 16 is composed of:
- (a) That part of Hillsborough County consisting of:
 - 1. All of voting tabulation districts 58, 59, 60, 61, 62, 63, 64, 77, 128, 129, 130, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 265, 266, 267, 268, 269, 270, 271, and 273.
 - 2. That part of voting tabulation district 39 consisting of:
 - a. That part of tract 46 consisting of block 1042.
 - b. That part of tract 117.08 consisting of blocks 1036 and 1044.
 - 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 46 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, and 1087.
 - b. That part of tract 47 consisting of blocks 2005, 2013, 2014, 2019, and 2020.
 - c. That part of tract 59 consisting of blocks 1021, 1022, 1023, and 1024.
 - d. That part of tract 117.08 consisting of blocks 1030, 1032, 1033, 1034, 1035, 1037, 1039, 1040, 1041, 1042, 1043, and 2036.
 - e. That part of tract 9900 consisting of blocks 37, 38, and 48.
 - 4. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015,

1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 3007.

c. That part of tract 112.06 consisting of blocks 2020, 3012, 3013, 3016, and 3017.

5. That part of voting tabulation district 131 consisting of:

a. That part of tract 117.06 consisting of blocks 2008, 5008, 5009, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5027, 5028, 5029, 5030, 5034, 5035, 5036, 5037, and 5038.

b. That part of tract 117.08 consisting of blocks 1000, 1007, 1020, 2008, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2030, and 2031.

6. That part of voting tabulation district 143 consisting of:

a. That part of tract 116.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3000, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.

7. That part of voting tabulation district 145 consisting of:

a. That part of tract 116.03 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2016, 2018, 2019, 3002, 3003, 3004, 3005, 3006, 3007, 3012, and 3015.

b. That part of tract 116.05 consisting of blocks 2001, 3022, and 3023.

8. That part of voting tabulation district 237 consisting of:

a. That part of tract 108.05 consisting of block 1007.

9. That part of voting tabulation district 244 consisting of:

a. That part of tract 108.17 consisting of block 1011.

b. That part of tract 108.18 consisting of block 1008.

c. That part of tract 110.03 consisting of block 2026.

10. That part of voting tabulation district 272 consisting of:

a. That part of tract 110.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

b. That part of tract 110.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1021, 1022, 1023, and 1024.

c. That part of tract 110.08 consisting of blocks 1000, 1004, and 4018.

d. That part of tract 110.1 consisting of block 1004.

e. That part of tract 110.12 consisting of block 1035.

(b) That part of Pasco County consisting of:

1. All of voting tabulation districts 5, 7, 8, 9, 10, 11, 17, 18, 20, 21, 22, 23, 31, 32, 33, 34, 35, 36, 66, 67, 68, 70, 106, 111, 121, 122, 129, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196, 198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1049, 1050, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017,

2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

b. That part of tract 330.05 consisting of blocks 2000 and 2001.

c. That part of tract 331.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 327 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3039, and 3041.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.08 consisting of blocks 1000, 1006, 2000, 2001, 2003, and 2004.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, and 3011.

(17) District 17 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 8, 9, 10, 11, 12, 13, 14, 17, 22, 23, 24, 25, 30, 31, 32, 35, 36, 37, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 86, 90, 91, 92, 93, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 167, 168, 169, 170, 171, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 222, 223, 224, 225, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, and 345.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of block 1019.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 716 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, and 4020.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1058, 1070, 1072, and 1201.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of block 2019.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4007 and 4011.

b. That part of tract 621.07 consisting of blocks 1030 and 1031.

7. That part of voting tabulation district 302 consisting of:

- a. *That part of tract 621.03 consisting of blocks 2018, 4014, and 4015.*
- (b) *That part of Indian River County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 40, 42, 43, 45, and 75.*
 - 2. *That part of voting tabulation district 25 consisting of:*
 - a. *That part of tract 505.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2102, 2110, 2129, 2130, 2133, 2134, 2135, 2136, 2137, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2165, and 2167.*
 - b. *That part of tract 9900 consisting of blocks 1 and 2.*
 - 3. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 508.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2048, 2049, 2050, 2051, 2052, and 2066.*
 - 4. *That part of voting tabulation district 41 consisting of:*
 - a. *That part of tract 509.02 consisting of blocks 1016, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3030, 3031, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3076, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3113, 3114, 3115, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, and 3147.*
 - b. *That part of tract 509.04 consisting of blocks 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1319, 1320, 1327, 1331, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, and 1351.*
 - 5. *That part of voting tabulation district 46 consisting of:*
 - a. *That part of tract 507.05 consisting of blocks 1000, 1001, 1002, and 1003.*
 - b. *That part of tract 508.04 consisting of blocks 3073, 3074, 3075, 3076, 3077, 3115, 3116, 3117, 3123, 3124, and 3125.*
 - 6. *That part of voting tabulation district 47 consisting of:*
 - a. *That part of tract 507.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1076, 1077, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1095.*
 - (18) *District 18 is composed of:*
 - (a) *That part of Pinellas County consisting of:*
 - 1. *All of voting tabulation districts 161, 163, 175, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.*
 - 2. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 245.12 consisting of blocks 2115 and 2116.*
 - 3. *That part of voting tabulation district 111 consisting of:*
 - a. *That part of tract 250.11 consisting of block 3012.*
 - b. *That part of tract 251.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
 - 4. *That part of voting tabulation district 125 consisting of:*
 - a. *That part of tract 250.11 consisting of blocks 1026, 1027, and 3017.*
 - 5. *That part of voting tabulation district 128 consisting of:*
 - a. *That part of tract 250.1 consisting of blocks 1018, 1020, 1021, and 1022.*
 - b. *That part of tract 250.11 consisting of blocks 1009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.*
 - c. *That part of tract 253.06 consisting of blocks 1009, 1025, and 1026.*
 - 6. *That part of voting tabulation district 164 consisting of:*
 - a. *That part of tract 250.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1019, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4089, and 4090.*
 - b. *That part of tract 250.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.*
 - 7. *That part of voting tabulation district 165 consisting of:*
 - a. *That part of tract 245.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, and 1010.*
 - 8. *That part of voting tabulation district 172 consisting of:*
 - a. *That part of tract 251.21 consisting of blocks 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2010, 2011, 2012, 2014, 2015, 2016, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2037, and 2038.*
 - 9. *That part of voting tabulation district 178 consisting of:*
 - a. *That part of tract 251.2 consisting of blocks 1006, 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3020, 3021, 3022, 3023, and 3024.*
 - 10. *That part of voting tabulation district 187 consisting of:*
 - a. *That part of tract 251.19 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1017, 1026, 1027, 1030, 1031, 1032, 1034, 1036, and 1039.*
 - 11. *That part of voting tabulation district 189 consisting of:*

a. That part of tract 251.2 consisting of blocks 1016, 1018, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 3012, 3013, and 3019.

12. That part of voting tabulation district 261 consisting of:

a. That part of tract 276.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2003, 2004, and 2005.

b. That part of tract 9900 consisting of blocks 26, 27, and 28.

13. That part of voting tabulation district 305 consisting of:

a. That part of tract 245.07 consisting of blocks 1000 and 1006.

b. That part of tract 245.09 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1030, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1073, 1074, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3025, 3035, 3036, 3038, and 3039.

14. That part of voting tabulation district 355 consisting of:

a. That part of tract 245.09 consisting of blocks 1064 and 1065.

b. That part of tract 245.1 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 3016, 3017, and 3018.

c. That part of tract 245.14 consisting of blocks 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, and 3054.

(19) District 19 is composed of:

(a) All of Hernando County.

(b) That part of Pasco County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 13, 14, 15, 16, 19, 24, 25, 26, 27, 28, 29, 30, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 108, 109, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 123, 124, 125, 126, 127, 128, 130, 131, 133, 134, 135, 136, 147, 148, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 162, 165, 167, 168, 169, 179, 180, 181, 183, 184, 185, 187, 188, 189, 192, 194, 197, 199, 200, 202, 211, 214, 217, 218, 219, 222, 224, and 225.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1000, 1001, 1008, 1015, and 1029.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 324.02 consisting of blocks 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, and 3091.

b. That part of tract 326.02 consisting of blocks 1052 and 2000.

c. That part of tract 327 consisting of blocks 1043, 1044, 1045, 1046, 1047, 1054, 1055, 1056, 1057, 1058, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2023, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3030, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3040.

d. That part of tract 328.02 consisting of block 1045.

e. That part of tract 331.01 consisting of blocks 1000, 1001, 1002, and 1021.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.05 consisting of blocks 2020 and 2021.

b. That part of tract 315.07 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.

c. That part of tract 315.08 consisting of block 2002.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.04 consisting of blocks 1019 and 1020.

(c) That part of Sumter County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 10, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 29, 43, and 44.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9101 consisting of blocks 1030, 1031, 1058, 1061, 1062, and 1063.

b. That part of tract 9103 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 2000, and 2001.

c. That part of tract 9113.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1070, 1071, 1079, 1080, 1089, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, and 3069.

d. That part of tract 9113.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1093, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1114, 1115, and 1116.

e. That part of tract 9114 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1155, and 1174.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9101 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1055, 1056, 1057, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2010, 2011, 2012, 2013, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2089, 2095, 2096, 2097, and 2098.

b. That part of tract 9112 consisting of blocks 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1346, 1347, 1373, 1374, 1375, 1693, 1694, 1695, 1696, and 1697.

- c. That part of tract 9114 consisting of blocks 1055 and 1057.
- d. That part of tract 9117.01 consisting of blocks 1210 and 1211.
- 4. That part of voting tabulation district 21 consisting of:
 - a. That part of tract 9103 consisting of block 2041.
 - b. That part of tract 9113.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1081, 1082, 1083, 1084, 1085, 1088, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, and 2114.
- (20) District 20 is composed of:
 - (a) That part of Hillsborough County consisting of:
 - 1. All of voting tabulation districts 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 132, 133, 152, 153, 154, 155, 156, 157, 158, 159, 160, 231, 232, 233, 236, 238, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 304, 305, 306, 308, 398, 399, 400, 401, 402, 421, 461, 468, 478, 480, 481, 486, 487, 488, 489, 490, 513, 518, 519, 520, 521, 523, 524, 525, 526, 527, 528, 529, 531, 532, 533, 534, and 535.
 - 2. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 53.01 consisting of blocks 2002, 2003, 2004, 2007, 2011, 2012, and 2013.
 - b. That part of tract 53.02 consisting of blocks 1005 and 1006.
 - 3. That part of voting tabulation district 39 consisting of:
 - a. That part of tract 26 consisting of blocks 2012, 2013, 2014, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
 - b. That part of tract 116.05 consisting of blocks 3087, 3088, 3089, 3090, and 3091.
 - c. That part of tract 117.08 consisting of blocks 2027, 2028, and 2029.
 - d. That part of tract 118.02 consisting of block 3023.
 - e. That part of tract 9806 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1049, 1050, 1051, 1052, and 1053.
 - 4. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 9806 consisting of block 1037.
 - 5. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.02 consisting of block 2015.
 - 6. That part of voting tabulation district 102 consisting of:
 - a. That part of tract 1.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 7. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 117.06 consisting of blocks 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5024, 5025, 5026, 5031, 5032, and 5033.
 - 8. That part of voting tabulation district 143 consisting of:
 - a. That part of tract 116.03 consisting of blocks 3000, 3013, and 3014.
 - b. That part of tract 116.05 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.
 - 9. That part of voting tabulation district 145 consisting of:
 - a. That part of tract 116.03 consisting of blocks 2000, 2001, 2020, 2021, 2022, and 3001.
 - b. That part of tract 116.05 consisting of blocks 3019, 3020, 3021, and 3024.
 - 10. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 108.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, 3014, and 3015.
 - 11. That part of voting tabulation district 244 consisting of:
 - a. That part of tract 108.17 consisting of blocks 1008, 1009, and 1010.
 - b. That part of tract 108.18 consisting of blocks 1004, 1005, 1006, 1007, 1011, and 1014.
 - c. That part of tract 110.03 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 3016.
 - 12. That part of voting tabulation district 295 consisting of:
 - a. That part of tract 102.03 consisting of blocks 1020 and 1046.
 - b. That part of tract 102.04 consisting of blocks 1000, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1036, 1037, 1038, 1045, 1046, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2021, 2023, and 2024.
 - c. That part of tract 107.01 consisting of block 1014.
 - 13. That part of voting tabulation district 313 consisting of:
 - a. That part of tract 102.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 14. That part of voting tabulation district 386 consisting of:
 - a. That part of tract 133.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - b. That part of tract 133.19 consisting of block 1016.
 - 15. That part of voting tabulation district 422 consisting of:
 - a. That part of tract 121.04 consisting of blocks 1009, 1010, 1023, 1025, 3006, 3016, and 3020.
 - 16. That part of voting tabulation district 479 consisting of:
 - a. That part of tract 9900 consisting of block 50.
 - 17. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 137.04 consisting of block 3000.
 - 18. That part of voting tabulation district 514 consisting of:
 - a. That part of tract 137.04 consisting of blocks 2008, 2009, 2012, and 2022.
 - 19. That part of voting tabulation district 515 consisting of:

- a. That part of tract 137.04 consisting of block 1016.
20. That part of voting tabulation district 516 consisting of:
- a. That part of tract 137.04 consisting of block 1017.
21. That part of voting tabulation district 522 consisting of:
- a. That part of tract 137.04 consisting of block 2023.
- b. That part of tract 138.02 consisting of blocks 2009 and 2010.
- c. That part of tract 138.06 consisting of blocks 1006, 1007, and 1010.
- (b) That part of Manatee County consisting of:
1. All of voting tabulation districts 4, 8, 9, 22, 23, 37, 38, 39, 41, 42, 44, 45, 46, 47, 48, 52, 55, 65, 67, 68, 70, 71, 72, 73, 84, 96, 97, 98, 99, 100, 115, 116, 117, 118, 127, 172, 173, 174, 176, 177, 179, 180, 181, 182, 183, and 184.
2. That part of voting tabulation district 25 consisting of:
- a. That part of tract 14.04 consisting of block 2006.
- b. That part of tract 16.01 consisting of blocks 3081, 3082, 3083, 3084, 3085, and 3086.
3. That part of voting tabulation district 40 consisting of:
- a. That part of tract 14.04 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2017, 2019, 2020, 2024, 2029, 2031, and 2032.
4. That part of voting tabulation district 43 consisting of:
- a. That part of tract 15.02 consisting of blocks 2000, 2001, 2002, 2003, and 2039.
5. That part of voting tabulation district 53 consisting of:
- a. That part of tract 15.02 consisting of blocks 1065 and 1091.
6. That part of voting tabulation district 54 consisting of:
- a. That part of tract 15.02 consisting of blocks 1064, 1069, 1070, 1071, 1093, and 1094.
7. That part of voting tabulation district 66 consisting of:
- a. That part of tract 7.03 consisting of block 1001.
- b. That part of tract 7.04 consisting of block 2042.
8. That part of voting tabulation district 171 consisting of:
- a. That part of tract 1.05 consisting of blocks 2000, 2001, 2002, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2018.
- b. That part of tract 1.06 consisting of blocks 2019, 2020, 2023, 2024, 2025, and 2026.
- (c) That part of Pinellas County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30, 81, 82, 83, 87, 100, 101, 102, 104, 105, and 110.
2. That part of voting tabulation district 27 consisting of:
- a. That part of tract 286 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1018, 1019, 1020, 1021, 1053, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1078, and 1079.
- b. That part of tract 9901 consisting of blocks 7 and 8.
3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
- b. That part of tract 219 consisting of blocks 3000, 3001, and 3002.
4. That part of voting tabulation district 35 consisting of:
- a. That part of tract 9901 consisting of blocks 4, 5, and 6.
5. That part of voting tabulation district 42 consisting of:
- a. That part of tract 9901 consisting of block 3.
6. That part of voting tabulation district 43 consisting of:
- a. That part of tract 9901 consisting of block 1.
7. That part of voting tabulation district 93 consisting of:
- a. That part of tract 221 consisting of blocks 2018, 2019, 2023, 2024, 2025, 2026, 2027, 2028, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, and 5014.
8. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- b. That part of tract 222 consisting of blocks 3015, 4004, 4005, 4006, and 4007.
- (21) District 21 is composed of:
- (a) That part of Hillsborough County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 35, and 536.
2. That part of voting tabulation district 31 consisting of:
- a. That part of tract 50 consisting of block 3000.
- b. That part of tract 51.01 consisting of blocks 1031, 1032, 1038, 1039, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1123, 1124, 1125, 1131, 1236, and 1237.
- c. That part of tract 53.01 consisting of blocks 1000, 1001, 2005, 2006, 2008, 2009, 2010, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- d. That part of tract 53.02 consisting of block 1016.
3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 47 consisting of blocks 2004, 2006, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2021, and 2022.
- b. That part of tract 59 consisting of block 1020.
- (b) That part of Pinellas County consisting of:
1. All of voting tabulation districts 26, 28, 32, 33, 34, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 84, 85, 86, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 106, 107, 108, 109, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 162, 166, 167, 168, 169, 170, 171, 173, 174, 176, 177, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, and 242.
2. That part of voting tabulation district 27 consisting of:
- a. That part of tract 215 consisting of blocks 1026, 3024, 3025, and 3026.
- b. That part of tract 286 consisting of blocks 1001, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3029, and 3030.

3. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.*
 - b. *That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.*
4. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.*
 - b. *That part of tract 236 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.*
 - c. *That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.*
5. *That part of voting tabulation district 42 consisting of:*
 - a. *That part of tract 238 consisting of block 1000.*
 - b. *That part of tract 239 consisting of block 2036.*
 - c. *That part of tract 240.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
6. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 240.04 consisting of block 3010.*
 - b. *That part of tract 240.05 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.*
7. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 244.12 consisting of block 1031.*
 - b. *That part of tract 245.09 consisting of block 3033.*
 - c. *That part of tract 245.12 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, and 2196.*
- d. *That part of tract 245.13 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.*
8. *That part of voting tabulation district 93 consisting of:*
 - a. *That part of tract 221 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2022, 2029, 2030, and 2031.*
 - b. *That part of tract 227 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.*
9. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.*
 - b. *That part of tract 222 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 4000, 4001, 4002, and 4003.*
- c. *That part of tract 223.02 consisting of block 3011.*
10. *That part of voting tabulation district 111 consisting of:*
 - a. *That part of tract 251.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.*
11. *That part of voting tabulation district 125 consisting of:*
 - a. *That part of tract 250.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2045, 2046, 2047, and 2048.*
 - b. *That part of tract 250.11 consisting of blocks 1028, 1036, 1037, 1038, 1039, 1040, and 3016.*
12. *That part of voting tabulation district 128 consisting of:*
 - a. *That part of tract 250.07 consisting of block 2003.*
 - b. *That part of tract 250.11 consisting of block 3015.*
13. *That part of voting tabulation district 164 consisting of:*
 - a. *That part of tract 250.11 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, and 1035.*
14. *That part of voting tabulation district 165 consisting of:*
 - a. *That part of tract 245.05 consisting of blocks 1006, 1008, 1011, 1012, 1013, 1014, and 1015.*
15. *That part of voting tabulation district 172 consisting of:*
 - a. *That part of tract 251.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.*
16. *That part of voting tabulation district 178 consisting of:*
 - a. *That part of tract 251.2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1010, 1011, and 1019.*
17. *That part of voting tabulation district 187 consisting of:*
 - a. *That part of tract 251.19 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1029, 1037, and 1038.*

18. That part of voting tabulation district 189 consisting of:
- That part of tract 251.2 consisting of blocks 1012, 1013, 1014, 1015, 1017, 2000, 2001, 2005, 3011, and 3018.
19. That part of voting tabulation district 261 consisting of:
- That part of tract 276.05 consisting of blocks 1020 and 1021.
 - That part of tract 9900 consisting of block 31.
20. That part of voting tabulation district 305 consisting of:
- That part of tract 245.09 consisting of blocks 1001, 1002, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1041, 1042, 1061, 1069, 1071, 2003, 3007, 3008, 3021, 3022, 3023, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, and 3037.
21. That part of voting tabulation district 355 consisting of:
- That part of tract 245.1 consisting of block 1021.
- (22) District 22 is composed of:
- (a) That part of Hillsborough County consisting of:
- All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 263, 264, 285, 288, 289, 290, 291, 292, 293, 294, 296, 297, 298, 299, 300, 301, 302, 303, 307, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 336, 337, 350, 354, 355, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 423, 424, 425, 426, 427, 428, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 462, 463, 464, 465, 466, 467, 469, 470, 471, 472, 473, 474, 475, 476, 477, 482, 483, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 512, and 517.
 - That part of voting tabulation district 102 consisting of:
 - That part of tract 108.09 consisting of blocks 1037 and 1038.
 - That part of voting tabulation district 272 consisting of:
 - That part of tract 110.08 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1015, and 1034.
 - That part of tract 110.12 consisting of block 1034.
 - That part of voting tabulation district 295 consisting of:
 - That part of tract 102.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - That part of voting tabulation district 313 consisting of:
 - That part of tract 102.04 consisting of block 1044.
 - That part of tract 107.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
 - That part of tract 107.02 consisting of block 2000.
 - That part of tract 108.1 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2016, and 2017.
 - That part of tract 108.11 consisting of blocks 4001, 4003, 4004, 4005, 4008, 4011, 4026, and 4028.
 - That part of voting tabulation district 334 consisting of:
 - That part of tract 124.02 consisting of blocks 2005, 2014, and 2015.
 - That part of tract 124.03 consisting of blocks 1000, 1001, 1002, 1003, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3016, 3020, 3022, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - That part of tract 125.01 consisting of blocks 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 - That part of tract 125.04 consisting of block 1028.
 - That part of voting tabulation district 335 consisting of:
 - That part of tract 130.03 consisting of blocks 1018, 1019, 1020, 1021, 1024, 1025, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
 - That part of voting tabulation district 338 consisting of:
 - That part of tract 124.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, and 2010.
 - That part of tract 125.01 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3028, 3029, and 3032.
 - That part of voting tabulation district 339 consisting of:
 - That part of tract 124.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 2000, 2001, 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4013, 4014, 4015, 4016, and 4017.
 - That part of tract 125.01 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
 - That part of tract 127.01 consisting of blocks 1019, 3014, and 3024.
 - That part of voting tabulation district 349 consisting of:
 - That part of tract 101.08 consisting of block 1022.
 - That part of voting tabulation district 353 consisting of:
 - That part of tract 101.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 4004, 4009, 4011, 4012, 4014, 4015, and 4032.
 - That part of tract 101.07 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1034, 1035, 1036, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2026.
 - That part of voting tabulation district 386 consisting of:
 - That part of tract 133.19 consisting of block 1015.
 - That part of voting tabulation district 422 consisting of:
 - That part of tract 121.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 - That part of voting tabulation district 479 consisting of:

a. That part of tract 141.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.

b. That part of tract 141.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

c. That part of tract 9900 consisting of block 51.

15. That part of voting tabulation district 511 consisting of:

a. That part of tract 137.04 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.

16. That part of voting tabulation district 514 consisting of:

a. That part of tract 137.04 consisting of blocks 1036, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.

17. That part of voting tabulation district 515 consisting of:

a. That part of tract 137.04 consisting of blocks 1003, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1033, 1034, 1052, and 1053.

18. That part of voting tabulation district 516 consisting of:

a. That part of tract 137.04 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1035, and 1037.

19. That part of voting tabulation district 522 consisting of:

a. That part of tract 138.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, and 2012.

b. That part of tract 138.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

(23) District 23 is composed of:

(a) All of DeSoto County.

(b) All of Glades County.

(c) All of Hardee County.

(d) That part of Charlotte County consisting of:

1. All of voting tabulation districts 1, 15, 43, 44, 45, 46, 52, 53, 56, 59, 70, 71, 76, 77, 78, 79, 96, 101, 102, 106, 107, 118, 119, 120, 121, 122, 123, 124, and 125.

2. That part of voting tabulation district 2 consisting of:

a. That part of tract 102 consisting of blocks 3000 and 3001.

b. That part of tract 103.02 consisting of block 1000.

3. That part of voting tabulation district 5 consisting of:

a. That part of tract 210.02 consisting of blocks 1002, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.

b. That part of tract 210.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2038, 2060, 2073, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2100, 2102, 2103, 2104, and 2105.

4. That part of voting tabulation district 13 consisting of:

a. That part of tract 202.01 consisting of blocks 2070, 2071, and 2072.

b. That part of tract 208 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1047, 1048, 1049, 1050, and 1051.

5. That part of voting tabulation district 33 consisting of:

a. That part of tract 209 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 3046, and 3047.

b. That part of tract 210.03 consisting of block 1011.

6. That part of voting tabulation district 47 consisting of:

a. That part of tract 101 consisting of blocks 2027, 2028, 2029, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2045, 2046, 2047, 2048, 2049, 2076, 2077, 2105, and 2106.

b. That part of tract 102 consisting of blocks 4000, 4004, 4009, 4017, 4024, 4025, 4027, 4029, 4030, 4061, and 4063.

7. That part of voting tabulation district 54 consisting of:

a. That part of tract 209 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1078, 1079, 1084, and 1087.

8. That part of voting tabulation district 55 consisting of:

a. That part of tract 202.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2060, 2061, 2062, 2069, and 2073.

b. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, and 1046.

9. That part of voting tabulation district 103 consisting of:

a. That part of tract 103.02 consisting of blocks 1001 and 1002.

10. That part of voting tabulation district 117 consisting of:

a. That part of tract 101 consisting of blocks 2000 and 2001.

(e) That part of Highlands County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 22, 25, 26, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 45, 52, 56, 57, 58, 62, 63, 64, 65, 66, and 67.

2. That part of voting tabulation district 4 consisting of:

a. That part of tract 9601.01 consisting of block 1041.

b. That part of tract 9602 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1044, 1047, 1048, 1050, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1068, 1069, 1070, 1071, 1073, 1074, 1075, 1083, 1084, 1087, 1088, 1089, 1090, 1093, 1095, 1098, and 1102.

c. That part of tract 9603 consisting of blocks 1000, 1001, 1019, 1020, 1021, and 1022.

3. That part of voting tabulation district 13 consisting of:

a. That part of tract 9601.02 consisting of blocks 1000, 1001, 1065, 1069, 1070, 1071, 1072, 1074, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1115, 1116, and 1117.

- b. That part of tract 9601.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
- c. That part of tract 9607 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1009, 1030, and 3000.
4. That part of voting tabulation district 14 consisting of:
- a. That part of tract 9610 consisting of block 2081.
- b. That part of tract 9611 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, 2013, 2014, 2016, 2019, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3039, 3040, 3041, 3042, 3043, 3045, and 3049.
- c. That part of tract 9612 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
5. That part of voting tabulation district 15 consisting of:
- a. That part of tract 9607 consisting of blocks 1031, 1032, and 1033.
- b. That part of tract 9608 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.
- c. That part of tract 9609 consisting of blocks 1066, 2014, 2019, 2022, 2029, 2031, 2033, 2034, 2036, 2037, 2040, 2041, 2045, 2046, 2047, 2048, 2054, 2055, 2058, 2060, 2064, 2065, 2066, 2068, 3020, 3024, and 3057.
- d. That part of tract 9611 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 3000, 3001, 3002, 3003, 3004, 3010, 3011, 3012, 3046, and 3047.
6. That part of voting tabulation district 16 consisting of:
- a. That part of tract 9609 consisting of blocks 1050, 1051, 1052, 1060, 1061, 1063, 3000, 3018, 3026, 3027, 3028, 3029, 3030, 3031, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3056.
7. That part of voting tabulation district 17 consisting of:
- a. That part of tract 9609 consisting of block 1058.
- b. That part of tract 9611 consisting of block 3009.
8. That part of voting tabulation district 18 consisting of:
- a. That part of tract 9609 consisting of blocks 1030, 1033, 1039, 1044, 1047, 1049, 1053, 1062, 3005, 3010, 3013, 3017, 3019, 3060, and 3062.
9. That part of voting tabulation district 20 consisting of:
- a. That part of tract 9601.03 consisting of blocks 4016, 4017, 4020, 4024, 4032, 4033, 4034, 4035, 4036, and 4037.
- b. That part of tract 9605.02 consisting of blocks 2070, 2072, 2075, 2076, 2081, and 2082.
- c. That part of tract 9606.01 consisting of blocks 1000, 1002, and 1097.
- d. That part of tract 9606.02 consisting of blocks 5004, 5009, 5013, 5025, 5027, 5028, 5029, 5051, and 5052.
- e. That part of tract 9607 consisting of blocks 1007, 1008, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1026, 1028, 1029, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, and 1212.
- f. That part of tract 9608 consisting of blocks 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3067, and 3068.
- g. That part of tract 9611 consisting of blocks 2004, 2005, 2006, 2007, 2008, and 2022.
10. That part of voting tabulation district 21 consisting of:
- a. That part of tract 9612 consisting of blocks 3033, 3038, 3101, 3104, 3176, and 4044.
11. That part of voting tabulation district 23 consisting of:
- a. That part of tract 9612 consisting of blocks 3032, 3034, 3037, 3039, 3040, 3041, 3042, 3045, 3046, 3047, and 3105.
12. That part of voting tabulation district 32 consisting of:
- a. That part of tract 9613.01 consisting of blocks 1128 and 1151.
- b. That part of tract 9613.02 consisting of blocks 1065, 1066, 1071, 1072, 1074, 1075, 1076, 1087, 1091, 1094, 2000, 2001, 2002, 2004, 2009, 3046, 3047, 3053, 3054, 3055, 3056, 3058, 3060, 3061, 3065, 3067, 3068, 3069, 3081, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4012, 4015, and 4019.
13. That part of voting tabulation district 43 consisting of:
- a. That part of tract 9615 consisting of blocks 3041, 4055, 4056, 4058, 4059, 4060, 4061, 4075, 4079, 4080, 4081, 4087, 4089, and 4090.
14. That part of voting tabulation district 44 consisting of:
- a. That part of tract 9615 consisting of blocks 4074, 4078, and 4091.
15. That part of voting tabulation district 48 consisting of:
- a. That part of tract 9617 consisting of blocks 3003, 3011, 3013, 3014, 3020, 3021, 3025, 3028, 3031, 3032, 3038, 3053, 3054, and 3098.
16. That part of voting tabulation district 49 consisting of:
- a. That part of tract 9617 consisting of blocks 3004, 3005, 3006, 3012, 3015, 3016, 3017, 3024, 3026, 3027, 3034, 3035, 3055, 3056, 3057, 3059, and 3099.
17. That part of voting tabulation district 50 consisting of:
- a. That part of tract 9616.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, and 1212.
- b. That part of tract 9617 consisting of blocks 1001, 1003, 1005, 1024, and 1025.
18. That part of voting tabulation district 53 consisting of:
- a. That part of tract 9609 consisting of blocks 2035 and 2044.
19. That part of voting tabulation district 54 consisting of:
- a. That part of tract 9609 consisting of block 3032.
20. That part of voting tabulation district 55 consisting of:

- a. *That part of tract 9609 consisting of blocks 2013 and 2018.*
- 21. *That part of voting tabulation district 60 consisting of:*
 - a. *That part of tract 9610 consisting of block 2010.*
 - b. *That part of tract 9611 consisting of blocks 3019, 3023, and 3024.*
 - c. *That part of tract 9612 consisting of blocks 1002 and 1055.*
- 22. *That part of voting tabulation district 61 consisting of:*
 - a. *That part of tract 9611 consisting of blocks 3013, 3036, 3037, and 3038.*
 - (f) *That part of Manatee County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 49, 50, 51, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, 124, 125, 126, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 175, 178, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, and 224.*
 - 2. *That part of voting tabulation district 25 consisting of:*
 - a. *That part of tract 14.04 consisting of blocks 1001, 1003, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1048.*
 - 3. *That part of voting tabulation district 40 consisting of:*
 - a. *That part of tract 14.04 consisting of block 2030.*
 - 4. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 19.04 consisting of blocks 3031 and 3032.*
 - 5. *That part of voting tabulation district 53 consisting of:*
 - a. *That part of tract 19.04 consisting of block 1062.*
 - 6. *That part of voting tabulation district 54 consisting of:*
 - a. *That part of tract 19.04 consisting of blocks 1044, 1059, 1060, 1061, and 1063.*
 - 7. *That part of voting tabulation district 66 consisting of:*
 - a. *That part of tract 7.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2051, 2052, and 2057.*
 - 8. *That part of voting tabulation district 171 consisting of:*
 - a. *That part of tract 1.05 consisting of blocks 2003 and 2004.*
 - (24) *District 24 is composed of:*
 - (a) *That part of Charlotte County consisting of:*
 - 1. *All of voting tabulation districts 3, 4, 16, 17, 18, 19, 26, 40, 41, 42, 50, 51, 60, 61, 62, 63, 64, 108, 109, 110, 111, 112, 113, 114, 115, and 116.*
 - 2. *That part of voting tabulation district 2 consisting of:*
 - a. *That part of tract 102 consisting of blocks 2044, 2045, 2064, 2072, 2073, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3061, 3062, 3063, 3064, 3065, 3075, 3076, 3081, 3082, and 3083.*
 - b. *That part of tract 103.02 consisting of blocks 1003, 1006, 1053, 1054, 2000, 2001, 2002, and 2003.*
 - 3. *That part of voting tabulation district 47 consisting of:*
 - a. *That part of tract 101 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1039, 1046, 1047, 1048, 1068, 1069, and 1076.*
 - 4. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 103.02 consisting of blocks 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1117, and 1118.*
 - 5. *That part of voting tabulation district 117 consisting of:*
 - a. *That part of tract 101 consisting of blocks 1000, 1001, 1002, 1003, and 2002.*
 - (b) *That part of Lee County consisting of:*
 - 1. *All of voting tabulation districts 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 72, 73, 74, 75, 76, 79, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 114, 117, 118, 119, 120, 121, 122, 123, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 188, 189, 190, 191, 195, 197, 198, 199, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 253, 257, 258, 259, 260, 261, 265, 266, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 294, 295, and 296.*
 - 2. *That part of voting tabulation district 8 consisting of:*
 - a. *That part of tract 401.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.*
 - 3. *That part of voting tabulation district 24 consisting of:*
 - a. *That part of tract 501.04 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.*
 - b. *That part of tract 502.03 consisting of block 1023.*
 - c. *That part of tract 503.13 consisting of block 2000.*
 - 4. *That part of voting tabulation district 71 consisting of:*
 - a. *That part of tract 401.23 consisting of blocks 2001, 2002, 2003, 2004, 3052, 3053, 3054, 3055, 3056, 3057, 3060, 3061, 3062, 3064, 3069, and 3070.*
 - 5. *That part of voting tabulation district 77 consisting of:*
 - a. *That part of tract 602.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.*
 - b. *That part of tract 602.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.*
 - c. *That part of tract 602.03 consisting of blocks 2000, 2001, 2002, 2004, 2006, 2007, 2008, 2012, 2013, 2014, and 2015.*
 - d. *That part of tract 603 consisting of block 1011.*

- e. That part of tract 9900 consisting of blocks 74 and 76.
6. That part of voting tabulation district 116 consisting of:
- a. That part of tract 19.07 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, and 4006.
- b. That part of tract 19.08 consisting of blocks 1004, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1062, and 1063.
- c. That part of tract 601.02 consisting of blocks 1006, 4000, 4001, 4002, 4003, 4004, and 4005.
- d. That part of tract 602.01 consisting of blocks 1000, 1001, 1002, 2000, 2001, and 3000.
- e. That part of tract 602.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 2003, 2005, 2009, 2010, and 2011.
- f. That part of tract 9900 consisting of blocks 72, 73, 75, 79, and 80.
7. That part of voting tabulation district 194 consisting of:
- a. That part of tract 401.11 consisting of block 1000.
- b. That part of tract 401.12 consisting of blocks 1022, 1032, 1033, 1034, 1035, 1036, and 1037.
- c. That part of tract 401.14 consisting of blocks 1048, 1074, 1076, 1081, 1082, 1083, 1084, 1088, 1097, 1098, 1099, 1100, 1101, 1102, 1104, 1105, 1106, and 1113.
- d. That part of tract 401.16 consisting of blocks 2003, 2004, 2005, 2026, 2027, 2028, 2029, 2030, and 2032.
- e. That part of tract 9800 consisting of blocks 1009, 1022, and 1023.
8. That part of voting tabulation district 217 consisting of:
- a. That part of tract 603 consisting of block 1010.
9. That part of voting tabulation district 254 consisting of:
- a. That part of tract 401.23 consisting of blocks 2000, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3065, 3066, and 3067.
- b. That part of tract 401.24 consisting of block 1000.
- c. That part of tract 402.06 consisting of block 1024.
- (25) District 25 is composed of:
- (a) All of Okeechobee County.
- (b) That part of Highlands County consisting of:
1. All of voting tabulation districts 19, 24, 46, 47, 51, and 59.
2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 9601.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1097, 1098, 1107, and 1110.
- b. That part of tract 9602 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2039, 2040, 2044, 2045, 2046, 2047, and 2049.
- c. That part of tract 9610 consisting of block 1035.
- d. That part of tract 9801 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1083, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, and 1093.
3. That part of voting tabulation district 13 consisting of:
- a. That part of tract 9601.01 consisting of blocks 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1086, 1087, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1099, 1109, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2061, 2062, 2063, and 2064.
- b. That part of tract 9601.02 consisting of block 1081.
4. That part of voting tabulation district 14 consisting of:
- a. That part of tract 9610 consisting of block 2008.
- b. That part of tract 9611 consisting of blocks 2012, 2015, 2017, 2020, 3021, 3022, and 3044.
- c. That part of tract 9612 consisting of block 1001.
5. That part of voting tabulation district 15 consisting of:
- a. That part of tract 9609 consisting of blocks 2011, 2016, 2020, 2021, 2028, 2032, 2039, 2042, 3014, 3021, and 3025.
- b. That part of tract 9611 consisting of block 3006.
6. That part of voting tabulation district 16 consisting of:
- a. That part of tract 9609 consisting of blocks 1031, 1034, 1037, 1055, 1056, 1057, 3002, 3003, 3004, 3006, 3008, 3009, 3045, 3046, 3058, and 3061.
7. That part of voting tabulation district 17 consisting of:
- a. That part of tract 9609 consisting of block 1035.
- b. That part of tract 9611 consisting of block 3008.
8. That part of voting tabulation district 18 consisting of:
- a. That part of tract 9609 consisting of blocks 1027, 1028, 1029, 1032, 1036, 1038, 1040, 1041, 1042, 1043, 1045, 1046, 1048, 1054, 1059, 3001, 3007, 3011, 3012, 3015, 3016, 3059, 3063, 3064, and 3065.
9. That part of voting tabulation district 20 consisting of:
- a. That part of tract 9611 consisting of blocks 2023 and 2024.
10. That part of voting tabulation district 21 consisting of:
- a. That part of tract 9610 consisting of blocks 2073 and 3124.
- b. That part of tract 9612 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3102, 3103, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165,

3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3178, 3179, 3180, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, and 4069.

- c. That part of tract 9802 consisting of block 1010.
- 11. That part of voting tabulation district 23 consisting of:
 - a. That part of tract 9612 consisting of blocks 3030, 3036, and 3106.
- 12. That part of voting tabulation district 32 consisting of:
 - a. That part of tract 9612 consisting of block 4055.
- 13. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 9615 consisting of blocks 4054 and 4076.
- 14. That part of voting tabulation district 44 consisting of:
 - a. That part of tract 9615 consisting of blocks 1044, 1045, 1046, 1048, 1049, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2048, 2050, 2051, 2052, 2053, 2066, 2067, 2068, 2069, 2070, 2072, 2073, 2074, 2075, 2076, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3042, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4077, 4082, 4083, 4084, 4085, 4086, and 4092.
- 15. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 9617 consisting of blocks 3000, 3001, 3002, 3008, 3010, 3018, 3022, 3023, 3029, 3030, 3033, 3036, 3037, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3100, 3101, 3102, 4002, 4003, 4004, 4005, 4006, 4014, 4015, 4022, 4023, 4024, 4039, 4040, 4041, and 4043.
- 16. That part of voting tabulation district 49 consisting of:
 - a. That part of tract 9617 consisting of blocks 3007, 3009, 3019, and 3058.
- 17. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 9617 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213,

2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 4016, 4017, 4018, 4019, 4020, 4021, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4042, 4049, 4050, 4051, 4052, 4054, 4055, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, and 5039.

- 18. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 9609 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1064, 2009, 2010, 2038, and 2043.
 - b. That part of tract 9610 consisting of block 2011.
- 19. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 9609 consisting of block 3022.
- 20. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 9609 consisting of blocks 2012, 2015, 2017, 2026, and 2027.
- 21. That part of voting tabulation district 60 consisting of:
 - a. That part of tract 9610 consisting of blocks 2004, 2005, 2006, 2007, and 2012.
 - b. That part of tract 9611 consisting of blocks 2018, 2021, 2025, 2026, 2027, 3020, and 3048.
 - c. That part of tract 9612 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1054, 1056, 2000, 2001, 2002, 2003, 2004, and 2005.
 - d. That part of tract 9802 consisting of blocks 1011 and 1015.
- 22. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 9611 consisting of blocks 3005 and 3007.
 - (c) That part of Martin County consisting of:
 - 1. All of voting tabulation districts 31, 32, 33, 35, 36, 37, 45, 46, 47, 56, 57, and 70.
 - 2. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 17 consisting of blocks 2039 and 2043.
 - 3. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1084, 1099, 1100, 1101, 1139, 1183, 1184, 1185, 1186, 1187, 1188, 1199, 1200, 1201, 1202, 1203, 1204, 1205, and 1209.
 - (d) That part of Osceola County consisting of:
 - 1. All of voting tabulation districts 87, 100, 101, 102, 103, 104, 105, 106, 107, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 170, 171, 172, 173, 174, 175, 178, 179, 180, 197, 210, 211, 212, 213, 215, and 216.
 - 2. That part of voting tabulation district 88 consisting of:
 - a. That part of tract 429 consisting of blocks 1077, 1078, 1079, 1080, 1083, 1093, and 1097.
 - 3. That part of voting tabulation district 99 consisting of:

- a. That part of tract 428 consisting of blocks 1000, 1001, 1002, 1008, 1013, 1016, 1073, 1074, 1075, 1076, and 1077.
- b. That part of tract 437 consisting of blocks 1006, 1007, 1008, 1015, 1016, 1056, and 1057.
4. That part of voting tabulation district 108 consisting of:
- a. That part of tract 429 consisting of blocks 1094, 1095, and 1096.
5. That part of voting tabulation district 169 consisting of:
- a. That part of tract 436 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1103, 1105, and 1108.
- b. That part of tract 437 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1023, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1050, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, and 2013.
6. That part of voting tabulation district 196 consisting of:
- a. That part of tract 413 consisting of blocks 2000, 2002, 2003, and 2010.
- (e) That part of Polk County consisting of:
1. All of voting tabulation districts 54, 56, 57, 58, 59, 60, 61, 62, 69, 76, 77, 78, 79, 87, 88, 89, 90, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 133, 134, 135, 137, 138, 140, 141, 144, and 145.
2. That part of voting tabulation district 48 consisting of:
- a. That part of tract 118.34 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1017, 1018, 1019, 1020, 1021, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3114, 3115, and 3123.
3. That part of voting tabulation district 50 consisting of:
- a. That part of tract 117.04 consisting of blocks 1036 and 1037.
- b. That part of tract 117.21 consisting of blocks 2058, 2059, and 2073.
- c. That part of tract 117.22 consisting of blocks 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1051.
- d. That part of tract 118.32 consisting of blocks 2000, 2001, 2003, 2004, and 2049.
4. That part of voting tabulation district 68 consisting of:
- a. That part of tract 130.02 consisting of blocks 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, 3052, 3053, 3054, 3055, and 3056.
5. That part of voting tabulation district 70 consisting of:
- a. That part of tract 128.03 consisting of blocks 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3029, 3030, 3031, 3032, 3051, and 3052.
- b. That part of tract 128.04 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2064, 2065, 2066, 2067, 2068, 2069, 2070, and 2071.
6. That part of voting tabulation district 71 consisting of:
- a. That part of tract 134 consisting of blocks 1013 and 1014.
7. That part of voting tabulation district 74 consisting of:
- a. That part of tract 138.01 consisting of blocks 2033, 2034, 2035, 2036, 3003, 3008, 3009, 3022, 3045, 3046, 3047, and 3048.
8. That part of voting tabulation district 75 consisting of:
- a. That part of tract 138.02 consisting of blocks 1027, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2057, 2088, 2089, 2090, 2092, 2093, 2097, and 2099.
- b. That part of tract 147.01 consisting of blocks 1001, 1002, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2050, 2051, 2063, 2132, and 2133.
9. That part of voting tabulation district 85 consisting of:
- a. That part of tract 141.03 consisting of blocks 1154 and 1155.
- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 4055, 4056, 4057, 4058, and 4067.
- c. That part of tract 141.21 consisting of blocks 1049, 1050, 1051, 1058, and 1061.
10. That part of voting tabulation district 130 consisting of:
- a. That part of tract 129 consisting of blocks 3043, 3046, 3047, 3048, 3049, and 3050.
- b. That part of tract 130.02 consisting of blocks 3006, 3012, 3018, 3019, 3037, 3061, 3067, 3068, 3069, 3072, 3073, 3076, 3077, 3079, 3080, 3081, 3083, and 3084.
- c. That part of tract 134 consisting of block 1012.
11. That part of voting tabulation district 131 consisting of:
- a. That part of tract 128.02 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1055, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, and 1124.
- b. That part of tract 128.03 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2015, 2032, 2033, 2034, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
- c. That part of tract 128.04 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3057.
- d. That part of tract 136 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1041, 1046, 1047, 1048, 1053, 2000, 2001, 2002, 2003, 2009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3009, and 3011.
12. That part of voting tabulation district 132 consisting of:
- a. That part of tract 134 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, and 2004.
- b. That part of tract 135 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2064, 2065, 2066, 2067, 2068, 2069, 2070, and 2071.
- (f) That part of St. Lucie County consisting of:

1. All of voting tabulation districts 25, 31, 37, 41, 43, 44, 45, 58, 61, 73, 74, 76, and 79.

2. That part of voting tabulation district 2 consisting of:

a. That part of tract 3808 consisting of blocks 1032, 1057, and 1181.

3. That part of voting tabulation district 24 consisting of:

a. That part of tract 3808 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1086, 1089, 1090, 1091, 1092, 1097, 1098, 1099, 1100, 1101, 1102, 1111, 1149, 1158, 1159, 1173, and 1174.

b. That part of tract 3822 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, and 3136.

4. That part of voting tabulation district 26 consisting of:

a. That part of tract 3822 consisting of blocks 4048, 4049, 4050, 4051, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4095, 4096, 4097, 4098, 4099, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 4109, 4110, 4111, 4112, 4113, 4114, 4115, 4116, 4117, 4118, 4119, 4120, 4121, 4122, 4123, 4124, 4125, 4126, 4129, 4130, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4154, 4155, 4156, 4157, 4158, 4159, 4160, 4161, 4162, 4163, 4164, 4165, 4166, 4167, 4168, 4185, 4186, 4192, 4224, 4225, 4226, 4228, 4243, 4244, 4245, 4246, 4247, 4248, 4249, 4258, 4259, 4276, and 4296.

5. That part of voting tabulation district 27 consisting of:

a. That part of tract 3814.02 consisting of blocks 1112, 1114, and 1189.

b. That part of tract 3822 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2117, 2118, 2125, 2126, 2127, 2128, 2129, 2130, 2135, 2136, 2137, 2167, 2168, 2169, 2195, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2257, 2261, 2270, 2271, and 2272.

6. That part of voting tabulation district 28 consisting of:

a. That part of tract 3808 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1084, 1085, and 1183.

b. That part of tract 3822 consisting of blocks 4189, 4190, and 4191.

7. That part of voting tabulation district 29 consisting of:

a. That part of tract 3821.08 consisting of blocks 3002 and 3024.

8. That part of voting tabulation district 40 consisting of:

a. That part of tract 3821.08 consisting of blocks 3079 and 3080.

9. That part of voting tabulation district 49 consisting of:

a. That part of tract 3822 consisting of blocks 2065, 2093, 2105, 2106, 2114, 2115, 2116, 2119, 2120, 2121, 2122, 2123, 2124, 2131, 2132, 2133,

2134, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2170, 2171, 2172, 2173, 2174, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2196, 2197, 2198, 2199, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2258, 2259, 2260, 2263, 2264, 2265, 2266, 2267, 2268, and 2269.

10. That part of voting tabulation district 65 consisting of:

a. That part of tract 3821.08 consisting of blocks 3006, 3022, 3031, 3032, 3033, and 3034.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.09 consisting of blocks 1076 and 1077.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.

(26) District 26 is composed of:

(a) That part of Indian River County consisting of:

1. All of voting tabulation districts 26, 27, 29, 30, 32, 33, 34, 35, 36, 37, 38, 39, 44, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, and 74.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 505.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4044, 4059, 4062, 4067, and 4099.

b. That part of tract 9900 consisting of block 3.

3. That part of voting tabulation district 31 consisting of:

a. That part of tract 508.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1079, 1080, 1081, 1082, 1083, 2021, 2022, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2054, and 2055.

4. That part of voting tabulation district 41 consisting of:

a. That part of tract 509.02 consisting of blocks 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3149, and 3150.

5. That part of voting tabulation district 46 consisting of:

a. That part of tract 502 consisting of blocks 3018, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.

6. That part of voting tabulation district 47 consisting of:

a. That part of tract 502 consisting of blocks 3033, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, and 4034.

b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.

c. That part of tract 507.05 consisting of blocks 1075, 1078, 1089, 1090, 1091, 1092, 1093, and 1094.

- (b) *That part of Martin County consisting of:*
1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 38, 39, 40, 41, 42, 43, 44, 48, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, and 72.*
 2. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 17 consisting of blocks 3001, 3003, 3004, and 3005.*
 3. *That part of voting tabulation district 30 consisting of:*
 - a. *That part of tract 6.06 consisting of blocks 1006, 1007, 1008, and 1009.*
- (c) *That part of Palm Beach County consisting of:*
1. *All of voting tabulation districts 4, 15, 16, 17, 18, 19, 26, 27, 35, 36, 37, 38, 39, 41, 42, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 152, 153, and 845.*
 2. *That part of voting tabulation district 112 consisting of:*
 - a. *That part of tract 3.01 consisting of blocks 1000, 1001, 1004, 1006, 2041, 2042, 2043, 2044, 2045, and 2046.*
 3. *That part of voting tabulation district 113 consisting of:*
 - a. *That part of tract 4.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1012.*
 - b. *That part of tract 4.06 consisting of block 1001.*
 - c. *That part of tract 4.07 consisting of block 2031.*
 - d. *That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.*
 4. *That part of voting tabulation district 199 consisting of:*
 - a. *That part of tract 3.01 consisting of blocks 1002, 1003, 1005, 1007, 1023, 1024, and 1049.*
 5. *That part of voting tabulation district 833 consisting of:*
 - a. *That part of tract 1.02 consisting of blocks 1000 and 1017.*
 - b. *That part of tract 4.06 consisting of block 1000.*
 - c. *That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.*
 - d. *That part of tract 9900 consisting of blocks 1, 2, 3, 4, and 5.*

(d) *That part of St. Lucie County consisting of:*

 1. *All of voting tabulation districts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 30, 32, 33, 34, 35, 36, 38, 39, 42, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 59, 60, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 78, and 80.*
 2. *That part of voting tabulation district 2 consisting of:*
 - a. *That part of tract 3804 consisting of block 3037.*
 - b. *That part of tract 3807 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2060, 2063, 2065, 2066, 2153, 2154, 2155, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075,*

3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3089, 3090, 3091, and 3137.

 - c. *That part of tract 3808 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1017, 1018, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1093, 1094, 1095, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1182, and 1184.*
 3. *That part of voting tabulation district 24 consisting of:*
 - a. *That part of tract 3808 consisting of blocks 1048, 1049, 1096, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1175, 1176, 1177, 1178, 1179, and 1180.*
 4. *That part of voting tabulation district 26 consisting of:*
 - a. *That part of tract 3810 consisting of block 2019.*
 - b. *That part of tract 3822 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4052, 4127, 4128, 4146, 4147, 4148, 4149, 4150, 4151, 4152, 4153, 4193, 4196, 4277, 4278, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4288, 4289, 4290, 4291, 4292, 4297, 4298, 4300, 4301, 4302, 4303, 4304, 4306, 4307, 4310, and 4312.*
 5. *That part of voting tabulation district 27 consisting of:*
 - a. *That part of tract 3814.02 consisting of blocks 1061, 1062, 1063, 1064, 1065, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1115, 1116, 1117, 1119, 1120, 1190, and 1214.*
 - b. *That part of tract 3822 consisting of blocks 2011 and 2012.*
 6. *That part of voting tabulation district 28 consisting of:*
 - a. *That part of tract 3808 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, and 1020.*
 - b. *That part of tract 3822 consisting of blocks 4144, 4145, 4194, 4195, 4305, 4308, 4309, and 4311.*
 7. *That part of voting tabulation district 29 consisting of:*
 - a. *That part of tract 3820.08 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3085, 3086, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, and 3098.*
 - b. *That part of tract 3821.08 consisting of block 3001.*
 8. *That part of voting tabulation district 40 consisting of:*
 - a. *That part of tract 3820.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098,*

1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, and 1139.

b. That part of tract 3820.08 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1028, 1039, 1040, 1041, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.

9. That part of voting tabulation district 49 consisting of:

a. That part of tract 3814.02 consisting of blocks 1118, 1121, 1122, 1123, 1131, 1169, 1170, 1171, 1172, 1173, 1188, 1192, 1193, and 1194.

b. That part of tract 3822 consisting of blocks 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2054, 2055, 2056, 2066, 2067, 2068, 2069, 2070, 2071, 2072, and 2262.

10. That part of voting tabulation district 65 consisting of:

a. That part of tract 3820.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1042, 1043, 1044, 1065, 1066, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 3090.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 2110, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, and 4052.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.08 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, and 4010.

(27) District 27 is composed of:

(a) All of Sarasota County.

(b) That part of Charlotte County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 34, 35, 36, 37, 38, 39, 48, 49, 57, 58, 65, 66, 67, 68, 69, 72, 73, 74, 75, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 104, 105, 126, 127, 128, 129, 130, 131, and 132.

2. That part of voting tabulation district 5 consisting of:

a. That part of tract 210.03 consisting of blocks 2037, 2039, 2040, 2041, 2054, 2056, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2070, 2071, 2072, 2074, 2075, 2076, 2077, 2097, 2098, 2099, and 2101.

3. That part of voting tabulation district 13 consisting of:

a. That part of tract 207 consisting of block 3000.

b. That part of tract 208 consisting of blocks 1042 and 1043.

4. That part of voting tabulation district 33 consisting of:

a. That part of tract 208 consisting of blocks 3034 and 3035.

b. That part of tract 209 consisting of blocks 2009 and 2055.

5. That part of voting tabulation district 54 consisting of:

a. That part of tract 209 consisting of block 1074.

6. That part of voting tabulation district 55 consisting of:

a. That part of tract 202.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5010, 5050, and 5051.

(28) District 28 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 40, 43, 44, 45, 46, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 108, 109, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 197, 198, 200, 201, 202, 203, 300, 352, 353, 354, 355, 356, 357, 359, 360, 361, 362, 364, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 535, 536, 538, 541, 542, 546, 547, 548, 549, 550, 551, 552, 557, 563, 564, 581, 582, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 600, 601, 602, 603, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 732, 733, 734, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 756, 834, 836, 837, 838, 839, 842, 843, 846, 850, and 851.

2. That part of voting tabulation district 50 consisting of:

a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1026, and 1031.

b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2027, 2029, 2030, and 2031.

3. That part of voting tabulation district 112 consisting of:

a. That part of tract 3.01 consisting of blocks 1012, 1014, 1015, 1016, and 1048.

4. That part of voting tabulation district 113 consisting of:

a. That part of tract 4.06 consisting of block 1007.

5. That part of voting tabulation district 176 consisting of:

a. That part of tract 8.02 consisting of blocks 2025, 2026, 2027, 2028, 2029, and 2030.

b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.

6. That part of voting tabulation district 178 consisting of:

- a. That part of tract 10.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.
- b. That part of tract 10.04 consisting of block 2017.
7. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5020, 5021, and 5023.
8. That part of voting tabulation district 187 consisting of:
- a. That part of tract 13.01 consisting of blocks 2001 and 3016.
9. That part of voting tabulation district 189 consisting of:
- a. That part of tract 11.01 consisting of block 1000.
- b. That part of tract 11.02 consisting of blocks 1001 and 1002.
10. That part of voting tabulation district 199 consisting of:
- a. That part of tract 3.01 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1046, and 1047.
11. That part of voting tabulation district 833 consisting of:
- a. That part of tract 4.06 consisting of block 1002.
- b. That part of tract 4.1 consisting of blocks 3000 and 3013.
- c. That part of tract 5.07 consisting of blocks 1000 and 1017.
- d. That part of tract 9900 consisting of blocks 6, 7, 8, 9, and 11.
- (29) District 29 is composed of:
- (a) That part of Collier County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 110, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 132, 133, 135, 136, 137, 138, 139, 141, and 142.
2. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 111.06 consisting of block 2019.
3. That part of voting tabulation district 131 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
- b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
- c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
- d. That part of tract 101.06 consisting of block 3016.
- e. That part of tract 102.09 consisting of blocks 2008 and 2009.
- f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
- g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
- h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
- i. That part of tract 110.02 consisting of block 1005.
- j. That part of tract 111.02 consisting of blocks 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
- k. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
- l. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
4. That part of voting tabulation district 140 consisting of:
- a. That part of tract 111.02 consisting of blocks 3167, 3227, 3242, 3243, 3244, 3481, and 3482.
- (b) That part of Lee County consisting of:
1. All of voting tabulation districts 9, 25, 26, 47, 57, 58, 78, 80, 81, 82, 93, 112, 113, 115, 124, 125, 131, 184, 185, 186, 187, 192, 193, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 218, 219, 220, 235, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 262, 263, 264, 267, 268, 269, 286, 287, 288, 289, 290, 292, and 293.
2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 401.27 consisting of blocks 1008 and 2068.
3. That part of voting tabulation district 24 consisting of:
- a. That part of tract 503.13 consisting of blocks 2003, 2004, 2005, 2006, 2014, 2015, and 2017.
4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 401.23 consisting of block 2005.
5. That part of voting tabulation district 77 consisting of:
- a. That part of tract 603 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
6. That part of voting tabulation district 116 consisting of:
- a. That part of tract 9900 consisting of blocks 81 and 85.
7. That part of voting tabulation district 194 consisting of:
- a. That part of tract 401.15 consisting of blocks 2020, 2023, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2050, 2095, and 2096.
- b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1008, 1014, and 1038.
8. That part of voting tabulation district 217 consisting of:
- a. That part of tract 603 consisting of blocks 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1063, 1064, 1065, 1069, 1070, 1071, 1072, and 1073.

- b. That part of tract 9900 consisting of blocks 77, 78, 83, and 84.
- 9. That part of voting tabulation district 254 consisting of:
 - a. That part of tract 401.24 consisting of block 3033.
- (30) District 30 is composed of:
 - (a) That part of Palm Beach County consisting of:
 - 1. All of voting tabulation districts 179, 180, 181, 182, 183, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 349, 358, 363, 367, 369, 424, 425, 426, 427, 702, 704, 705, 706, 707, 708, 731, 735, 736, 737, 738, 739, 753, 754, 755, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 813, 814, 832, 840, 841, 844, 847, and 848.
 - 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of blocks 1017, 1028, 1029, and 1030.
 - b. That part of tract 78.31 consisting of blocks 2025 and 2026.
 - 3. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 9.03 consisting of block 1025.
 - 4. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 10.04 consisting of blocks 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5024.
 - 5. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, 3018, 5006, 5019, and 5022.
 - b. That part of tract 13.01 consisting of block 2010.
 - 6. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
 - 7. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.
 - 8. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - 9. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4005, 4007, and 4008.
 - 10. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4001, 4002, 4003, 4004, 4006, 4009, 4010, and 4015.
- 11. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 5.09 consisting of blocks 1000 and 2000.
 - b. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
 - c. That part of tract 35.07 consisting of blocks 1000 and 3000.
 - d. That part of tract 35.09 consisting of blocks 1000 and 4000.
 - e. That part of tract 35.11 consisting of block 1000.
 - f. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
 - g. That part of tract 54.09 consisting of blocks 1023 and 1024.
 - h. That part of tract 9900 consisting of blocks 10, 12, 13, 14, 15, 16, 17, 18, and 19.
- (31) District 31 is composed of:
 - (a) That part of Broward County consisting of:
 - 1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 80, 92, 93, 94, 103, 104, 107, 108, 112, 113, 114, 116, 122, 133, 405, 406, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 522, 534, 535, 536, 545, 546, and 547.
 - 2. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, and 2017.
 - b. That part of tract 507.02 consisting of blocks 4000 and 4002.
 - 3. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.02 consisting of blocks 4001, 4003, 4004, and 4006.
 - 4. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3000 and 3004.
 - 5. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
 - 6. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3006, 3007, and 3016.
 - (b) That part of Palm Beach County consisting of:
 - 1. All of voting tabulation districts 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 531, 532, 533, 534, 537, 539, 540, 543, 544, 545, 553, 554, 555, 556, 558, 559, 560, 561, 562, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 583, 584, 585, 586, 598, 599, 604, 605, 623, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, and 849.
 - 2. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1009, 1010, and 1021.
 - 3. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of block 3016.

4. *That part of voting tabulation district 351 consisting of:*
 - a. *That part of tract 58.07 consisting of blocks 4011, 4012, 4013, and 4014.*
 - b. *That part of tract 58.08 consisting of blocks 2003, 2004, 2014, 2016, 2017, and 2022.*
5. *That part of voting tabulation district 833 consisting of:*
 - a. *That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.*
 - b. *That part of tract 74.1 consisting of blocks 1000 and 2000.*
 - c. *That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.*
 - d. *That part of tract 74.14 consisting of block 1000.*
 - e. *That part of tract 74.16 consisting of blocks 2000 and 3016.*
 - f. *That part of tract 74.18 consisting of block 1000.*
 - g. *That part of tract 74.2 consisting of block 2002.*
 - h. *That part of tract 9900 consisting of blocks 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.*
- (32) *District 32 is composed of:*
 - (a) *That part of Broward County consisting of:*
 1. *All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 225, 227, 245, 246, 248, 249, 252, 255, 260, 262, 263, 264, 267, 268, 269, 271, 317, 331, 333, 342, 343, 344, 346, 348, 351, 352, 354, 355, 414, 415, 416, 417, 418, 419, 420, 421, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 452, 453, 454, 455, 456, 457, 596, 597, 604, 605, 609, 610, 612, 613, 614, 619, 653, 654, 655, 656, 789, 804, 809, 813, 814, 815, 817, 818, 819, 820, 821, 825, 830, 833, and 834.*
 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 103.05 consisting of block 1007.*
 3. *That part of voting tabulation district 29 consisting of:*
 - a. *That part of tract 103.07 consisting of blocks 1019, 1020, and 1021.*
 4. *That part of voting tabulation district 30 consisting of:*
 - a. *That part of tract 103.05 consisting of blocks 1005, 1006, 1008, 1009, and 1010.*
 - b. *That part of tract 107.01 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2034, 2035, 2036, and 2037.*
 5. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 104.05 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, and 2008.*
 6. *That part of voting tabulation district 195 consisting of:*
 - a. *That part of tract 201.03 consisting of blocks 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.*
 - b. *That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.*
 7. *That part of voting tabulation district 215 consisting of:*
 - a. *That part of tract 202.12 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.*
 8. *That part of voting tabulation district 216 consisting of:*
 - a. *That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.*
 - b. *That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.*
 9. *That part of voting tabulation district 222 consisting of:*
 - a. *That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.*
 10. *That part of voting tabulation district 324 consisting of:*
 - a. *That part of tract 601.15 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.*
 11. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 601.11 consisting of blocks 1034 and 1036.*
 - b. *That part of tract 601.13 consisting of blocks 2015, 2016, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2032, 2034, 2035, 2036, 2037, 2038, and 2039.*
 - c. *That part of tract 9800 consisting of block 1007.*
 12. *That part of voting tabulation district 338 consisting of:*
 - a. *That part of tract 602.1 consisting of blocks 2000, 2001, 2003, and 2007.*
 - b. *That part of tract 602.11 consisting of blocks 1001, 1002, 1003, and 1004.*
 13. *That part of voting tabulation district 339 consisting of:*
 - a. *That part of tract 601.15 consisting of blocks 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4005, 4006, 4008, 4010, 4011, and 4016.*
 14. *That part of voting tabulation district 341 consisting of:*
 - a. *That part of tract 602.11 consisting of blocks 3000 and 3006.*
 15. *That part of voting tabulation district 353 consisting of:*
 - a. *That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.*
 - b. *That part of tract 601.21 consisting of blocks 2003 and 2004.*
 16. *That part of voting tabulation district 375 consisting of:*
 - a. *That part of tract 601.21 consisting of block 1023.*
 17. *That part of voting tabulation district 451 consisting of:*
 - a. *That part of tract 1103.27 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2012, 2014, 2015, and 2016.*
 18. *That part of voting tabulation district 620 consisting of:*
 - a. *That part of tract 1103.27 consisting of blocks 1024, 1041, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2019, and 2020.*
 - b. *That part of tract 1103.33 consisting of blocks 2000, 2001, 2002, 2006, and 2007.*
 19. *That part of voting tabulation district 659 consisting of:*
 - a. *That part of tract 703.16 consisting of block 1015.*
 20. *That part of voting tabulation district 660 consisting of:*
 - a. *That part of tract 703.16 consisting of blocks 1016, 1028, and 1031.*

- 21. That part of voting tabulation district 832 consisting of:
 - a. That part of tract 1103.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 2010.
- (33) District 33 is composed of:
 - (a) That part of Broward County consisting of:
 - 1. All of voting tabulation districts 10, 15, 23, 31, 32, 37, 38, 39, 40, 58, 59, 62, 69, 70, 77, 78, 79, 81, 82, 83, 84, 85, 87, 88, 89, 90, 95, 96, 97, 98, 99, 100, 101, 102, 105, 106, 109, 110, 111, 115, 117, 118, 121, 123, 124, 125, 126, 127, 128, 129, 132, 134, 135, 136, 137, 189, 214, 217, 218, 219, 223, 224, 226, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 247, 250, 251, 253, 254, 256, 257, 258, 259, 261, 265, 266, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 323, 325, 326, 327, 328, 329, 330, 332, 335, 336, 337, 340, 345, 347, 349, 350, 356, 357, 358, 359, 360, 389, 400, 401, 402, 403, 404, 407, 460, 461, 473, 474, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 515, 517, 518, 519, 520, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 537, 538, 539, 540, 541, 542, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 569, 865, and 866.
 - 2. That part of voting tabulation district 7 consisting of:
 - a. That part of tract 103.05 consisting of blocks 1000, 1002, 1003, 1004, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 103.07 consisting of block 1009.
 - 4. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 103.05 consisting of block 1001.
 - b. That part of tract 107.01 consisting of blocks 2003 and 2026.
 - 5. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 107.01 consisting of blocks 1001, 1002, 1003, 1004, 2030, 2031, 2032, and 2033.
 - 6. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2013, 2018, and 2019.
 - 7. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
 - b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 - 8. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3001, 3002, and 3003.
 - 9. That part of voting tabulation district 195 consisting of:
 - a. That part of tract 201.03 consisting of block 1000.
 - b. That part of tract 205.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2040, and 2041.
 - 10. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, and 1014.
 - 11. That part of voting tabulation district 216 consisting of:
 - a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - 12. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
 - 13. That part of voting tabulation district 324 consisting of:
 - a. That part of tract 601.16 consisting of blocks 3013, 3016, and 3019.
 - 14. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 601.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2029, 2030, 2031, 2033, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
 - 15. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 602.12 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1017, 1020, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
 - b. That part of tract 602.13 consisting of blocks 2025 and 2026.
 - 16. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 601.16 consisting of blocks 2002 and 2014.
 - 17. That part of voting tabulation district 341 consisting of:
 - a. That part of tract 602.13 consisting of block 1002.
 - 18. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 602.03 consisting of block 3013.
 - 19. That part of voting tabulation district 523 consisting of:
 - a. That part of tract 1106 consisting of blocks 1006, 1007, 1008, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.
 - 20. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - b. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 21. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 416 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1018.
 - b. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
 - 22. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3004, 3005, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 23. That part of voting tabulation district 548 consisting of:
 - a. That part of tract 433.01 consisting of blocks 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4029, 4030, 4031, 4032, and 4033.
 - b. That part of tract 1106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

24. *That part of voting tabulation district 561 consisting of:*
- a. *That part of tract 431 consisting of blocks 2028, 2037, and 2038.*
- (34) *District 34 is composed of:*
- (a) *That part of Miami-Dade County consisting of:*
1. *All of voting tabulation districts 202, 231, 232, 287, 288, 289, 290, 309, 311, 312, 313, 314, 330, 331, 332, 333, 351, 354, 356, 357, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 602, 603, 604, 701, 703, 713, 714, 717, 718, 719, 720, 721, 722, 725, 726, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.*
2. *That part of voting tabulation district 303 consisting of:*
- a. *That part of tract 4.12 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1031A, 1014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, and 4032.*
- b. *That part of tract 5.03 consisting of blocks 3022, 3023, 3024, 3025, 3026, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3041, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, and 4057.*
3. *That part of voting tabulation district 307 consisting of:*
- a. *That part of tract 4.08 consisting of blocks 3000 and 3001.*
4. *That part of voting tabulation district 310 consisting of:*
- a. *That part of tract 4.08 consisting of block 3003.*
5. *That part of voting tabulation district 346 consisting of:*
- a. *That part of tract 4.12 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.*
6. *That part of voting tabulation district 420 consisting of:*
- a. *That part of tract 5.03 consisting of block 3017.*
7. *That part of voting tabulation district 482 consisting of:*
- a. *That part of tract 47.02 consisting of block 1010.*
- b. *That part of tract 9805 consisting of blocks 1041, 1042, 1045, and 1051.*
8. *That part of voting tabulation district 559 consisting of:*
- a. *That part of tract 124 consisting of blocks 4034, 4035, 4036, 4037, 4038, 4039, 4049, 4050, 4051, 4052, 4053, 4056, 4057, 4058, 4059, 4060, 4066, 4067, 4068, 4069, 4070, 4071, 4079, 4080, and 4081.*
- b. *That part of tract 125 consisting of blocks 1009, 1010, 1011, 1012, and 1022.*
9. *That part of voting tabulation district 601 consisting of:*
- a. *That part of tract 90.1 consisting of blocks 1026, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1073, 1074, 1075, 1076, 1077, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1103, 1104, 1123, 1125, 1206, 1207, 2023, 2024, 2025, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, and 3047.*
- b. *That part of tract 90.35 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.*
10. *That part of voting tabulation district 702 consisting of:*
- a. *That part of tract 90.1 consisting of blocks 1085, 1086, 1208, and 1209.*
11. *That part of voting tabulation district 704 consisting of:*
- a. *That part of tract 90.1 consisting of blocks 3000, 3001, and 3048.*
- b. *That part of tract 91 consisting of blocks 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2149, 2150, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2168, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2214, and 2215.*
12. *That part of voting tabulation district 723 consisting of:*
- a. *That part of tract 140 consisting of blocks 1009, 1010, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.*
13. *That part of voting tabulation district 724 consisting of:*
- a. *That part of tract 90.1 consisting of blocks 1071, 1072, 1078, 1079, 1080, and 1081.*
- b. *That part of tract 90.36 consisting of blocks 2039 and 2044.*
- c. *That part of tract 90.38 consisting of block 1020.*
- d. *That part of tract 90.39 consisting of blocks 1020, 1021, and 1033.*
- e. *That part of tract 90.4 consisting of blocks 1021, 1022, 1041, 1042, and 1043.*
- f. *That part of tract 90.43 consisting of blocks 4046 and 4047.*
- g. *That part of tract 90.44 consisting of block 1027.*
- h. *That part of tract 125 consisting of block 1021.*
- i. *That part of tract 140 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1040, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1168, 1169, 1178, 1179, 1180, 1182, 1183, 1184, and 1185.*
- j. *That part of tract 141 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1023, 1024, 1029, and 1030.*
- (35) *District 35 is composed of:*
- (a) *That part of Broward County consisting of:*
1. *All of voting tabulation districts 44, 45, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 376, 377, 378, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 549, 550, 568, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 598, 599, 600, 601, 602, 603, 606, 607, 608, 615, 616, 617, 618, 621, 622, 623, 624, 625, 626, 627, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 657, 658, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 680, 681, 682, 683, 684, 685, 686, 687, 688, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 711, 712, 719, 721, 722, 723, 724, 725, 727, 728, 729, 730, 731, 732, 733, 734, 736, 737, 738, 739, 740, 741, 742,*

743, 746, 759, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 781, 782, 783, 784, 788, 791, 792, 794, 796, 797, 798, 799, 800, 801, 807, 808, 810, 811, 812, 816, 822, 823, 824, 826, 827, 828, 829, 831, 835, 836, 841, 842, 843, 844, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 867, 868, 869, 870, 871, 872, 873, and 874.

- 2. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.21 consisting of block 2005.
- 3. That part of voting tabulation district 375 consisting of:
 - a. That part of tract 601.21 consisting of blocks 1000, 1001, 1012, 1013, 1021, 1022, 1025, 2000, 2001, 2002, 2006, 2007, 2008, 2009, 2010, 2011, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, and 4000.
- 4. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 607 consisting of blocks 1004, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
- 5. That part of voting tabulation district 451 consisting of:
 - a. That part of tract 1103.27 consisting of block 2013.
- 6. That part of voting tabulation district 523 consisting of:
 - a. That part of tract 433.01 consisting of blocks 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.
 - b. That part of tract 433.02 consisting of blocks 1011, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1036, 1037, 1039, 1040, 1044, 1045, 1046, 1047, 1052, 1053, 1054, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, and 1074.
 - c. That part of tract 1106 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3100, 3101, 3102, 3160, 3162, 3164, and 3165.
- 7. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 431 consisting of blocks 1033, 1035, 1036, and 1037.
- 8. That part of voting tabulation district 548 consisting of:
 - a. That part of tract 433.01 consisting of block 4015.
- 9. That part of voting tabulation district 561 consisting of:
 - a. That part of tract 431 consisting of blocks 1034, 2030, 2031, 2032, 2033, 2034, 2035, 2039, and 2040.
 - b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3019, 3020, 3021, 3022, 3156, 3157, 3158, 3159, and 3167.
- 10. That part of voting tabulation district 620 consisting of:
 - a. That part of tract 1103.27 consisting of block 2018.
- 11. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 704.01 consisting of block 1002.
- 12. That part of voting tabulation district 660 consisting of:
 - a. That part of tract 704.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 2052.
- 13. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 912.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

- 14. That part of voting tabulation district 832 consisting of:
 - a. That part of tract 1103.24 consisting of blocks 3000 and 3001.
- 15. That part of voting tabulation district 846 consisting of:
 - a. That part of tract 1103.35 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, and 4002.
 - b. That part of tract 1103.36 consisting of block 2009.
- (36) District 36 is composed of:
 - (a) That part of Miami-Dade County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 130, 131, 132, 133, 134, 135, 145, 160, 161, 162, 163, 164, 165, 166, 167, 179, 180, 181, 182, 183, 184, 185, 186, 187, 215, 217, 218, 221, 222, 223, 224, 225, 227, 765, 766, 769, 770, 771, 790, 791, 813, 814, 818, 827, 829, 830, 834, 835, 839, 840, 858, 859, 868, 869, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 912, 913, 914, 916, 918, 919, 941, 942, 943, 944, 946, 947, 948, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 982, 990, 991, 992, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1236, 1237, 1238, 1240, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1280, 1281, 1292, 1293, 1294, 1310, 1311, 1312, 1313, 1314, 1351, 1356, 1359, 1363, 1364, 1378, 1380, 1388, 1412, 1413, 1414, 1432, 1433, 1434, 1435, 1436, 1438, 1439, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, and 1453.
 - 2. That part of voting tabulation district 124 consisting of:
 - a. That part of tract 97.06 consisting of blocks 2013 and 2014.
 - 3. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3004, 3007, 3011, 3016, 4000, 4001, 4004, 4005, and 4006.
 - 4. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2008 and 5001.
 - b. That part of tract 67.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 4000, 4002, and 4008.
 - 5. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 1034, 1035, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, and 2036.
 - 6. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5000, 5001, 5002, 5003, 5005, 6000, 6003, 6014, 6015, 6016, 6017, 7000, 7001, 7002, and 7003.
 - 7. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4025, 4028, and 4029.
 - b. That part of tract 78.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.

8. That part of voting tabulation district 981 consisting of:
- That part of tract 72 consisting of blocks 3004, 3010, 3011, 3012, 3013, 3014, 4001, 4002, 4003, 4007, 4008, 4009, 4010, and 4018.
9. That part of voting tabulation district 987 consisting of:
- That part of tract 79.01 consisting of blocks 1013, 1018, 1019, 1020, 1021, 1028, 1035, 1036, and 1043.
10. That part of voting tabulation district 1012 consisting of:
- That part of tract 76.04 consisting of blocks 4030 and 4031.
11. That part of voting tabulation district 1214 consisting of:
- That part of tract 102.07 consisting of block 1026.
12. That part of voting tabulation district 1224 consisting of:
- That part of tract 106.09 consisting of blocks 1007, 1008, 1009, 1018, 1019, 1022, 1023, 1026, 1027, 1029, and 3012.
 - That part of tract 106.17 consisting of blocks 1000, 1004, 1006, 1007, 1008, and 1034.
13. That part of voting tabulation district 1276 consisting of:
- That part of tract 107.04 consisting of blocks 2007, 2008, 2009, 2010, 2014, 2030, 2031, 2032, 2033, 2041, 2046, 2047, 2048, 2049, 2107, 3087, 3108, 3110, 3111, 3115, 3116, 4056, 4059, and 4060.
 - That part of tract 9807 consisting of blocks 1014, 1015, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, and 1115.
14. That part of voting tabulation district 1279 consisting of:
- That part of tract 107.04 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
 - That part of tract 9807 consisting of blocks 1029, 1030, 1031, 1032, 1096, 1097, and 1098.
15. That part of voting tabulation district 1290 consisting of:
- That part of tract 107.04 consisting of block 3065.
16. That part of voting tabulation district 1315 consisting of:
- That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2030, and 2031.
17. That part of voting tabulation district 1329 consisting of:
- That part of tract 110.01 consisting of blocks 1000 and 1001.
 - That part of tract 110.03 consisting of blocks 3012 and 3013.
18. That part of voting tabulation district 1373 consisting of:
- That part of tract 107.04 consisting of blocks 3000, 3100, 3117, 3118, and 3119.
 - That part of tract 9900 consisting of blocks 51 and 53.
- (37) District 37 is composed of:
- That part of Broward County consisting of:
 - All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 679, 689, 690, 691, 692, 704, 705, 706, 707, 708, 709, 710, 713, 714, 715, 716, 717, 720, 726, 735, 744, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 760, 761, 762, 763, 774, 775, 776, 777, 778, 779, 780, 785, 786, 787, 790, 793, 795, 802, 803, 805, 806, 837, 838, 839, 840, 845, 859, 861, 862, and 863.
 - That part of voting tabulation district 718 consisting of:
 - That part of tract 912.01 consisting of blocks 1000, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, and 1042.
 - That part of voting tabulation district 846 consisting of:
 - That part of tract 1103.36 consisting of block 2007.
- (b) That part of Miami-Dade County consisting of:
- All of voting tabulation districts 61, 125, 126, 127, 128, 129, 136, 137, 138, 139, 140, 141, 142, 143, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 168, 169, 170, 171, 172, 173, 174, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 216, 219, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 304, 306, 325, 326, 327, 342, 343, 345, 347, 348, 349, 350, 352, 353, 355, 360, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, and 469.
 - That part of voting tabulation district 124 consisting of:
 - That part of tract 2.02 consisting of block 4005.
 - That part of tract 2.13 consisting of blocks 1000, 1001, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2021, 2022, and 2034.
 - That part of tract 2.14 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 - That part of voting tabulation district 175 consisting of:
 - That part of tract 3.07 consisting of blocks 3014, 3015, 3016, 3017, 3019, 3020, and 3021.
 - That part of tract 3.08 consisting of blocks 1012 and 1018.
 - That part of tract 11.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - That part of tract 11.02 consisting of block 4002.
 - That part of voting tabulation district 303 consisting of:
 - That part of tract 5.03 consisting of blocks 3012, 3013, 3018, 3019, 3020, 3021, 3042, 4022, 4023, 4024, 4025, 4026, 4027, and 4030.
 - That part of voting tabulation district 305 consisting of:
 - That part of tract 4.11 consisting of blocks 3007, 3010, and 3015.
 - That part of voting tabulation district 346 consisting of:
 - That part of tract 4.04 consisting of blocks 2017, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
 - That part of voting tabulation district 420 consisting of:
 - That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
- (38) District 38 is composed of:
- That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 367, 368, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 625, 626, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 691, 692, 693, 698, 699, 700, 706, 707, 708, 709, 710, 711, 767, 768, 780, 781, 782, 783, 799, 801, 802, 803, 804, 805, 821, 822, 826, 831, 832, 833, 836, 837, 838, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 860, 861, 862, 863, 864, 865, 866, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 910, 911, 915, 917, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 980, 983, 985, 986, 988, 989, 993, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 1051, 1052, 1054, 1055, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1114, 1115, 1146, 1147, 1148, 1157, 1158, 1159, 1179, 1180, 1241, 1402, 1407, 1408, 1409, 1410, 1411, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, and 1437.
2. That part of voting tabulation district 366 consisting of:
 - a. That part of tract 17.03 consisting of blocks 1026, 1031, 1035, 1036, 2002, 2003, 2008, 2009, 3036, 3039, 3040, 3047, 3048, 3055, 3059, 3060, 3061, 3062, and 3063.
3. That part of voting tabulation district 374 consisting of:
 - a. That part of tract 50.01 consisting of blocks 3000 and 6000.
4. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 9805 consisting of blocks 1161, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1184, 1185, 1194, 1195, 1196, 1197, 1199, 1200, 1202, 1203, 1204, 1205, 1206, 1207, and 1209.
5. That part of voting tabulation district 624 consisting of:
 - a. That part of tract 90.24 consisting of blocks 1000, 3000, 3004, 3005, 3007, and 3018.
 - b. That part of tract 90.27 consisting of blocks 1000, 1001, 2001, 2002, 3004, and 3005.
6. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 89.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3029, 3030, 3031, 4016, and 4018.
7. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - b. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
8. That part of voting tabulation district 705 consisting of:
 - a. That part of tract 90.24 consisting of blocks 3003, 3012, 3013, and 3014.
 - b. That part of tract 90.28 consisting of blocks 1001, 1006, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3017.
9. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2004, 2005, 2006, 2007, 2009, 5000, 6000, and 6004.
10. That part of voting tabulation district 921 consisting of:
 - a. That part of tract 24.03 consisting of blocks 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
11. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of block 4027.
12. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 74 consisting of blocks 2011, 2013, 2014, 2015, 2016, and 2052.
13. That part of voting tabulation district 987 consisting of:
 - a. That part of tract 9803 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1032, 1033, and 1034.
14. That part of voting tabulation district 1012 consisting of:
 - a. That part of tract 76.04 consisting of blocks 2000, 2001, 2002, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 4026.
15. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
 - b. That part of tract 86.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.
16. That part of voting tabulation district 1058 consisting of:
 - a. That part of tract 156 consisting of blocks 2016 and 2017.
17. That part of voting tabulation district 1090 consisting of:
 - a. That part of tract 84.17 consisting of block 5000.
18. That part of voting tabulation district 1097 consisting of:
 - a. That part of tract 84.05 consisting of blocks 4000, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 6014.
19. That part of voting tabulation district 1107 consisting of:
 - a. That part of tract 84.15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 4000, 4001, 4002, 4003, 4004, and 4005.
- (39) District 39 is composed of:
 - (a) All of Hendry County.
 - (b) All of Monroe County.
 - (c) That part of Collier County consisting of:
 1. All of voting tabulation districts 11, 13, 109, 111, 121, 122, 123, 124, 134, and 143.
 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1068 and 3216.
 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3263, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, and 3447.
 - (d) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 176, 177, 178, 188, 189, 190, 191, 192, 193, 194, 220, 308, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 328, 329, 334, 335, 336, 337, 338, 339, 340, 341, 344, 358, 361, 362, 363, 364, 365, 369, 370, 371, 372, 373, 727, 728, 729, 737, 764, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 792, 793, 794, 795, 796, 797, 798, 806, 807, 808, 809, 810, 811, 812, 815, 816, 817, 823, 824, 825, 828, 883, 909, 920, 922, 1162, 1164, 1176, 1177, 1178, 1192, 1193, 1194, 1195, 1198, 1199, 1200, 1212, 1213, 1215, 1216, 1220, 1221, 1225, 1226, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1243, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1277, 1278, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1291, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 1354, 1355, 1357, 1358, 1360, 1361, 1362, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377, 1379, 1381, 1382, 1383, 1385, 1386, 1387, 1389, 1390, 1391, 1394, 1395, 1396, 1397, 1399, 1400, 1401, 1403, 1404, 1405, 1406, and 1440.
2. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3003, 3008, 3009, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 4003, 4007, 4008, 4009, 4010, and 4011.
3. That part of voting tabulation district 305 consisting of:
 - a. That part of tract 4.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
4. That part of voting tabulation district 307 consisting of:
 - a. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1015, 1016, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4012, 4013, 4014, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4024, 4025, 4028, and 4029.
5. That part of voting tabulation district 310 consisting of:
 - a. That part of tract 4.08 consisting of blocks 2021, 2022, and 2023.
6. That part of voting tabulation district 366 consisting of:
 - a. That part of tract 17.03 consisting of blocks 3031, 3032, 3037, 3038, 3041, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, 3052, 3053, 3054, 3056, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, and 3079.
 - b. That part of tract 50.01 consisting of block 1001.
7. That part of voting tabulation district 374 consisting of:
 - a. That part of tract 50.01 consisting of blocks 1000 and 1002.
 - b. That part of tract 9805 consisting of blocks 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1126, and 1132.
8. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 47.02 consisting of block 1009.
 - b. That part of tract 49.01 consisting of blocks 1000, 1001, and 1002.
 - c. That part of tract 91 consisting of blocks 2185, 2186, 2187, 3000, 3001, 3002, 3003, and 3004.
 - d. That part of tract 9805 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1047, 1048, 1053, 1054, 1056, 1061, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1133, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1176, 1177, 1179, 1180, 1181, 1182, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1201, 1211, 1212, 1213, 1214, 1215, 1216, and 1217.
9. That part of voting tabulation district 510 consisting of:
 - a. That part of tract 142 consisting of block 2001.
10. That part of voting tabulation district 553 consisting of:
 - a. That part of tract 141 consisting of block 1040.
11. That part of voting tabulation district 559 consisting of:
 - a. That part of tract 124 consisting of blocks 4054 and 4055.
 - b. That part of tract 140 consisting of blocks 1007 and 1008.
12. That part of voting tabulation district 601 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1099, 1100, 1101, 1102, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1141, 1144, 1145, 1146, 1147, 1149, 1150, 1151, 1152, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1203, 1204, 1205, 1210, 1211, 1212, and 1213.
13. That part of voting tabulation district 624 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1154, 1155, 1156, and 1202.
 - b. That part of tract 90.24 consisting of block 3001.
14. That part of voting tabulation district 632 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1161, 1162, 1168, 1169, 1170, 1171, 1176, 1177, 1178, 1179, 1180, 1181, and 1182.
 - b. That part of tract 90.23 consisting of blocks 1000 and 1005.
15. That part of voting tabulation district 637 consisting of:
 - a. That part of tract 141 consisting of block 1100.
 - b. That part of tract 144 consisting of block 2000.
16. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1148, 1153, 1157, 1158, 1159, 1174, 1175, and 1200.
 - b. That part of tract 90.3 consisting of block 2003.
17. That part of voting tabulation district 702 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1082, 1083, 1084, 1095, 1096, 1097, 1098, 1119, 1120, 1121, 1126, 1127, 1128, 1131, 1139, 1140, 1142, 1143, 1163, 1164, 1165, 1166, and 1167.
18. That part of voting tabulation district 704 consisting of:
 - a. That part of tract 91 consisting of blocks 2151, 2152, 2153, 2167, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2192, 2193, 2194, 2195, and 2196.
 - b. That part of tract 9805 consisting of blocks 1134, 1135, 1136, 1137, 1138, 1139, 1150, 1183, and 1186.
19. That part of voting tabulation district 705 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1160 and 1201.
 - b. That part of tract 90.24 consisting of block 3002.
 - c. That part of tract 90.28 consisting of blocks 3000, 3001, and 3002.
20. That part of voting tabulation district 723 consisting of:

a. That part of tract 140 consisting of blocks 1005, 1006, 1011, 1012, 1028, 1029, 1170, 1171, 1172, 1173, 1174, 1175, and 1176.

b. That part of tract 141 consisting of blocks 1082, 1084, 1085, 1086, 1087, 1088, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, and 1123.

21. That part of voting tabulation district 724 consisting of:

a. That part of tract 141 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1031, 1033, 1034, 1035, 1036, 1037, 1039, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1079, 1080, and 1081.

22. That part of voting tabulation district 819 consisting of:

a. That part of tract 27.02 consisting of blocks 2019, 2020, 2024, and 2025.

23. That part of voting tabulation district 820 consisting of:

a. That part of tract 37.02 consisting of blocks 6001, 6002, 6004, 6005, 6006, 6007, and 6009.

24. That part of voting tabulation district 921 consisting of:

a. That part of tract 24.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1012, 1016, and 1017.

25. That part of voting tabulation district 1170 consisting of:

a. That part of tract 115 consisting of block 3124.

b. That part of tract 180 consisting of blocks 3044, 3067, and 3068.

c. That part of tract 182 consisting of blocks 1010, 1011, 1012, 1013, and 1014.

d. That part of tract 9809 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, and 1031.

26. That part of voting tabulation district 1175 consisting of:

a. That part of tract 83.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 5004, and 5007.

27. That part of voting tabulation district 1214 consisting of:

a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.

c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.

28. That part of voting tabulation district 1224 consisting of:

a. That part of tract 105 consisting of blocks 7013, 7014, 7018, and 7021.

b. That part of tract 106.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.

c. That part of tract 106.17 consisting of blocks 1001, 1002, 1003, and 1005.

29. That part of voting tabulation district 1227 consisting of:

a. That part of tract 104 consisting of block 2069.

30. That part of voting tabulation district 1228 consisting of:

a. That part of tract 102.09 consisting of block 1028.

31. That part of voting tabulation district 1276 consisting of:

a. That part of tract 107.04 consisting of blocks 1000, 1001, 1002, 1003, 1006, 3068, 3069, 3083, 3084, 3086, 3112, 4005, and 4042.

b. That part of tract 9807 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1113.

32. That part of voting tabulation district 1279 consisting of:

a. That part of tract 107.04 consisting of blocks 4029, 4035, 4036, 4040, 4041, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4061, 4062, 4076, 4077, and 4079.

33. That part of voting tabulation district 1290 consisting of:

a. That part of tract 107.04 consisting of blocks 3053, 3060, and 3067.

34. That part of voting tabulation district 1315 consisting of:

a. That part of tract 109 consisting of block 2024.

b. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.

35. That part of voting tabulation district 1329 consisting of:

a. That part of tract 110.01 consisting of blocks 1002, 1003, 1004, 1013, 1014, 1015, 1016, 1017, 2017, and 2018.

b. That part of tract 110.03 consisting of block 3011.

36. That part of voting tabulation district 1345 consisting of:

a. That part of tract 108.02 consisting of block 2006.

37. That part of voting tabulation district 1373 consisting of:

a. That part of tract 114.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3455, 3470, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3505, 3514, 3515, 3516, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3543, 3544, 3545, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555, 3556, 3557, 3558, 3559, 3560, 3561, 3562, 3563, 3564, 3565, 3566, 3567, 3568, 3569, 3571, 3572, 3573, 3574, 3575, 3576, 3577, 3578, 3579, 3580, 3581, 3582, 3583, 3584, 3585, 3586, 3587, 3588, 3589, 3593, 3594, 3595, 3596, 3597, 3598, 3599, 3600, 3601, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3617, 3618, 3620, 3622, 3623, 3624, 5003, 5004, 5005,

5006, 5007, 5021, 5022, 5023, 5025, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5132, 5133, 5134, 5135, 5136, 5137, 5165, 5173, 5174, 5175, 5176, 5180, 5181, and 5182.

b. That part of tract 9801 consisting of blocks 1031, 1037, 1038, and 1041.

c. That part of tract 9900 consisting of blocks 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, and 72.

38. That part of voting tabulation district 1384 consisting of:

a. That part of tract 104 consisting of block 2103.

b. That part of tract 107.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(40) District 40 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 551, 552, 554, 605, 606, 623, 627, 628, 629, 630, 631, 633, 634, 635, 636, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 730, 731, 732, 733, 734, 735, 736, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1053, 1056, 1057, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1160, 1161, 1163, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1173, 1174, 1196, 1197, 1217, 1218, 1219, 1239, 1242, 1245, 1246, 1252, 1253, 1267, 1392, 1393, and 1398.

2. That part of voting tabulation district 510 consisting of:

a. That part of tract 142 consisting of blocks 1012, 1013, 1014, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.

b. That part of tract 143 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.

3. That part of voting tabulation district 553 consisting of:

a. That part of tract 141 consisting of blocks 1041 and 1042.

b. That part of tract 144 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2042, 2043, 2048, 2049, and 2050.

4. That part of voting tabulation district 632 consisting of:

a. That part of tract 90.1 consisting of blocks 1172 and 1173.

b. That part of tract 90.23 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1012, 1013, 1022, and 2000.

5. That part of voting tabulation district 637 consisting of:

a. That part of tract 141 consisting of block 1099.

b. That part of tract 144 consisting of blocks 2001, 2002, 2046, and 2047.

6. That part of voting tabulation district 659 consisting of:

a. That part of tract 89.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1012, 3000, 3001, and 3010.

b. That part of tract 89.07 consisting of block 1020.

7. That part of voting tabulation district 723 consisting of:

a. That part of tract 141 consisting of blocks 1083, 1089, and 1090.

8. That part of voting tabulation district 724 consisting of:

a. That part of tract 141 consisting of blocks 1032, 1038, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1077, 1078, and 1098.

9. That part of voting tabulation district 1048 consisting of:

a. That part of tract 86.01 consisting of blocks 1008 and 1009.

b. That part of tract 86.02 consisting of blocks 1009, 1010, 1011, 2007, 2012, 2013, 2014, 2015, 2020, 2021, and 2022.

10. That part of voting tabulation district 1058 consisting of:

a. That part of tract 156 consisting of blocks 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.

11. That part of voting tabulation district 1090 consisting of:

a. That part of tract 84.17 consisting of blocks 1000, 2000, 2001, 5001, and 5002.

12. That part of voting tabulation district 1097 consisting of:

a. That part of tract 84.05 consisting of blocks 4001, 4002, 4003, and 4004.

13. That part of voting tabulation district 1107 consisting of:

a. That part of tract 84.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2052.

14. That part of voting tabulation district 1170 consisting of:

a. That part of tract 180 consisting of block 3066.

b. That part of tract 182 consisting of block 1009.

c. That part of tract 196 consisting of blocks 1008 and 1009.

15. That part of voting tabulation district 1175 consisting of:

a. That part of tract 83.04 consisting of block 3000.

b. That part of tract 84.14 consisting of blocks 3019, 3020, 3021, 3022, 3033, 3034, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.

16. That part of voting tabulation district 1227 consisting of:

a. That part of tract 102.01 consisting of blocks 2062 and 2063.

b. That part of tract 104 consisting of blocks 2021, 2022, 2023, 2037, 2038, 2054, 2056, 2057, 2058, 2059, 2060, 2061, 2063, 2065, 2066, 2067, 2068, 2076, 2077, 2078, 2079, 2080, 2082, 2086, and 2087.

17. That part of voting tabulation district 1228 consisting of:

a. That part of tract 102.01 consisting of blocks 1098, 1100, 1112, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2064, 2065, and 2066.

b. That part of tract 104 consisting of blocks 2001, 2002, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2062.

18. That part of voting tabulation district 1345 consisting of:

a. That part of tract 104 consisting of blocks 2098, 2099, 2101, 2106, 2111, 2112, 2113, 2114, 2119, 2120, 2121, 2122, and 2126.

19. That part of voting tabulation district 1384 consisting of:

a. That part of tract 104 consisting of block 2102.

And the title is amended as follows:

Delete line 4 and insert: (2012) (plan S010S9036); providing for severability of

On motion by Senator Gaetz, further consideration of **CS for SJR 2-B** as amended was deferred.

RECESS

By direction of the President, the Senate recessed at 11:57 a.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by President Haridopolos at 1:39 p.m. A quorum present—37:

Mr. President	Gaetz	Rich
Alexander	Gardiner	Richter
Altman	Gibson	Ring
Benacquisto	Hays	Sachs
Bennett	Jones	Simmons
Bogdanoff	Joyner	Siplin
Braynon	Latvala	Smith
Dean	Lynn	Sobel
Detert	Margolis	Storms
Diaz de la Portilla	Montford	Thrasher
Dockery	Negron	Wise
Evers	Norman	
Flores	Oelrich	

SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for SJR 2-B—A joint resolution of apportionment; readopting and amending section 3 of Senate Joint Resolution 1176 (2012) (plan S000S9016); providing for severability of invalid portions; providing for application beginning in 2012.

—which was previously considered and amended this day.

Senator Smith moved the following substitute amendments which failed:

Amendment 3 (824890) (with title amendment)—Delete lines 13-5918 and insert:

Section 3. *Senatorial districts.*—For the election of members to the Senate of this state, the state is apportioned into 40 consecutively numbered, single-member senatorial districts of contiguous territory, to be designated by such numbers as follows:

- (1) District 1 is composed of:
 - (a) All of Bay County.
 - (b) All of Holmes County.
 - (c) All of Jackson County.
 - (d) All of Walton County.
 - (e) All of Washington County.
 - (f) That part of Okaloosa County consisting of:

1. All of voting tabulation districts 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, and 84.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 201 consisting of blocks 4062, 4063, 5063, 5064, 5065, 5067, 5068, 5069, 5072, and 5073.

3. That part of voting tabulation district 4 consisting of:

a. That part of tract 201 consisting of blocks 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4084, 4085, 4086, 4087, 4088, 4091, 4092, and 4093.

4. That part of voting tabulation district 8 consisting of:

a. That part of tract 203.02 consisting of blocks 1176, 1177, 1179, 1182, and 1183.

5. That part of voting tabulation district 9 consisting of:

a. That part of tract 204 consisting of blocks 1003, 1004, 1009, 1014, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 205 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1035, 1036, 1042, 1053, 2025, 2026, 3024, 3025, 4000, 4001, 4002, 4016, 4017, 4035, 4036, and 4037.

6. That part of voting tabulation district 10 consisting of:

a. That part of tract 204 consisting of blocks 2038, 2039, 2040, 2041, 2042, 3064, 3067, 3068, 3069, 3070, 3086, and 3105.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1134, 1135, 1136, 1138, 1180, 1181, 1191, 1192, 1193, 1194, 1196, 1197, 1198, 1199, 1200, 1201, 1202, and 1203.

b. That part of tract 204 consisting of blocks 3083, 3084, 3085, 3092, 3093, 3094, 3095, 3096, and 3104.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2092, 2093, 2094, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2114, 2115, 2116, 2117, 2118, 2119, 2120, and 2124.

b. That part of tract 205 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5064, 5065, 5068, 5070, 5072, 5073, 5074, 5087, 5105, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, and 5131.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 206 consisting of blocks 3008, 3009, 3010, 3014, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3038, 3039, 3040, 3061, 3062, 3067, 3068, 3069, 3070, 3074, 3075, 3078, 3079, 3080, 3107, 3114, 3115, 3117, 3118, 3121, 3139, 3140, and 3149.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 204 consisting of blocks 3087, 3088, 3089, 3090, 3091, 3099, 3100, 3101, 3102, and 3103.

b. That part of tract 205 consisting of blocks 4033, 4038, 4039, 4040, 4041, 4042, 4054, 4055, 4056, 4057, 4058, 4063, and 4064.

- c. That part of tract 207 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2042, 4002, 4003, 4004, 4016, 4017, 4021, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4062, 4063, and 4064.
11. That part of voting tabulation district 21 consisting of:
- a. That part of tract 203.01 consisting of blocks 2059, 2060, 2061, 2062, 2063, 2076, and 2078.
- b. That part of tract 205 consisting of blocks 1002, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1048, 1049, 1061, 1062, 1063, 1064, 1065, and 1066.
- (2) District 2 is composed of:
- (a) All of Escambia County.
- (b) All of Santa Rosa County.
- (c) That part of Okaloosa County consisting of:
1. All of voting tabulation districts 1, 2, 5, 6, 7, and 82.
2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 201 consisting of blocks 2057, 4064, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5013, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5058, 5059, 5060, 5061, 5062, 5066, 5070, 5071, 5074, 5075, and 5076.
3. That part of voting tabulation district 4 consisting of:
- a. That part of tract 201 consisting of blocks 3042, 3043, 3044, 3045, 3096, 3097, 3101, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4060, 4083, 4089, 4090, 4094, 4095, 4096, 4097, 4098, 4099, 4100, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 5055, 5056, and 5057.
4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 202 consisting of blocks 1099, 1104, 1105, 1106, 1107, 1110, 1111, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, and 1188.
- b. That part of tract 203.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1120, 1121, 1122, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1174, 1175, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1195, 1205, 1206, and 1209.
5. That part of voting tabulation district 9 consisting of:
- a. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1020, 1021, 1022, 1024, 1025, and 1026.
- b. That part of tract 205 consisting of blocks 1034, 1040, 1041, and 1050.
6. That part of voting tabulation district 10 consisting of:
- a. That part of tract 204 consisting of blocks 1018, 1019, 1023, 1028, 1029, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, and 3082.
7. That part of voting tabulation district 11 consisting of:
- a. That part of tract 203.02 consisting of blocks 1094, 1095, 1096, 1097, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1137, 1139, 1140, 1141, 1173, and 1204.
- b. That part of tract 204 consisting of blocks 3000, 3001, 3002, 3003, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3058, 3059, 3060, 3061, 3062, 3063, 3071, 3072, 3097, and 3098.
8. That part of voting tabulation district 12 consisting of:
- a. That part of tract 203.01 consisting of blocks 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2068, 2069, 2070, 2071, 2072, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2095, 2096, 2097, 2098, 2113, and 2126.
- b. That part of tract 205 consisting of blocks 5053, 5062, 5063, 5066, 5067, 5069, 5071, 5075, 5076, 5084, 5085, 5086, 5088, and 5089.
9. That part of voting tabulation district 13 consisting of:
- a. That part of tract 205 consisting of blocks 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5090, 5091, 5092, 5093, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5110, 5112, 5113, and 5114.
- b. That part of tract 206 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3034, 3035, 3041, 3042, 3043, 3050, 3051, 3052, 3076, 3077, 3119, and 3120.
10. That part of voting tabulation district 19 consisting of:
- a. That part of tract 207 consisting of blocks 1072, 3000, 4000, 4001, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4027, 4039, 4040, 4041, 4042, 4044, and 4060.
11. That part of voting tabulation district 21 consisting of:
- a. That part of tract 203.01 consisting of blocks 1030, 1035, 1039, 1057, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2055, 2056, 2057, 2058, 2064, 2065, 2066, 2067, 2073, 2074, 2075, 2077, 2079, 2080, 2121, 2122, and 2123.
- (3) District 3 is composed of:
- (a) All of Calhoun County.
- (b) All of Franklin County.
- (c) All of Gadsden County.
- (d) All of Gulf County.
- (e) All of Hamilton County.
- (f) All of Jefferson County.
- (g) All of Leon County.
- (h) All of Liberty County.

- (i) All of Madison County.
- (j) All of Taylor County.
- (k) All of Wakulla County.
- (4) District 4 is composed of:
 - (a) All of Nassau County.
 - (b) That part of Duval County consisting of:
 - 1. All of voting tabulation districts 21, 26, 28, 36, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 62, 68, 71, 74, 76, 77, 80, 81, 82, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 135, 158, 202, 206, 207, 208, 209, 210, 212, 214, 216, 217, 218, 219, 220, 221, 222, 225, 226, 230, 236, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 274, 279, 280, 281, 283, 286, 288, 289, 290, 291, 293, 294, and 295.
 - 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 145 consisting of blocks 1013 and 1014.
 - b. That part of tract 158.02 consisting of blocks 1020 and 1021.
 - 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 143.32 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1033, 1034, 1035, 1036, 2000, and 2001.
 - 4. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 158.01 consisting of block 3009.
 - 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 158.02 consisting of blocks 2017 and 2018.
 - b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
 - 6. That part of voting tabulation district 70 consisting of:
 - a. That part of tract 159.23 consisting of block 1008.
 - b. That part of tract 159.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 7. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 159.24 consisting of blocks 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.
 - b. That part of tract 160 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 3038.
 - c. That part of tract 166.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1028, 1029, 1030, 1037, 1038, and 1039.
 - 8. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
 - b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1017, and 1018.
- 9. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 6 consisting of blocks 1058 and 2007.
 - b. That part of tract 7 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3023.
 - c. That part of tract 8 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1068, 1069, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.
- 10. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 164 consisting of block 3005.
 - b. That part of tract 165 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
- 11. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
- 12. That part of voting tabulation district 157 consisting of:
 - a. That part of tract 106 consisting of blocks 1009, 1033, 1034, 1035, 1036, 1042, 1043, and 2009.
- 13. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 124 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2046, 2047, 2048, 2049, 2050, 2051, 2052, and 2053.
- 14. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 6 consisting of blocks 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, and 2022.
 - b. That part of tract 8 consisting of blocks 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, and 1067.
- 15. That part of voting tabulation district 211 consisting of:
 - a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
 - b. That part of tract 103.01 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2036, 2037, 2043, 2044, and 2047.
 - c. That part of tract 103.04 consisting of block 1001.
- 16. That part of voting tabulation district 241 consisting of:
 - a. That part of tract 173 consisting of blocks 1031, 1032, 2000, and 2001.
- 17. That part of voting tabulation district 276 consisting of:
 - a. That part of tract 21.01 consisting of blocks 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
 - b. That part of tract 21.02 consisting of blocks 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2031, 2036, 2037, 2038, 2040, 2041, and 2042.

c. That part of tract 22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1017, 1018, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3002, 3016, 3017, 3018, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5027, 5029, 5030, and 5031.

18. That part of voting tabulation district 285 consisting of:

a. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1019, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 171 consisting of blocks 4004, 4005, 4006, 4007, 4016, and 4017.

(5) District 5 is composed of:

(a) All of Baker County.

(b) All of Citrus County.

(c) All of Columbia County.

(d) All of Dixie County.

(e) All of Gilchrist County.

(f) All of Lafayette County.

(g) All of Levy County.

(h) All of Suwannee County.

(i) All of Union County.

(j) That part of Marion County consisting of:

1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 115, 116, 119, 120, 123, 124, and 125.

2. That part of voting tabulation district 26 consisting of:

a. That part of tract 2 consisting of block 1049.

3. That part of voting tabulation district 45 consisting of:

a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 3.01 consisting of blocks 3010, 3011, and 3031.

c. That part of tract 3.02 consisting of blocks 2037 and 2057.

4. That part of voting tabulation district 46 consisting of:

a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.

b. That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.

5. That part of voting tabulation district 51 consisting of:

a. That part of tract 25.02 consisting of blocks 4000, 4001, 4002, 4004, and 4016.

b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.

c. That part of tract 25.04 consisting of blocks 2000 and 2001.

6. That part of voting tabulation district 117 consisting of:

a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4030, 4031, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.

b. That part of tract 26.02 consisting of blocks 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.

7. That part of voting tabulation district 118 consisting of:

a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.

b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.

c. That part of tract 26.05 consisting of blocks 1000 and 1001.

(6) District 6 is composed of:

(a) All of Flagler County.

(b) All of Putnam County.

(c) All of St. Johns County.

(d) That part of Clay County consisting of:

1. All of voting tabulation districts 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 101, and 102.

2. That part of voting tabulation district 100 consisting of:

a. That part of tract 311.05 consisting of blocks 1038, 1039, 1040, 1044, 1045, 1046, 1048, 1049, 1050, 1051, 1052, 1081, 1082, 1083, 1090, 1176, and 1177.

(7) District 7 is composed of:

(a) All of Alachua County.

(b) All of Bradford County.

(c) That part of Clay County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 94, 95, 96, 97, 98, and 99.

2. That part of voting tabulation district 100 consisting of:

a. That part of tract 311.05 consisting of blocks 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147,

1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1181, 1182, 1183, 1185, and 1186.

b. That part of tract 311.06 consisting of blocks 2000, 2001, 2002, 2003, 2010, 2011, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3024, 3031, 3033, 3034, 3037, 3071, 3072, 3095, 3099, and 3103.

(d) That part of Marion County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, 17, 20, 21, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 43, 47, 50, and 121.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 19 consisting of blocks 1178, 1179, 1180, 1181, 1182, 1183, 1188, 1189, 1190, 1191, 1193, 1194, 1195, 1196, 1198, 1199, 1200, 1201, 1209, and 1210.

b. That part of tract 24.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, and 2054.

3. That part of voting tabulation district 14 consisting of:

a. That part of tract 21 consisting of blocks 2037, 2038, 2039, 2040, 2041, 3010, 3011, 3012, and 3057.

b. That part of tract 22.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 2022, 2025, 2026, 2027, 3028, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4054, and 4056.

4. That part of voting tabulation district 16 consisting of:

a. That part of tract 22.02 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, and 2048.

b. That part of tract 22.03 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3019, 3021, 3023, 3024, 3025, and 3026.

5. That part of voting tabulation district 18 consisting of:

a. That part of tract 23.01 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1037, 1038, 1039, 1041, 2005, 2006, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2025, and 2026.

b. That part of tract 23.02 consisting of block 3054.

6. That part of voting tabulation district 19 consisting of:

a. That part of tract 19 consisting of blocks 1208, 1215, 1216, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1239, 1240, 1241, 1243, 1245, 1246, 1249, 1250, 1251, 1252, 1253, 1255, and 1256.

b. That part of tract 24.01 consisting of blocks 1005, 1011, and 1015.

c. That part of tract 24.02 consisting of blocks 1002, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1045, 1046, 1047, 1048, 1049, 1050, 1072, 1073, 1074, 1075, 1076, 1077, and 1078.

7. That part of voting tabulation district 22 consisting of:

a. That part of tract 23.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1045, 1046, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, and 1057.

8. That part of voting tabulation district 26 consisting of:

a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.

9. That part of voting tabulation district 36 consisting of:

a. That part of tract 4.01 consisting of blocks 1059, 1060, 1061, 1062, 1063, 1064, and 2052.

b. That part of tract 13.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, and 3029.

c. That part of tract 14.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3023, 3028, 3029, 3030, and 3031.

10. That part of voting tabulation district 45 consisting of:

a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.

b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3032, 3033, and 3034.

c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, and 2056.

11. That part of voting tabulation district 46 consisting of:

a. That part of tract 15 consisting of blocks 1059 and 1060.

b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.

12. That part of voting tabulation district 51 consisting of:

a. That part of tract 25.02 consisting of blocks 4003 and 4005.

13. That part of voting tabulation district 86 consisting of:

a. That part of tract 23.02 consisting of block 3000.

14. That part of voting tabulation district 87 consisting of:

a. That part of tract 23.02 consisting of blocks 3047, 3055, and 3056.

15. That part of voting tabulation district 92 consisting of:

a. That part of tract 22.02 consisting of block 2045.

b. That part of tract 22.03 consisting of blocks 3011, 3018, and 3022.

16. That part of voting tabulation district 117 consisting of:

a. That part of tract 25.02 consisting of block 4018.

17. That part of voting tabulation district 118 consisting of:

a. That part of tract 25.02 consisting of block 3003.

(8) District 8 is composed of:

(a) That part of Lake County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, and 5.

(b) That part of Marion County consisting of:

1. All of voting tabulation districts 53, 54, 74, 83, and 84.
 - (c) That part of Volusia County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 77, 78, 79, 81, 82, 83, 84, 85, 88, 94, 96, 98, 99, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.
 2. That part of voting tabulation district 56 consisting of:
 - a. That part of tract 908.03 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1039, 1040, 1041, 1042, 1043, and 1063.
 - b. That part of tract 908.04 consisting of blocks 1084, 1088, 1089, 1090, 1101, 1106, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2060, 2062, 3074, 3075, and 3096.
 3. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 909.02 consisting of block 2055.
 4. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 908.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1012, 1014, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1036, 1037, 1038, 1040, 1041, 1044, 1045, 1049, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1072, 1074, 1075, 1077, 1078, 1079, 1082, 1085, 1087, 1091, 1092, 1103, 1104, 1105, 1107, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3062, 3065, 3066, 3067, 3068, 3069, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3087, 3089, 3090, 3091, 3092, 3093, 3094, and 3095.
 - b. That part of tract 908.05 consisting of blocks 1065 and 2038.
 - c. That part of tract 908.06 consisting of blocks 1003, 1004, 1009, 1010, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1033, 1034, 1035, 1036, 1038, 1039, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1052, 1053, 1057, 1058, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2029, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, 2046, 2047, 2048, 2050, 2054, and 2065.
 - d. That part of tract 909.02 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2025, 2026, 2027, 2028, 2030, 2035, 2036, 2037, 2040, 2041, 2057, 2058, 2060, 2061, 2063, 2064, 2065, 2066, 2076, and 2077.
 5. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 908.04 consisting of block 1102.
 6. That part of voting tabulation district 80 consisting of:
 - a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
 - b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1044, 1045, 1076, 1077, 1078, and 1079.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 7. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 832.09 consisting of block 2037.
 - b. That part of tract 910.05 consisting of block 1012.
 - c. That part of tract 910.24 consisting of blocks 1043, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2079, 2080, 2081, 2082, 2083, and 2084.
 - d. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
 8. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 910.16 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1038, 1039, 1040, 1041, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, and 3041.
 9. That part of voting tabulation district 91 consisting of:
 - a. That part of tract 910.05 consisting of blocks 1010, 1075, and 1080.
 10. That part of voting tabulation district 100 consisting of:
 - a. That part of tract 910.28 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
 - (9) District 9 is composed of:
 - (a) That part of Duval County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 60, 63, 64, 65, 66, 69, 72, 75, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 213, 215, 223, 224, 227, 228, 229, 231, 232, 233, 234, 235, 237, 238, 239, 240, 242, 243, 244, 245, 269, 270, 271, 272, 273, 275, 277, 278, 282, 284, 287, and 292.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 158.01 consisting of block 4000.
 - b. That part of tract 158.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 143.3 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 4. That part of voting tabulation district 61 consisting of:

- a. That part of tract 157 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
- b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
- c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
- 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, and 2023.
- 6. That part of voting tabulation district 70 consisting of:
 - a. That part of tract 158.01 consisting of blocks 3002, 3003, 3016, 3017, 3019, 3020, and 3021.
- 7. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 161 consisting of blocks 2014 and 2015.
 - b. That part of tract 162 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
- 8. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 164 consisting of blocks 1012, 1015, and 1016.
- 9. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 8 consisting of block 2020.
- 10. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 163 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - b. That part of tract 164 consisting of blocks 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
- 11. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
 - b. That part of tract 164 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- 12. That part of voting tabulation district 157 consisting of:
 - a. That part of tract 105 consisting of blocks 4021 and 4022.
 - b. That part of tract 106 consisting of blocks 1029, 1030, 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2012, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, 3038, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
- 13. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 124 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
- 14. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 6 consisting of blocks 1041, 2002, 2003, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, 4022, 4023, and 4025.
 - b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
 - c. That part of tract 171 consisting of block 1057.
 - d. That part of tract 172 consisting of blocks 1209 and 1229.
- 15. That part of voting tabulation district 211 consisting of:
 - a. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2002, 2011, 2020, 2021, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, and 2041.
 - b. That part of tract 103.04 consisting of blocks 1002, 1003, 1004, 2000, 2001, and 2003.
- 16. That part of voting tabulation district 241 consisting of:
 - a. That part of tract 127.02 consisting of block 3019.
 - b. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - c. That part of tract 173 consisting of blocks 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
- 17. That part of voting tabulation district 276 consisting of:
 - a. That part of tract 22 consisting of block 2000.
- 18. That part of voting tabulation district 285 consisting of:
 - a. That part of tract 21.01 consisting of blocks 2033, 2034, 3000, and 3007.
- (10) District 10 is composed of:
 - (a) All of Seminole County.
 - (b) That part of Volusia County consisting of:
 - 1. All of voting tabulation districts 72, 73, 87, 90, 92, 93, 95, and 97.
 - 2. That part of voting tabulation district 56 consisting of:
 - a. That part of tract 908.04 consisting of block 2059.
 - 3. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2056, 2059, 2071, 2072, 2073, 2074, and 2075.
 - 4. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 909.02 consisting of blocks 2013, 2014, and 2015.
 - 5. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 908.03 consisting of blocks 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
 - b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.

- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
6. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1020, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, and 1086.
- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 910.24 consisting of blocks 2076, 2077, 2078, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.
8. That part of voting tabulation district 89 consisting of:
- a. That part of tract 910.17 consisting of blocks 1006, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
9. That part of voting tabulation district 91 consisting of:
- a. That part of tract 910.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2037, 2038, 2039, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2075, 2076, 2077, 2078, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, and 3060.
- b. That part of tract 910.29 consisting of blocks 1001, 1002, 1005, 1006, 1008, 1012, 1034, 2001, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2020, 2021, 2022, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3004, 3006, 3008, and 3048.
10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 910.28 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2041, 2042, 2047, 2048, and 2049.
- (11) District 11 is composed of:
- (a) That part of Lake County consisting of:
1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.
- (b) That part of Marion County consisting of:
1. All of voting tabulation districts 24, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 85, 88, 89, 90, 91, 93, 98, 114, and 122.
2. That part of voting tabulation district 7 consisting of:
- a. That part of tract 24.01 consisting of block 1030.
3. That part of voting tabulation district 14 consisting of:
- a. That part of tract 22.03 consisting of blocks 1010, 1011, 2007, 2008, 2023, 2024, 3027, 4015, 4016, 4027, 4030, 4042, 4043, 4044, 4045, 4047, 4048, 4049, 4050, 4051, 4052, and 4053.
4. That part of voting tabulation district 16 consisting of:
- a. That part of tract 22.03 consisting of block 3014.
5. That part of voting tabulation district 18 consisting of:
- a. That part of tract 23.01 consisting of blocks 1021, 1022, 1042, 1043, 1044, and 1050.
- b. That part of tract 23.02 consisting of blocks 1012, 1013, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3048, 3049, 3050, 3051, 3052, 3053, and 3060.
6. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19 consisting of blocks 1217, 1218, 1219, 1242, 1254, and 1257.
- b. That part of tract 24.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1016, 1017, 1018, 1034, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.
- c. That part of tract 24.02 consisting of blocks 1000, 1001, 1003, 1006, 1012, 1013, 1041, 1069, 1070, and 1071.
7. That part of voting tabulation district 22 consisting of:
- a. That part of tract 23.01 consisting of block 1049.
8. That part of voting tabulation district 36 consisting of:
- a. That part of tract 13.02 consisting of blocks 3012, 3013, 3014, 3015, and 3024.
- b. That part of tract 22.01 consisting of blocks 1000 and 1008.
9. That part of voting tabulation district 86 consisting of:
- a. That part of tract 11.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
- b. That part of tract 23.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 3001, 3002, 3003, and 3004.
10. That part of voting tabulation district 87 consisting of:
- a. That part of tract 23.02 consisting of blocks 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2040, 2041, 2042, 2043, 2044, 3057, 3058, and 3059.
11. That part of voting tabulation district 92 consisting of:
- a. That part of tract 22.01 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1011, 1014, 1019, 1020, 1023, 1026, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

b. That part of tract 22.02 consisting of blocks 1000, 1002, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 2000.

c. That part of tract 22.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3020, 3029, 3030, 3031, 3032, and 3033.

(c) That part of Orange County consisting of:

1. All of voting tabulation districts 80, 85, 88, and 96.

(d) That part of Sumter County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 22, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, and 42.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9113.01 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3041, and 3046.

b. That part of tract 9114 consisting of block 1154.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9112 consisting of blocks 1274, 1275, 1276, 1290, 1307, 1338, 1340, 1344, and 1345.

b. That part of tract 9117.01 consisting of blocks 1060, 1072, 1075, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1199, 1200, 1201, 1202, 1203, 1215, and 1217.

4. That part of voting tabulation district 21 consisting of:

a. That part of tract 9113.01 consisting of blocks 1000, 1086, 1087, 2021, 2022, 2023, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3039, 3040, 3042, 3043, 3044, and 3045.

b. That part of tract 9114 consisting of blocks 1003, 1004, 1017, 1153, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1175, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, and 1187.

(12) District 12 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 23, 24, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 48, 52, 53, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 86, 87, 89, 90, 91, 92, 93, 94, 95, 150, 154, 160, 168, 169, 215, 217, 219, 260, 261, 262, 263, 264, 265, 266, 267, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, and 290.

2. That part of voting tabulation district 56 consisting of:

a. That part of tract 171.04 consisting of blocks 1073, 1152, 1153, 1154, and 1158.

3. That part of voting tabulation district 58 consisting of:

a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.

4. That part of voting tabulation district 163 consisting of:

a. That part of tract 142 consisting of blocks 1021, 1022, 1029, 1030, 1031, 1032, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1073, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

5. That part of voting tabulation district 218 consisting of:

a. That part of tract 152.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 2000, 2023, 2024, and 2032.

6. That part of voting tabulation district 268 consisting of:

a. That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.

b. That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(13) District 13 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 16, 18, 19, 20, 21, 26, 27, 28, 29, 33, 34, 38, 48, 49, 84, 85, 87, 88, 89, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 126, 153, 165, 172, 174, 175, 197, 215, 216, 217, 218, 219, 259, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, and 301.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of blocks 1000, 1001, 1002, 1011, 1012, 1013, 1014, 1015, 1018, 1021, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2039, 2041, and 2042.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 698.02 consisting of blocks 2003, 2004, 2005, 2006, and 2020.

b. That part of tract 716 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, and 1037.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1054, 1063, 1065, 1066, 1067, 1069, 1071, 1074, 1075, 1076, 1199, 1200, and 1213.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4008, 4010, 4012, 4013, and 4018.

b. That part of tract 621.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1020.

c. That part of tract 621.09 consisting of blocks 2012 and 2013.

7. That part of voting tabulation district 302 consisting of:

a. That part of tract 621.03 consisting of blocks 4009 and 4024.

(b) That part of Orange County consisting of:

1. All of voting tabulation districts 57, 97, 98, 99, 100, 102, 103, 104, 105, 108, 109, 117, 118, 131, 138, 142, 143, 144, 145, 146, 147, 148, 151, 152, 156, 157, 158, 159, 166, 167, 170, 173, 179, 180, 181, 182, 185, 186,

188, 189, 193, 196, 197, 198, 200, 201, 203, 204, 206, 207, 209, 210, 211, 212, 213, 214, 216, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, and 259.

2. That part of voting tabulation district 58 consisting of:

a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.

3. That part of voting tabulation district 171 consisting of:

a. That part of tract 136.07 consisting of blocks 1017, 1018, 1038, 1039, and 1040.

b. That part of tract 140 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3050.

4. That part of voting tabulation district 172 consisting of:

a. That part of tract 136.06 consisting of blocks 2019 and 2020.

b. That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.

5. That part of voting tabulation district 174 consisting of:

a. That part of tract 136.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1035, 1036, 1037, and 1054.

6. That part of voting tabulation district 177 consisting of:

a. That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.

7. That part of voting tabulation district 184 consisting of:

a. That part of tract 167.04 consisting of blocks 1042, 1124, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, and 1137.

b. That part of tract 168.02 consisting of blocks 1063, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1118, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1178, 1179, 1180, 1236, 1237, 1240, 1241, 1242, 1243, 1253, 1256, 1257, 1258, 1259, 1260, 1263, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1296, 1297, 1298, 1299, 1302, 1303, 1304, 1305, 1306, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1350, 1358, 1359, 1360, 1361, 1362, 1366, and 1369.

c. That part of tract 168.06 consisting of blocks 1045, 1047, and 1048.

8. That part of voting tabulation district 205 consisting of:

a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.

b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1087, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, and 1107.

9. That part of voting tabulation district 218 consisting of:

a. That part of tract 155.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1030, 1031, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005,

2006, 2007, 2008, 2012, 2017, 2018, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, and 3001.

b. That part of tract 156.01 consisting of blocks 2011 and 2012.

c. That part of tract 157.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.

(14) District 14 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 110, 111, 112, 113, 114, 115, 116, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 183, 187, 190, 191, 192, 194, 195, 199, 202, and 208.

2. That part of voting tabulation district 18 consisting of:

a. That part of tract 170.06 consisting of block 1002.

b. That part of tract 170.16 consisting of blocks 1000, 1001, 1009, 1010, 1011, 1012, 1019, 1028, and 1029.

3. That part of voting tabulation district 163 consisting of:

a. That part of tract 142 consisting of blocks 1033, 1034, 1035, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.

4. That part of voting tabulation district 171 consisting of:

a. That part of tract 136.07 consisting of block 1041.

5. That part of voting tabulation district 172 consisting of:

a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.

6. That part of voting tabulation district 174 consisting of:

a. That part of tract 136.06 consisting of blocks 2008 and 2018.

b. That part of tract 136.07 consisting of blocks 1003, 1004, 1005, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, and 1055.

7. That part of voting tabulation district 177 consisting of:

a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.

b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014,

1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.

c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.

8. That part of voting tabulation district 184 consisting of:

a. That part of tract 167.04 consisting of blocks 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1099, 1102, 1109, 1110, 1113, 1114, 1118, 1119, 1120, 1125, and 1126.

b. That part of tract 168.02 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1126, 1261, 1262, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1300, 1355, 1356, 1357, 1363, 1364, 1365, 1367, and 1368.

9. That part of voting tabulation district 205 consisting of:

a. That part of tract 167.32 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1088, 1099, 1100, 1105, and 1106.

10. That part of voting tabulation district 268 consisting of:

a. That part of tract 169.02 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1059, 1060, 1061, 1062, and 1063.

(b) That part of Osceola County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 109, 176, 177, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 205, 206, 207, 208, 209, and 214.

2. That part of voting tabulation district 88 consisting of:

a. That part of tract 429 consisting of blocks 1010, 1012, 1013, 1014, 1016, 1017, 1028, 1036, 1050, 1064, 1065, 1066, 1067, 1068, 1070, 1071, 1072, 1073, 1074, 1075, 1081, 1082, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, and 2143.

3. That part of voting tabulation district 99 consisting of:

a. That part of tract 428 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, and 1105.

4. That part of voting tabulation district 108 consisting of:

a. That part of tract 429 consisting of block 1076.

5. That part of voting tabulation district 169 consisting of:

a. That part of tract 428 consisting of blocks 1050, 1072, 2014, 2028, 2035, 2036, 2037, and 2039.

b. That part of tract 429 consisting of block 1000.

c. That part of tract 436 consisting of blocks 1008 and 1022.

6. That part of voting tabulation district 196 consisting of:

a. That part of tract 413 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, and 2013.

b. That part of tract 415 consisting of blocks 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1075, 1076, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1154, 1164, 1166, and 1167.

(c) That part of Polk County consisting of:

1. All of voting tabulation districts 82, 84, 86, and 91.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, and 2009.

b. That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1059, and 1084.

3. That part of voting tabulation district 80 consisting of:

a. That part of tract 125.02 consisting of blocks 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2123, 2124, 2125, and 3002.

b. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.

4. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2086, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.

b. That part of tract 125.03 consisting of blocks 1183, 1184, and 1185.

c. That part of tract 126.02 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3040, 3041, 3042, 3046, and 3047.

d. That part of tract 141.03 consisting of blocks 1049, 1050, and 1188.

e. That part of tract 141.05 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4026, 4040, and 4073.

5. That part of voting tabulation district 83 consisting of:

- a. That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.
- b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
6. That part of voting tabulation district 85 consisting of:
- a. That part of tract 141.05 consisting of blocks 1022, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4068, 4069, 4070, 4071, 4072, and 4074.
- b. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1052, 1053, and 1054.
- (15) District 15 is composed of:
- (a) That part of Hillsborough County consisting of:
1. All of voting tabulation districts 340, 341, 342, 343, 344, 345, 346, 347, 348, 351, 352, 356, and 357.
2. That part of voting tabulation district 334 consisting of:
- a. That part of tract 124.03 consisting of blocks 3015 and 3017.
- b. That part of tract 125.01 consisting of block 4002.
- c. That part of tract 125.04 consisting of block 1027.
3. That part of voting tabulation district 335 consisting of:
- a. That part of tract 124.03 consisting of blocks 3000, 3001, 3002, and 3024.
- b. That part of tract 125.03 consisting of blocks 3016, 3017, 3018, and 3019.
- c. That part of tract 125.04 consisting of blocks 1001, 1030, 1031, 1032, 1033, 1034, and 1035.
- d. That part of tract 130.02 consisting of block 3006.
- e. That part of tract 130.03 consisting of blocks 1001, 1006, 1009, 1010, 1011, 1012, 1013, 1015, 1017, and 1023.
4. That part of voting tabulation district 338 consisting of:
- a. That part of tract 125.01 consisting of blocks 3011 and 3014.
5. That part of voting tabulation district 339 consisting of:
- a. That part of tract 125.01 consisting of block 1008.
- b. That part of tract 127.01 consisting of block 1020.
6. That part of voting tabulation district 349 consisting of:
- a. That part of tract 101.08 consisting of blocks 1017, 1019, and 1023.
7. That part of voting tabulation district 353 consisting of:
- a. That part of tract 101.06 consisting of blocks 4000 and 4013.
- b. That part of tract 101.07 consisting of blocks 1009, 1010, 1011, 1033, 3005, 3006, 3007, 3008, 3009, 3010, and 3016.
- c. That part of tract 101.08 consisting of block 1018.
- d. That part of tract 127.01 consisting of block 1001.
- e. That part of tract 128 consisting of block 1004.
- (b) That part of Orange County consisting of:
1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 25, 26, 27, 28, 43, 47, 50, 51, 54, and 55.
2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 170.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
3. That part of voting tabulation district 56 consisting of:
- a. That part of tract 171.04 consisting of blocks 1129, 1130, 1131, 1132, 1133, 1134, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1206, 1207, 1208, 1209, 1210, and 1211.
- b. That part of tract 171.05 consisting of blocks 1004, 1005, 1006, 1008, 1023, and 1024.
- (c) That part of Osceola County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 185, 186, 187, 198, 199, 200, 201, 202, 203, and 204.
- (d) That part of Polk County consisting of:
1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 49, 51, 52, 53, 55, 63, 64, 65, 66, 67, 72, 73, 136, 139, 142, 143, and 146.
2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 125.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.
- b. That part of tract 125.06 consisting of blocks 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
- c. That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, 1057, 2000, and 2001.
3. That part of voting tabulation district 48 consisting of:
- a. That part of tract 118.34 consisting of blocks 3090 and 3116.
4. That part of voting tabulation district 50 consisting of:
- a. That part of tract 117.04 consisting of blocks 1031, 1032, and 1038.
- b. That part of tract 117.21 consisting of block 2060.
- c. That part of tract 117.22 consisting of blocks 1040, 1041, 1042, and 1043.
- d. That part of tract 118.32 consisting of blocks 2002, 2005, 2006, 2007, 2018, 2019, and 2020.
- e. That part of tract 118.34 consisting of blocks 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3052, 3053, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068,

3069, 3070, 3071, 3074, 3075, 3076, 3077, 3083, 3084, 3125, 3126, 3127, and 3128.

5. That part of voting tabulation district 68 consisting of:

a. That part of tract 130.01 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, and 1060.

b. That part of tract 130.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2020, 2023, 2025, 2026, 2027, 2028, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3046, 3047, 3048, 3049, 3050, 3057, 3058, 3059, 3060, 3062, 3063, 3064, 3065, 3066, 3082, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, and 4040.

c. That part of tract 131.02 consisting of blocks 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2012, 2062, 2063, and 2064.

d. That part of tract 131.03 consisting of blocks 1000, 1001, 1002, 1005, 1006, and 1007.

e. That part of tract 132 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2050.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 127 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, and 2055.

b. That part of tract 128.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3014, and 3042.

c. That part of tract 128.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2050, 2059, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, and 2082.

7. That part of voting tabulation district 71 consisting of:

a. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1023, 1029, 1030, 1031, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 2013, 2014, 2020, 2021, 2023, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, and 2045.

b. That part of tract 133 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2048.

c. That part of tract 134 consisting of blocks 1015, 1019, 1020, 1021, and 1022.

8. That part of voting tabulation district 74 consisting of:

a. That part of tract 133 consisting of blocks 1041, 1042, 1045, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, and 2066.

b. That part of tract 134 consisting of blocks 2037, 2038, 2044, 2045, 2046, 2047, 3003, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3059.

c. That part of tract 138.01 consisting of blocks 3001, 3002, 3004, 3005, 3006, 3007, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, and 3035.

d. That part of tract 147.02 consisting of block 3017.

9. That part of voting tabulation district 75 consisting of:

a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1030, 2036, 2037, 2058, 2059, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 147.01 consisting of blocks 1000, 1014, 2049, 2052, and 2053.

c. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.

10. That part of voting tabulation district 80 consisting of:

a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1197, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1211, and 1212.

b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2056, 2057, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2119, 2120, 2121, 2122, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2136, 2137, 2138, 2149, 3000, and 3001.

c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.

- d. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.
11. That part of voting tabulation district 81 consisting of:
- a. That part of tract 125.02 consisting of blocks 2085 and 2135.
- b. That part of tract 125.03 consisting of block 1112.
- c. That part of tract 141.03 consisting of block 1000.
12. That part of voting tabulation district 83 consisting of:
- a. That part of tract 124.1 consisting of blocks 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.
- b. That part of tract 124.11 consisting of blocks 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.
- c. That part of tract 125.04 consisting of blocks 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, and 1114.
- d. That part of tract 126.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.
- e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.
13. That part of voting tabulation district 130 consisting of:
- a. That part of tract 124.09 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, and 1077.
- b. That part of tract 124.1 consisting of blocks 1009, 1011, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1100, 1101, 1102, 1103, 1104, 1105, 1110, 1111, 1112, 1113, 1114, 1115, 1116, and 1118.
- c. That part of tract 128.03 consisting of blocks 1000, 1001, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, 2035, 3024, 3025, 3026, 3027, 3028, 3043, 3044, 3045, 3046, 3049, and 3050.
- d. That part of tract 129 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3044, 3045, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.
- e. That part of tract 130.01 consisting of block 1059.
- f. That part of tract 130.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2024, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3020, 3035, 3036, 3038, 3070, 3071, 3074, 3075, and 3078.
- g. That part of tract 136 consisting of blocks 1000, 1001, 1002, and 1003.
14. That part of voting tabulation district 131 consisting of:
- a. That part of tract 128.03 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2036, 2037, 2038, 2039, 2040, 2051, 2052, 3018, 3019, 3020, 3021, 3022, 3023, 3053, 3054, and 3055.
- b. That part of tract 136 consisting of block 1004.
15. That part of voting tabulation district 132 consisting of:
- a. That part of tract 134 consisting of blocks 1010, 1016, 1017, 1018, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2048, and 2049.
- b. That part of tract 135 consisting of blocks 1000 and 1004.
- (16) District 16 is composed of:
- (a) That part of Brevard County consisting of:
- All of voting tabulation districts 8, 9, 10, 11, 12, 13, 14, 17, 22, 23, 24, 25, 30, 31, 32, 35, 36, 37, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 86, 90, 91, 92, 93, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 167, 168, 169, 170, 171, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 222, 223, 224, 225, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, and 345.
 - That part of voting tabulation district 7 consisting of:
 - That part of tract 621.07 consisting of block 1019.
 - That part of voting tabulation district 15 consisting of:
 - That part of tract 716 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, and 4020.
 - That part of voting tabulation district 166 consisting of:
 - That part of tract 712 consisting of blocks 1058, 1070, 1072, and 1201.

- 5. That part of voting tabulation district 214 consisting of:
 - a. That part of tract 621.03 consisting of block 2019.
- 6. That part of voting tabulation district 226 consisting of:
 - a. That part of tract 621.03 consisting of blocks 4007 and 4011.
 - b. That part of tract 621.07 consisting of blocks 1030 and 1031.
- 7. That part of voting tabulation district 302 consisting of:
 - a. That part of tract 621.03 consisting of blocks 2018, 4014, and 4015.
 - (b) That part of Indian River County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 40, 42, 43, 45, and 75.
 - 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2102, 2110, 2129, 2130, 2133, 2134, 2135, 2136, 2137, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2165, and 2167.
 - b. That part of tract 9900 consisting of blocks 1 and 2.
 - 3. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 508.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2048, 2049, 2050, 2051, 2052, and 2066.
 - 4. That part of voting tabulation district 41 consisting of:
 - a. That part of tract 509.02 consisting of blocks 1016, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3030, 3031, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3076, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3113, 3114, 3115, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, and 3147.
 - b. That part of tract 509.04 consisting of blocks 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1319, 1320, 1327, 1331, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, and 1351.
 - 5. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 507.05 consisting of blocks 1000, 1001, 1002, and 1003.
 - b. That part of tract 508.04 consisting of blocks 3073, 3074, 3075, 3076, 3077, 3115, 3116, 3117, 3123, 3124, and 3125.
 - 6. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 507.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1076, 1077, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1095.
 - (17) District 17 is composed of:
 - (a) That part of Hillsborough County consisting of:
 - 1. All of voting tabulation districts 58, 59, 60, 61, 62, 63, 64, 77, 128, 129, 130, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 265, 266, 267, 268, 269, 270, 271, and 273.
 - 2. That part of voting tabulation district 39 consisting of:
 - a. That part of tract 46 consisting of block 1042.
 - b. That part of tract 117.08 consisting of blocks 1036 and 1044.
 - 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 46 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, and 1087.
 - b. That part of tract 47 consisting of blocks 2005, 2013, 2014, 2019, and 2020.
 - c. That part of tract 59 consisting of blocks 1021, 1022, 1023, and 1024.
 - d. That part of tract 117.08 consisting of blocks 1030, 1032, 1033, 1034, 1035, 1037, 1039, 1040, 1041, 1042, 1043, and 2036.
 - e. That part of tract 9900 consisting of blocks 37, 38, and 48.
 - 4. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 3007.
 - c. That part of tract 112.06 consisting of blocks 2020, 3012, 3013, 3016, and 3017.
 - 5. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 117.06 consisting of blocks 2008, 5008, 5009, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5027, 5028, 5029, 5030, 5034, 5035, 5036, 5037, and 5038.
 - b. That part of tract 117.08 consisting of blocks 1000, 1007, 1020, 2008, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2030, and 2031.
 - 6. That part of voting tabulation district 143 consisting of:
 - a. That part of tract 116.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3000, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
 - 7. That part of voting tabulation district 145 consisting of:

- a. That part of tract 116.03 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2016, 2018, 2019, 3002, 3003, 3004, 3005, 3006, 3007, 3012, and 3015.
- b. That part of tract 116.05 consisting of blocks 2001, 3022, and 3023.
8. That part of voting tabulation district 237 consisting of:
- a. That part of tract 108.05 consisting of block 1007.
9. That part of voting tabulation district 244 consisting of:
- a. That part of tract 108.17 consisting of block 1011.
- b. That part of tract 108.18 consisting of block 1008.
- c. That part of tract 110.03 consisting of block 2026.
10. That part of voting tabulation district 272 consisting of:
- a. That part of tract 110.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
- b. That part of tract 110.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1021, 1022, 1023, and 1024.
- c. That part of tract 110.08 consisting of blocks 1000, 1004, and 4018.
- d. That part of tract 110.1 consisting of block 1004.
- e. That part of tract 110.12 consisting of block 1035.
- (b) That part of Pasco County consisting of:
1. All of voting tabulation districts 5, 7, 8, 9, 10, 11, 17, 18, 20, 21, 22, 23, 31, 32, 33, 34, 35, 36, 66, 67, 68, 70, 106, 111, 121, 122, 129, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196, 198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.
2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 328.02 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1049, 1050, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.
- b. That part of tract 330.05 consisting of blocks 2000 and 2001.
- c. That part of tract 331.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
3. That part of voting tabulation district 107 consisting of:
- a. That part of tract 327 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3039, and 3041.
4. That part of voting tabulation district 161 consisting of:
- a. That part of tract 315.08 consisting of blocks 1000, 1006, 2000, 2001, 2003, and 2004.
5. That part of voting tabulation district 201 consisting of:
- a. That part of tract 315.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, and 3011.
- (18) District 18 is composed of:
- (a) All of Hernando County.
- (b) That part of Pasco County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 12, 13, 14, 15, 16, 19, 24, 25, 26, 27, 28, 29, 30, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 108, 109, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 123, 124, 125, 126, 127, 128, 130, 131, 133, 134, 135, 136, 147, 148, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 162, 165, 167, 168, 169, 179, 180, 181, 183, 184, 185, 187, 188, 189, 192, 194, 197, 199, 200, 202, 211, 214, 217, 218, 219, 222, 223, 224, and 225.
2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 328.02 consisting of blocks 1000, 1001, 1008, 1015, and 1029.
3. That part of voting tabulation district 107 consisting of:
- a. That part of tract 324.02 consisting of blocks 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, and 3091.
- b. That part of tract 326.02 consisting of blocks 1052 and 2000.
- c. That part of tract 327 consisting of blocks 1043, 1044, 1045, 1046, 1047, 1054, 1055, 1056, 1057, 1058, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2023, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3030, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3040.
- d. That part of tract 328.02 consisting of block 1045.
- e. That part of tract 331.01 consisting of blocks 1000, 1001, 1002, and 1021.
4. That part of voting tabulation district 161 consisting of:
- a. That part of tract 315.05 consisting of blocks 2020 and 2021.
- b. That part of tract 315.07 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.
- c. That part of tract 315.08 consisting of block 2002.
5. That part of voting tabulation district 201 consisting of:
- a. That part of tract 315.04 consisting of blocks 1019 and 1020.
- (c) That part of Sumter County consisting of:
1. All of voting tabulation districts 5, 6, 7, 8, 10, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 29, 43, and 44.
2. That part of voting tabulation district 9 consisting of:
- a. That part of tract 9101 consisting of blocks 1030, 1031, 1058, 1061, 1062, and 1063.
- b. That part of tract 9103 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 2000, and 2001.
- c. That part of tract 9113.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1070, 1071, 1079, 1080, 1089, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, and 3069.
- d. That part of tract 9113.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050,

1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1093, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1114, 1115, and 1116.

e. That part of tract 9114 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1155, and 1174.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9101 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1055, 1056, 1057, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2010, 2011, 2012, 2013, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2089, 2095, 2096, 2097, and 2098.

b. That part of tract 9112 consisting of blocks 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1346, 1347, 1373, 1374, 1375, 1693, 1694, 1695, 1696, and 1697.

c. That part of tract 9114 consisting of blocks 1055 and 1057.

d. That part of tract 9117.01 consisting of blocks 1210 and 1211.

4. That part of voting tabulation district 21 consisting of:

a. That part of tract 9103 consisting of block 2041.

b. That part of tract 9113.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1081, 1082, 1083, 1084, 1085, 1088, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, and 2114.

(19) District 19 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 132, 133, 152, 153, 154, 155, 156, 157, 158, 159, 160, 231, 232, 233, 236, 238, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 304, 305, 306, 308, 398, 399, 400, 401, 402, 421, 461, 468, 478, 480, 481, 486, 487, 488, 489, 490, 513, 518, 519, 520, 521, 523, 524, 525, 526, 527, 528, 529, 531, 532, 533, 534, and 535.

2. That part of voting tabulation district 31 consisting of:

a. That part of tract 53.01 consisting of blocks 2002, 2003, 2004, 2007, 2011, 2012, and 2013.

b. That part of tract 53.02 consisting of blocks 1005 and 1006.

3. That part of voting tabulation district 39 consisting of:

a. That part of tract 26 consisting of blocks 2012, 2013, 2014, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.

b. That part of tract 116.05 consisting of blocks 3087, 3088, 3089, 3090, and 3091.

c. That part of tract 117.08 consisting of blocks 2027, 2028, and 2029.

d. That part of tract 118.02 consisting of block 3023.

e. That part of tract 9806 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1049, 1050, 1051, 1052, and 1053.

4. That part of voting tabulation district 57 consisting of:

a. That part of tract 9806 consisting of block 1037.

5. That part of voting tabulation district 74 consisting of:

a. That part of tract 4.02 consisting of block 2015.

6. That part of voting tabulation district 102 consisting of:

a. That part of tract 1.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.

7. That part of voting tabulation district 131 consisting of:

a. That part of tract 117.06 consisting of blocks 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5024, 5025, 5026, 5031, 5032, and 5033.

8. That part of voting tabulation district 143 consisting of:

a. That part of tract 116.03 consisting of blocks 3000, 3013, and 3014.

b. That part of tract 116.05 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.

9. That part of voting tabulation district 145 consisting of:

a. That part of tract 116.03 consisting of blocks 2000, 2001, 2020, 2021, 2022, and 3001.

b. That part of tract 116.05 consisting of blocks 3019, 3020, 3021, and 3024.

10. That part of voting tabulation district 237 consisting of:

a. That part of tract 108.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, 3014, and 3015.

11. That part of voting tabulation district 244 consisting of:

a. That part of tract 108.17 consisting of blocks 1008, 1009, and 1010.

b. That part of tract 108.18 consisting of blocks 1004, 1005, 1006, 1007, 1011, and 1014.

c. That part of tract 110.03 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 3016.

12. That part of voting tabulation district 295 consisting of:
- a. That part of tract 102.03 consisting of blocks 1020 and 1046.
 - b. That part of tract 102.04 consisting of blocks 1000, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1036, 1037, 1038, 1045, 1046, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2021, 2023, and 2024.
 - c. That part of tract 107.01 consisting of block 1014.
13. That part of voting tabulation district 313 consisting of:
- a. That part of tract 102.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
14. That part of voting tabulation district 386 consisting of:
- a. That part of tract 133.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - b. That part of tract 133.19 consisting of block 1016.
15. That part of voting tabulation district 422 consisting of:
- a. That part of tract 121.04 consisting of blocks 1009, 1010, 1023, 1025, 3006, 3016, and 3020.
16. That part of voting tabulation district 479 consisting of:
- a. That part of tract 9900 consisting of block 50.
17. That part of voting tabulation district 511 consisting of:
- a. That part of tract 137.04 consisting of block 3000.
18. That part of voting tabulation district 514 consisting of:
- a. That part of tract 137.04 consisting of blocks 2008, 2009, 2012, and 2022.
19. That part of voting tabulation district 515 consisting of:
- a. That part of tract 137.04 consisting of block 1016.
20. That part of voting tabulation district 516 consisting of:
- a. That part of tract 137.04 consisting of block 1017.
21. That part of voting tabulation district 522 consisting of:
- a. That part of tract 137.04 consisting of block 2023.
 - b. That part of tract 138.02 consisting of blocks 2009 and 2010.
 - c. That part of tract 138.06 consisting of blocks 1006, 1007, and 1010.
- (b) That part of Manatee County consisting of:
1. All of voting tabulation districts 4, 8, 9, 22, 23, 37, 38, 39, 41, 42, 44, 45, 46, 47, 48, 52, 55, 65, 67, 68, 70, 71, 72, 73, 84, 96, 97, 98, 99, 100, 115, 116, 117, 118, 127, 172, 173, 174, 176, 177, 179, 180, 181, 182, 183, and 184.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 14.04 consisting of block 2006.
 - b. That part of tract 16.01 consisting of blocks 3081, 3082, 3083, 3084, 3085, and 3086.
 3. That part of voting tabulation district 40 consisting of:
 - a. That part of tract 14.04 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2017, 2019, 2020, 2024, 2029, 2031, and 2032.
 4. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 15.02 consisting of blocks 2000, 2001, 2002, 2003, and 2039.
 5. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 15.02 consisting of blocks 1065 and 1091.
 6. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 15.02 consisting of blocks 1064, 1069, 1070, 1071, 1093, and 1094.
 7. That part of voting tabulation district 66 consisting of:
 - a. That part of tract 7.03 consisting of block 1001.
 - b. That part of tract 7.04 consisting of block 2042.
 8. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 1.05 consisting of blocks 2000, 2001, 2002, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2018.
 - b. That part of tract 1.06 consisting of blocks 2019, 2020, 2023, 2024, 2025, and 2026.
- (c) That part of Pinellas County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30, 81, 82, 83, 87, 100, 101, 102, 104, 105, and 110.
 2. That part of voting tabulation district 27 consisting of:
 - a. That part of tract 286 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1018, 1019, 1020, 1021, 1053, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1078, and 1079.
 - b. That part of tract 9901 consisting of blocks 7 and 8.
 3. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
 - b. That part of tract 219 consisting of blocks 3000, 3001, and 3002.
 4. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 9901 consisting of blocks 4, 5, and 6.
 5. That part of voting tabulation district 42 consisting of:
 - a. That part of tract 9901 consisting of block 3.
 6. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 9901 consisting of block 1.
 7. That part of voting tabulation district 93 consisting of:
 - a. That part of tract 221 consisting of blocks 2018, 2019, 2023, 2024, 2025, 2026, 2027, 2028, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, and 5014.
 8. That part of voting tabulation district 103 consisting of:
 - a. That part of tract 221 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
 - b. That part of tract 222 consisting of blocks 3015, 4004, 4005, 4006, and 4007.
- (20) District 20 is composed of:
- (a) That part of Pinellas County consisting of:
1. All of voting tabulation districts 161, 163, 175, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199,

200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.

2. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 245.12 consisting of blocks 2115 and 2116.
3. That part of voting tabulation district 111 consisting of:
 - a. That part of tract 250.11 consisting of block 3012.
 - b. That part of tract 251.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
4. That part of voting tabulation district 125 consisting of:
 - a. That part of tract 250.11 consisting of blocks 1026, 1027, and 3017.
5. That part of voting tabulation district 128 consisting of:
 - a. That part of tract 250.1 consisting of blocks 1018, 1020, 1021, and 1022.
 - b. That part of tract 250.11 consisting of blocks 1009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
 - c. That part of tract 253.06 consisting of blocks 1009, 1025, and 1026.
6. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 250.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1019, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4089, and 4090.
 - b. That part of tract 250.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.
7. That part of voting tabulation district 165 consisting of:
 - a. That part of tract 245.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, and 1010.
8. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 251.21 consisting of blocks 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2010, 2011, 2012, 2014, 2015, 2016, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2037, and 2038.
9. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1006, 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3020, 3021, 3022, 3023, and 3024.
10. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 251.19 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1017, 1026, 1027, 1030, 1031, 1032, 1034, 1036, and 1039.
11. That part of voting tabulation district 189 consisting of:

- a. That part of tract 251.2 consisting of blocks 1016, 1018, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 3012, 3013, and 3019.
 12. That part of voting tabulation district 261 consisting of:
 - a. That part of tract 276.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2003, 2004, and 2005.
 - b. That part of tract 9900 consisting of blocks 26, 27, and 28.
 13. That part of voting tabulation district 305 consisting of:
 - a. That part of tract 245.07 consisting of blocks 1000 and 1006.
 - b. That part of tract 245.09 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1030, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1073, 1074, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3025, 3035, 3036, 3038, and 3039.
 14. That part of voting tabulation district 355 consisting of:
 - a. That part of tract 245.09 consisting of blocks 1064 and 1065.
 - b. That part of tract 245.1 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 3016, 3017, and 3018.
 - c. That part of tract 245.14 consisting of blocks 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, and 3054.
- (21) District 21 is composed of:
- (a) All of Okeechobee County.
 - (b) That part of Highlands County consisting of:
 1. All of voting tabulation districts 19, 24, 46, 47, 51, and 59.
 2. That part of voting tabulation district 4 consisting of:
 - a. That part of tract 9601.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1097, 1098, 1107, and 1110.
 - b. That part of tract 9602 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2039, 2040, 2044, 2045, 2046, 2047, and 2049.
 - c. That part of tract 9610 consisting of block 1035.
 - d. That part of tract 9801 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1083, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, and 1093.
 3. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 9601.01 consisting of blocks 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1086, 1087, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1099, 1109, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015,

- 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2061, 2062, 2063, and 2064.
- b. That part of tract 9601.02 consisting of block 1081.
 4. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 9610 consisting of block 2008.
 - b. That part of tract 9611 consisting of blocks 2012, 2015, 2017, 2020, 3021, 3022, and 3044.
 - c. That part of tract 9612 consisting of block 1001.
 5. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 9609 consisting of blocks 2011, 2016, 2020, 2021, 2028, 2032, 2039, 2042, 3014, 3021, and 3025.
 - b. That part of tract 9611 consisting of block 3006.
 6. That part of voting tabulation district 16 consisting of:
 - a. That part of tract 9609 consisting of blocks 1031, 1034, 1037, 1055, 1056, 1057, 3002, 3003, 3004, 3006, 3008, 3009, 3045, 3046, 3058, and 3061.
 7. That part of voting tabulation district 17 consisting of:
 - a. That part of tract 9609 consisting of block 1035.
 - b. That part of tract 9611 consisting of block 3008.
 8. That part of voting tabulation district 18 consisting of:
 - a. That part of tract 9609 consisting of blocks 1027, 1028, 1029, 1032, 1036, 1038, 1040, 1041, 1042, 1043, 1045, 1046, 1048, 1054, 1059, 3001, 3007, 3011, 3012, 3015, 3016, 3059, 3063, 3064, and 3065.
 9. That part of voting tabulation district 20 consisting of:
 - a. That part of tract 9611 consisting of blocks 2023 and 2024.
 10. That part of voting tabulation district 21 consisting of:
 - a. That part of tract 9610 consisting of blocks 2073 and 3124.
 - b. That part of tract 9612 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3102, 3103, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3178, 3179, 3180, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, and 4069.
 - c. That part of tract 9802 consisting of block 1010.
 11. That part of voting tabulation district 23 consisting of:
 - a. That part of tract 9612 consisting of blocks 3030, 3036, and 3106.
 12. That part of voting tabulation district 32 consisting of:
 - a. That part of tract 9612 consisting of block 4055.
 13. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 9615 consisting of blocks 4054 and 4076.
 14. That part of voting tabulation district 44 consisting of:
 - a. That part of tract 9615 consisting of blocks 1044, 1045, 1046, 1048, 1049, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2048, 2050, 2051, 2052, 2053, 2066, 2067, 2068, 2069, 2070, 2072, 2073, 2074, 2075, 2076, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3042, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4077, 4082, 4083, 4084, 4085, 4086, and 4092.
 15. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 9617 consisting of blocks 3000, 3001, 3002, 3008, 3010, 3018, 3022, 3023, 3029, 3030, 3033, 3036, 3037, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3100, 3101, 3102, 4002, 4003, 4004, 4005, 4006, 4014, 4015, 4022, 4023, 4024, 4039, 4040, 4041, and 4043.
 16. That part of voting tabulation district 49 consisting of:
 - a. That part of tract 9617 consisting of blocks 3007, 3009, 3019, and 3058.
 17. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 9617 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 4016, 4017, 4018, 4019, 4020, 4021, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4042, 4049, 4050, 4051, 4052, 4054, 4055, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, and 5039.
 18. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 9609 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1064, 2009, 2010, 2038, and 2043.
 - b. That part of tract 9610 consisting of block 2011.

- 19. *That part of voting tabulation district 54 consisting of:*
 - a. *That part of tract 9609 consisting of block 3022.*
- 20. *That part of voting tabulation district 55 consisting of:*
 - a. *That part of tract 9609 consisting of blocks 2012, 2015, 2017, 2026, and 2027.*
- 21. *That part of voting tabulation district 60 consisting of:*
 - a. *That part of tract 9610 consisting of blocks 2004, 2005, 2006, 2007, and 2012.*
 - b. *That part of tract 9611 consisting of blocks 2018, 2021, 2025, 2026, 2027, 3020, and 3048.*
 - c. *That part of tract 9612 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1054, 1056, 2000, 2001, 2002, 2003, 2004, and 2005.*
 - d. *That part of tract 9802 consisting of blocks 1011 and 1015.*
- 22. *That part of voting tabulation district 61 consisting of:*
 - a. *That part of tract 9611 consisting of blocks 3005 and 3007.*
- (c) *That part of Martin County consisting of:*
 - 1. *All of voting tabulation districts 31, 32, 33, 35, 36, 37, 45, 46, 47, 56, 57, and 70.*
 - 2. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 17 consisting of blocks 2039 and 2043.*
 - 3. *That part of voting tabulation district 30 consisting of:*
 - a. *That part of tract 17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1084, 1099, 1100, 1101, 1139, 1183, 1184, 1185, 1186, 1187, 1188, 1199, 1200, 1201, 1202, 1203, 1204, 1205, and 1209.*
- (d) *That part of Osceola County consisting of:*
 - 1. *All of voting tabulation districts 87, 100, 101, 102, 103, 104, 105, 106, 107, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 170, 171, 172, 173, 174, 175, 178, 179, 180, 197, 210, 211, 212, 213, 215, and 216.*
 - 2. *That part of voting tabulation district 88 consisting of:*
 - a. *That part of tract 429 consisting of blocks 1077, 1078, 1079, 1080, 1083, 1093, and 1097.*
 - 3. *That part of voting tabulation district 99 consisting of:*
 - a. *That part of tract 428 consisting of blocks 1000, 1001, 1002, 1008, 1013, 1016, 1073, 1074, 1075, 1076, and 1077.*
 - b. *That part of tract 437 consisting of blocks 1006, 1007, 1008, 1015, 1016, 1056, and 1057.*
 - 4. *That part of voting tabulation district 108 consisting of:*
 - a. *That part of tract 429 consisting of blocks 1094, 1095, and 1096.*
 - 5. *That part of voting tabulation district 169 consisting of:*
 - a. *That part of tract 436 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1103, 1105, and 1108.*
 - b. *That part of tract 437 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1023, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1050, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, and 2013.*
- 6. *That part of voting tabulation district 196 consisting of:*
 - a. *That part of tract 413 consisting of blocks 2000, 2002, 2003, and 2010.*
- (e) *That part of Polk County consisting of:*
 - 1. *All of voting tabulation districts 54, 56, 57, 58, 59, 60, 61, 62, 69, 76, 77, 78, 79, 87, 88, 89, 90, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 133, 134, 135, 137, 138, 140, 141, 144, and 145.*
 - 2. *That part of voting tabulation district 48 consisting of:*
 - a. *That part of tract 118.34 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1017, 1018, 1019, 1020, 1021, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3114, 3115, and 3123.*
 - 3. *That part of voting tabulation district 50 consisting of:*
 - a. *That part of tract 117.04 consisting of blocks 1036 and 1037.*
 - b. *That part of tract 117.21 consisting of blocks 2058, 2059, and 2073.*
 - c. *That part of tract 117.22 consisting of blocks 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1051.*
 - d. *That part of tract 118.32 consisting of blocks 2000, 2001, 2003, 2004, and 2049.*
 - 4. *That part of voting tabulation district 68 consisting of:*
 - a. *That part of tract 130.02 consisting of blocks 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, 3052, 3053, 3054, 3055, and 3056.*
 - 5. *That part of voting tabulation district 70 consisting of:*
 - a. *That part of tract 128.03 consisting of blocks 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3029, 3030, 3031, 3032, 3051, and 3052.*
 - b. *That part of tract 128.04 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3032, 3033, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3060, 3061, 3062, and 3063.*
- 6. *That part of voting tabulation district 71 consisting of:*
 - a. *That part of tract 134 consisting of blocks 1013 and 1014.*
- 7. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 138.01 consisting of blocks 2033, 2034, 2035, 2036, 3003, 3008, 3009, 3022, 3045, 3046, 3047, and 3048.*
- 8. *That part of voting tabulation district 75 consisting of:*
 - a. *That part of tract 138.02 consisting of blocks 1027, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2057, 2088, 2089, 2090, 2092, 2093, 2097, and 2099.*
 - b. *That part of tract 147.01 consisting of blocks 1001, 1002, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2050, 2051, 2063, 2132, and 2133.*
- 9. *That part of voting tabulation district 85 consisting of:*
 - a. *That part of tract 141.03 consisting of blocks 1154 and 1155.*

- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 4055, 4056, 4057, 4058, and 4067.
- c. That part of tract 141.21 consisting of blocks 1049, 1050, 1051, 1058, and 1061.
10. That part of voting tabulation district 130 consisting of:
- a. That part of tract 129 consisting of blocks 3043, 3046, 3047, 3048, 3049, and 3050.
- b. That part of tract 130.02 consisting of blocks 3006, 3012, 3018, 3019, 3037, 3061, 3067, 3068, 3069, 3072, 3073, 3076, 3077, 3079, 3080, 3081, 3083, and 3084.
- c. That part of tract 134 consisting of block 1012.
11. That part of voting tabulation district 131 consisting of:
- a. That part of tract 128.02 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1055, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, and 1124.
- b. That part of tract 128.03 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2015, 2032, 2033, 2034, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
- c. That part of tract 128.04 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3057.
- d. That part of tract 136 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1041, 1046, 1047, 1048, 1053, 2000, 2001, 2002, 2003, 2009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3009, and 3011.
12. That part of voting tabulation district 132 consisting of:
- a. That part of tract 134 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, and 2004.
- b. That part of tract 135 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2064, 2065, 2066, 2067, 2068, 2069, 2070, and 2071.
- (f) That part of St. Lucie County consisting of:
1. All of voting tabulation districts 25, 31, 37, 41, 43, 44, 45, 58, 61, 73, 74, 76, and 79.
2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 3808 consisting of blocks 1032, 1057, and 1181.
3. That part of voting tabulation district 24 consisting of:
- a. That part of tract 3808 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1086, 1089, 1090, 1091, 1092, 1097, 1098, 1099, 1100, 1101, 1102, 1111, 1149, 1158, 1159, 1173, and 1174.
- b. That part of tract 3822 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, and 3136.
4. That part of voting tabulation district 26 consisting of:
- a. That part of tract 3822 consisting of blocks 4048, 4049, 4050, 4051, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4095, 4096, 4097, 4098, 4099, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 4109, 4110, 4111, 4112, 4113, 4114, 4115, 4116, 4117, 4118, 4119, 4120, 4121, 4122, 4123, 4124, 4125, 4126, 4129, 4130, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4154, 4155, 4156, 4157, 4158, 4159, 4160, 4161, 4162, 4163, 4164, 4165, 4166, 4167, 4168, 4185, 4186, 4192, 4224, 4225, 4226, 4228, 4243, 4244, 4245, 4246, 4247, 4248, 4249, 4258, 4259, 4276, and 4296.
5. That part of voting tabulation district 27 consisting of:
- a. That part of tract 3814.02 consisting of blocks 1112, 1114, and 1189.
- b. That part of tract 3822 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2117, 2118, 2125, 2126, 2127, 2128, 2129, 2130, 2135, 2136, 2137, 2167, 2168, 2169, 2195, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2257, 2261, 2270, 2271, and 2272.
6. That part of voting tabulation district 28 consisting of:
- a. That part of tract 3808 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1084, 1085, and 1183.
- b. That part of tract 3822 consisting of blocks 4189, 4190, and 4191.
7. That part of voting tabulation district 29 consisting of:
- a. That part of tract 3821.08 consisting of blocks 3002 and 3024.
8. That part of voting tabulation district 40 consisting of:
- a. That part of tract 3821.08 consisting of blocks 3079 and 3080.
9. That part of voting tabulation district 49 consisting of:
- a. That part of tract 3822 consisting of blocks 2065, 2093, 2105, 2106, 2114, 2115, 2116, 2119, 2120, 2121, 2122, 2123, 2124, 2131, 2132, 2133, 2134, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2170, 2171, 2172, 2173, 2174, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2196, 2197, 2198, 2199, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2258, 2259, 2260, 2263, 2264, 2265, 2266, 2267, 2268, and 2269.
10. That part of voting tabulation district 65 consisting of:
- a. That part of tract 3821.08 consisting of blocks 3006, 3022, 3031, 3032, 3033, and 3034.
11. That part of voting tabulation district 75 consisting of:

- a. *That part of tract 3821.09 consisting of blocks 1076 and 1077.*
- 12. *That part of voting tabulation district 77 consisting of:*
 - a. *That part of tract 3821.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.*
 - (22) *District 22 is composed of:*
 - (a) *That part of Hillsborough County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 35, and 536.*
 - 2. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 50 consisting of block 3000.*
 - b. *That part of tract 51.01 consisting of blocks 1031, 1032, 1038, 1039, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1123, 1124, 1125, 1131, 1236, and 1237.*
 - c. *That part of tract 53.01 consisting of blocks 1000, 1001, 2005, 2006, 2008, 2009, 2010, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.*
 - d. *That part of tract 53.02 consisting of block 1016.*
 - 3. *That part of voting tabulation district 57 consisting of:*
 - a. *That part of tract 47 consisting of blocks 2004, 2006, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2021, and 2022.*
 - b. *That part of tract 59 consisting of block 1020.*
 - (b) *That part of Pinellas County consisting of:*
 - 1. *All of voting tabulation districts 26, 28, 32, 33, 34, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 84, 85, 86, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 106, 107, 108, 109, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 162, 166, 167, 168, 169, 170, 171, 173, 174, 176, 177, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, and 242.*
 - 2. *That part of voting tabulation district 27 consisting of:*
 - a. *That part of tract 215 consisting of blocks 1026, 3024, 3025, and 3026.*
 - b. *That part of tract 286 consisting of blocks 1001, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3029, and 3030.*
 - 3. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.*
 - b. *That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.*
 - 4. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.*
 - b. *That part of tract 236 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.*
 - c. *That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.*
 - 5. *That part of voting tabulation district 42 consisting of:*
 - a. *That part of tract 238 consisting of block 1000.*
 - b. *That part of tract 239 consisting of block 2036.*
 - c. *That part of tract 240.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
 - 6. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 240.04 consisting of block 3010.*
 - b. *That part of tract 240.05 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.*
 - 7. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 244.12 consisting of block 1031.*
 - b. *That part of tract 245.09 consisting of block 3033.*
 - c. *That part of tract 245.12 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, and 2196.*
 - d. *That part of tract 245.13 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.*
 - 8. *That part of voting tabulation district 93 consisting of:*
 - a. *That part of tract 221 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2022, 2029, 2030, and 2031.*
 - b. *That part of tract 227 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.*
 - 9. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.*
 - b. *That part of tract 222 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2004, 2005, 2006, 2007,*

2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 4000, 4001, 4002, and 4003.

- c. That part of tract 223.02 consisting of block 3011.
- 10. That part of voting tabulation district 111 consisting of:
 - a. That part of tract 251.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
 - 11. That part of voting tabulation district 125 consisting of:
 - a. That part of tract 250.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2045, 2046, 2047, and 2048.
 - b. That part of tract 250.11 consisting of blocks 1028, 1036, 1037, 1038, 1039, 1040, and 3016.
 - 12. That part of voting tabulation district 128 consisting of:
 - a. That part of tract 250.07 consisting of block 2003.
 - b. That part of tract 250.11 consisting of block 3015.
 - 13. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 250.11 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
 - 14. That part of voting tabulation district 165 consisting of:
 - a. That part of tract 245.05 consisting of blocks 1006, 1008, 1011, 1012, 1013, 1014, and 1015.
 - 15. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 251.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
 - 16. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1010, 1011, and 1019.
 - 17. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 251.19 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1029, 1037, and 1038.
 - 18. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1012, 1013, 1014, 1015, 1017, 2000, 2001, 2005, 3011, and 3018.
 - 19. That part of voting tabulation district 261 consisting of:
 - a. That part of tract 276.05 consisting of blocks 1020 and 1021.
 - b. That part of tract 9900 consisting of block 31.
 - 20. That part of voting tabulation district 305 consisting of:
 - a. That part of tract 245.09 consisting of blocks 1001, 1002, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1041, 1042, 1061, 1069, 1071, 2003, 3007, 3008, 3021, 3022, 3023, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, and 3037.
 - 21. That part of voting tabulation district 355 consisting of:

a. That part of tract 245.1 consisting of block 1021.

(23) District 23 is composed of:

(a) That part of Collier County consisting of:

- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 110, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 132, 133, 135, 136, 137, 138, 139, 141, and 142.
- 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - b. That part of tract 111.06 consisting of block 2019.
- 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
 - b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
 - c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
 - d. That part of tract 101.06 consisting of block 3016.
 - e. That part of tract 102.09 consisting of blocks 2008 and 2009.
 - f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
 - g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
 - h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
 - j. That part of tract 111.02 consisting of blocks 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
 - k. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
 - l. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
- 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3167, 3227, 3242, 3243, 3244, 3481, and 3482.

- (b) *That part of Lee County consisting of:*
 - 1. *All of voting tabulation districts 9, 25, 26, 47, 57, 58, 78, 80, 81, 82, 93, 112, 113, 115, 124, 125, 131, 184, 185, 186, 187, 192, 193, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 218, 219, 220, 235, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 262, 263, 264, 267, 268, 269, 286, 287, 288, 289, 290, 292, and 293.*
 - 2. *That part of voting tabulation district 8 consisting of:*
 - a. *That part of tract 401.27 consisting of blocks 1008 and 2068.*
 - 3. *That part of voting tabulation district 24 consisting of:*
 - a. *That part of tract 503.13 consisting of blocks 2003, 2004, 2005, 2006, 2014, 2015, and 2017.*
 - 4. *That part of voting tabulation district 71 consisting of:*
 - a. *That part of tract 401.23 consisting of block 2005.*
 - 5. *That part of voting tabulation district 77 consisting of:*
 - a. *That part of tract 603 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.*
 - 6. *That part of voting tabulation district 116 consisting of:*
 - a. *That part of tract 9900 consisting of blocks 81 and 85.*
 - 7. *That part of voting tabulation district 194 consisting of:*
 - a. *That part of tract 401.15 consisting of blocks 2020, 2023, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2050, 2095, and 2096.*
 - b. *That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1008, 1014, and 1038.*
 - 8. *That part of voting tabulation district 217 consisting of:*
 - a. *That part of tract 603 consisting of blocks 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1063, 1064, 1065, 1069, 1070, 1071, 1072, and 1073.*
 - b. *That part of tract 9900 consisting of blocks 77, 78, 83, and 84.*
 - 9. *That part of voting tabulation district 254 consisting of:*
 - a. *That part of tract 401.24 consisting of block 3033.*
- (24) *District 24 is composed of:*
- (a) *That part of Hillsborough County consisting of:*
 - 1. *All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 263, 264, 285, 288, 289, 290, 291, 292, 293, 294, 296, 297, 298, 299, 300, 301, 302, 303, 307, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 336, 337, 350, 354, 355, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 423, 424, 425, 426, 427, 428, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 462, 463, 464, 465, 466, 467, 469, 470, 471, 472, 473, 474, 475, 476, 477, 482, 483, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 512, and 517.*
 - 2. *That part of voting tabulation district 102 consisting of:*
 - a. *That part of tract 108.09 consisting of blocks 1037 and 1038.*
 - 3. *That part of voting tabulation district 272 consisting of:*
 - a. *That part of tract 110.08 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1015, and 1034.*
 - b. *That part of tract 110.12 consisting of block 1034.*
 - 4. *That part of voting tabulation district 295 consisting of:*
 - a. *That part of tract 102.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2008.*
 - 5. *That part of voting tabulation district 313 consisting of:*
 - a. *That part of tract 102.04 consisting of block 1044.*
 - b. *That part of tract 107.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.*
 - c. *That part of tract 107.02 consisting of block 2000.*
 - d. *That part of tract 108.1 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2016, and 2017.*
 - e. *That part of tract 108.11 consisting of blocks 4001, 4003, 4004, 4005, 4008, 4011, 4026, and 4028.*
 - 6. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 124.02 consisting of blocks 2005, 2014, and 2015.*
 - b. *That part of tract 124.03 consisting of blocks 1000, 1001, 1002, 1003, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3016, 3020, 3022, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.*
 - c. *That part of tract 125.01 consisting of blocks 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.*
 - d. *That part of tract 125.04 consisting of block 1028.*
 - 7. *That part of voting tabulation district 335 consisting of:*
 - a. *That part of tract 130.03 consisting of blocks 1018, 1019, 1020, 1021, 1024, 1025, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.*
 - 8. *That part of voting tabulation district 338 consisting of:*
 - a. *That part of tract 124.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, and 2010.*
 - b. *That part of tract 125.01 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3028, 3029, and 3032.*
 - 9. *That part of voting tabulation district 339 consisting of:*
 - a. *That part of tract 124.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 2000, 2001, 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4013, 4014, 4015, 4016, and 4017.*
 - b. *That part of tract 125.01 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.*
 - c. *That part of tract 127.01 consisting of blocks 1019, 3014, and 3024.*
 - 10. *That part of voting tabulation district 349 consisting of:*
 - a. *That part of tract 101.08 consisting of block 1022.*
 - 11. *That part of voting tabulation district 353 consisting of:*

a. That part of tract 101.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 4004, 4009, 4011, 4012, 4014, 4015, and 4032.

b. That part of tract 101.07 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1034, 1035, 1036, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2026.

12. That part of voting tabulation district 386 consisting of:

a. That part of tract 133.19 consisting of block 1015.

13. That part of voting tabulation district 422 consisting of:

a. That part of tract 121.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.

14. That part of voting tabulation district 479 consisting of:

a. That part of tract 141.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.

b. That part of tract 141.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

c. That part of tract 9900 consisting of block 51.

15. That part of voting tabulation district 511 consisting of:

a. That part of tract 137.04 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.

16. That part of voting tabulation district 514 consisting of:

a. That part of tract 137.04 consisting of blocks 1036, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.

17. That part of voting tabulation district 515 consisting of:

a. That part of tract 137.04 consisting of blocks 1003, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1033, 1034, 1052, and 1053.

18. That part of voting tabulation district 516 consisting of:

a. That part of tract 137.04 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1035, and 1037.

19. That part of voting tabulation district 522 consisting of:

a. That part of tract 138.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, and 2012.

b. That part of tract 138.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

(25) District 25 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 40, 43, 44, 45, 46, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 108, 109, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126,

127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 197, 198, 200, 201, 202, 203, 300, 352, 353, 354, 355, 356, 357, 359, 360, 361, 362, 364, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 535, 536, 538, 541, 542, 546, 547, 548, 549, 550, 551, 552, 557, 563, 564, 581, 582, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 600, 601, 602, 603, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 732, 733, 734, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 756, 834, 836, 837, 838, 839, 842, 843, 846, 850, and 851.

2. That part of voting tabulation district 50 consisting of:

a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1026, and 1031.

b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2027, 2029, 2030, and 2031.

3. That part of voting tabulation district 112 consisting of:

a. That part of tract 3.01 consisting of blocks 1012, 1014, 1015, 1016, and 1048.

4. That part of voting tabulation district 113 consisting of:

a. That part of tract 4.06 consisting of block 1007.

5. That part of voting tabulation district 176 consisting of:

a. That part of tract 8.02 consisting of blocks 2025, 2026, 2027, 2028, 2029, and 2030.

b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.

6. That part of voting tabulation district 178 consisting of:

a. That part of tract 10.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.

b. That part of tract 10.04 consisting of block 2017.

7. That part of voting tabulation district 184 consisting of:

a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5020, 5021, and 5023.

8. That part of voting tabulation district 187 consisting of:

a. That part of tract 13.01 consisting of blocks 2001 and 3016.

9. That part of voting tabulation district 189 consisting of:

a. That part of tract 11.01 consisting of block 1000.

b. That part of tract 11.02 consisting of blocks 1001 and 1002.

10. That part of voting tabulation district 199 consisting of:

a. That part of tract 3.01 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1046, and 1047.

11. That part of voting tabulation district 833 consisting of:

a. That part of tract 4.06 consisting of block 1002.

b. That part of tract 4.1 consisting of blocks 3000 and 3013.

c. That part of tract 5.07 consisting of blocks 1000 and 1017.

- d. *That part of tract 9900 consisting of blocks 6, 7, 8, 9, and 11.*
- (26) *District 26 is composed of:*
 - (a) *All of DeSoto County.*
 - (b) *All of Glades County.*
 - (c) *All of Hardee County.*
 - (d) *That part of Charlotte County consisting of:*
 - 1. *All of voting tabulation districts 1, 15, 43, 44, 45, 46, 52, 53, 56, 59, 70, 71, 76, 77, 78, 79, 96, 101, 102, 106, 107, 118, 119, 120, 121, 122, 123, 124, and 125.*
 - 2. *That part of voting tabulation district 2 consisting of:*
 - a. *That part of tract 102 consisting of blocks 3000 and 3001.*
 - b. *That part of tract 103.02 consisting of block 1000.*
 - 3. *That part of voting tabulation district 5 consisting of:*
 - a. *That part of tract 210.02 consisting of blocks 1002, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.*
 - b. *That part of tract 210.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2038, 2060, 2073, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2100, 2102, 2103, 2104, and 2105.*
 - 4. *That part of voting tabulation district 13 consisting of:*
 - a. *That part of tract 202.01 consisting of blocks 2070, 2071, and 2072.*
 - b. *That part of tract 208 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1047, 1048, 1049, 1050, and 1051.*
 - 5. *That part of voting tabulation district 33 consisting of:*
 - a. *That part of tract 209 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 3046, and 3047.*
 - b. *That part of tract 210.03 consisting of block 1011.*
 - 6. *That part of voting tabulation district 47 consisting of:*
 - a. *That part of tract 101 consisting of blocks 2027, 2028, 2029, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2045, 2046, 2047, 2048, 2049, 2076, 2077, 2105, and 2106.*
 - b. *That part of tract 102 consisting of blocks 4000, 4004, 4009, 4017, 4024, 4025, 4027, 4029, 4030, 4061, and 4063.*
 - 7. *That part of voting tabulation district 54 consisting of:*
 - a. *That part of tract 209 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1078, 1079, 1084, and 1087.*
 - 8. *That part of voting tabulation district 55 consisting of:*
 - a. *That part of tract 202.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2060, 2061, 2062, 2069, and 2073.*
 - b. *That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, and 1046.*
 - 9. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 103.02 consisting of blocks 1001 and 1002.*
 - 10. *That part of voting tabulation district 117 consisting of:*
 - a. *That part of tract 101 consisting of blocks 2000 and 2001.*
 - (e) *That part of Highlands County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 22, 25, 26, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 45, 52, 56, 57, 58, 62, 63, 64, 65, 66, and 67.*
 - 2. *That part of voting tabulation district 4 consisting of:*
 - a. *That part of tract 9601.01 consisting of block 1041.*
 - b. *That part of tract 9602 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1044, 1047, 1048, 1050, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1068, 1069, 1070, 1071, 1073, 1074, 1075, 1083, 1084, 1087, 1088, 1089, 1090, 1093, 1095, 1098, and 1102.*
 - c. *That part of tract 9603 consisting of blocks 1000, 1001, 1019, 1020, 1021, and 1022.*
 - 3. *That part of voting tabulation district 13 consisting of:*
 - a. *That part of tract 9601.02 consisting of blocks 1000, 1001, 1065, 1069, 1070, 1071, 1072, 1074, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1115, 1116, and 1117.*
 - b. *That part of tract 9601.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.*
 - c. *That part of tract 9607 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1009, 1030, and 3000.*
 - 4. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 9610 consisting of block 2081.*
 - b. *That part of tract 9611 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, 2013, 2014, 2016, 2019, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3039, 3040, 3041, 3042, 3043, 3045, and 3049.*
 - c. *That part of tract 9612 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.*
 - 5. *That part of voting tabulation district 15 consisting of:*
 - a. *That part of tract 9607 consisting of blocks 1031, 1032, and 1033.*
 - b. *That part of tract 9608 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.*
 - c. *That part of tract 9609 consisting of blocks 1066, 2014, 2019, 2022, 2029, 2031, 2033, 2034, 2036, 2037, 2040, 2041, 2045, 2046, 2047, 2048, 2054, 2055, 2058, 2060, 2064, 2065, 2066, 2068, 3020, 3024, and 3057.*
 - d. *That part of tract 9611 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015,*

- 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 3000, 3001, 3002, 3003, 3004, 3010, 3011, 3012, 3046, and 3047.
6. That part of voting tabulation district 16 consisting of:
 - a. That part of tract 9609 consisting of blocks 1050, 1051, 1052, 1060, 1061, 1063, 3000, 3018, 3026, 3027, 3028, 3029, 3030, 3031, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3056.
 7. That part of voting tabulation district 17 consisting of:
 - a. That part of tract 9609 consisting of block 1058.
 - b. That part of tract 9611 consisting of block 3009.
 8. That part of voting tabulation district 18 consisting of:
 - a. That part of tract 9609 consisting of blocks 1030, 1033, 1039, 1044, 1047, 1049, 1053, 1062, 3005, 3010, 3013, 3017, 3019, 3060, and 3062.
 9. That part of voting tabulation district 20 consisting of:
 - a. That part of tract 9601.03 consisting of blocks 4016, 4017, 4020, 4024, 4032, 4033, 4034, 4035, 4036, and 4037.
 - b. That part of tract 9605.02 consisting of blocks 2070, 2072, 2075, 2076, 2081, and 2082.
 - c. That part of tract 9606.01 consisting of blocks 1000, 1002, and 1097.
 - d. That part of tract 9606.02 consisting of blocks 5004, 5009, 5013, 5025, 5027, 5028, 5029, 5051, and 5052.
 - e. That part of tract 9607 consisting of blocks 1007, 1008, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1026, 1028, 1029, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2006, 2007, 2008, 2012, 2013, 2014, 2015, 2016, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2033, 2034, 2037, 2038, 2041, 2043, 2044, 2045, 2046, 2047, 2054, 2067, 2068, 2072, 2077, 3026, 3036, 3037, 3038, 3053, 3054, 3057, 3058, 3059, 3061, and 3064.
 - f. That part of tract 9608 consisting of blocks 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3067, and 3068.
 - g. That part of tract 9611 consisting of blocks 2004, 2005, 2006, 2007, 2008, and 2022.
 10. That part of voting tabulation district 21 consisting of:
 - a. That part of tract 9612 consisting of blocks 3033, 3038, 3101, 3104, 3176, and 4044.
 11. That part of voting tabulation district 23 consisting of:
 - a. That part of tract 9612 consisting of blocks 3032, 3034, 3037, 3039, 3040, 3041, 3042, 3045, 3046, 3047, and 3105.
 12. That part of voting tabulation district 32 consisting of:
 - a. That part of tract 9613.01 consisting of blocks 1128 and 1151.
 - b. That part of tract 9613.02 consisting of blocks 1065, 1066, 1071, 1072, 1074, 1075, 1076, 1087, 1091, 1094, 2000, 2001, 2002, 2004, 2009, 3046, 3047, 3053, 3054, 3055, 3056, 3058, 3060, 3061, 3065, 3067, 3068, 3069, 3081, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4012, 4015, and 4019.
 13. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 9615 consisting of blocks 3041, 4055, 4056, 4058, 4059, 4060, 4061, 4075, 4079, 4080, 4081, 4087, 4089, and 4090.
 14. That part of voting tabulation district 44 consisting of:
 - a. That part of tract 9615 consisting of blocks 4074, 4078, and 4091.
 15. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 9617 consisting of blocks 3003, 3011, 3013, 3014, 3020, 3021, 3025, 3028, 3031, 3032, 3038, 3053, 3054, and 3098.
 16. That part of voting tabulation district 49 consisting of:
 - a. That part of tract 9617 consisting of blocks 3004, 3005, 3006, 3012, 3015, 3016, 3017, 3024, 3026, 3027, 3034, 3035, 3055, 3056, 3057, 3059, and 3099.
 17. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 9616.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, and 1212.
 - b. That part of tract 9617 consisting of blocks 1001, 1003, 1005, 1024, and 1025.
 18. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 9609 consisting of blocks 2035 and 2044.
 19. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 9609 consisting of block 3032.
 20. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 9609 consisting of blocks 2013 and 2018.
 21. That part of voting tabulation district 60 consisting of:
 - a. That part of tract 9610 consisting of block 2010.
 - b. That part of tract 9611 consisting of blocks 3019, 3023, and 3024.
 - c. That part of tract 9612 consisting of blocks 1002 and 1055.
 22. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 9611 consisting of blocks 3013, 3036, 3037, and 3038.
 - (f) That part of Manatee County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 49, 50, 51, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, 124, 125, 126, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 175, 178, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, and 224.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 14.04 consisting of blocks 1001, 1003, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1048.
 3. That part of voting tabulation district 40 consisting of:

- a. That part of tract 14.04 consisting of block 2030.
- 4. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 19.04 consisting of blocks 3031 and 3032.
- 5. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 19.04 consisting of block 1062.
- 6. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 19.04 consisting of blocks 1044, 1059, 1060, 1061, and 1063.
- 7. That part of voting tabulation district 66 consisting of:
 - a. That part of tract 7.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2051, 2052, and 2057.
- 8. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 1.05 consisting of blocks 2003 and 2004.
- (27) District 27 is composed of:
 - (a) That part of Palm Beach County consisting of:
 - 1. All of voting tabulation districts 179, 180, 181, 182, 183, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 349, 358, 363, 367, 369, 424, 425, 426, 427, 702, 704, 705, 706, 707, 708, 731, 735, 736, 737, 738, 739, 753, 754, 755, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 813, 814, 832, 840, 841, 844, 847, and 848.
 - 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of blocks 1017, 1028, 1029, and 1030.
 - b. That part of tract 78.31 consisting of blocks 2025 and 2026.
 - 3. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 9.03 consisting of block 1025.
 - 4. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 10.04 consisting of blocks 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5024.
 - 5. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, 3018, 5006, 5019, and 5022.
 - b. That part of tract 13.01 consisting of block 2010.
 - 6. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
 - 7. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.

- 8. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
- 9. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4005, 4007, and 4008.
- 10. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4001, 4002, 4003, 4004, 4006, 4009, 4010, and 4015.
- 11. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 5.09 consisting of blocks 1000 and 2000.
 - b. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
 - c. That part of tract 35.07 consisting of blocks 1000 and 3000.
 - d. That part of tract 35.09 consisting of blocks 1000 and 4000.
 - e. That part of tract 35.11 consisting of block 1000.
 - f. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
 - g. That part of tract 54.09 consisting of blocks 1023 and 1024.
 - h. That part of tract 9900 consisting of blocks 10, 12, 13, 14, 15, 16, 17, 18, and 19.
- (28) District 28 is composed of:
 - (a) All of Sarasota County.
 - (b) That part of Charlotte County consisting of:
 - 1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 34, 35, 36, 37, 38, 39, 48, 49, 57, 58, 65, 66, 67, 68, 69, 72, 73, 74, 75, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 104, 105, 126, 127, 128, 129, 130, 131, and 132.
 - 2. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 210.03 consisting of blocks 2037, 2039, 2040, 2041, 2054, 2056, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2070, 2071, 2072, 2074, 2075, 2076, 2077, 2097, 2098, 2099, and 2101.
 - 3. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 207 consisting of block 3000.
 - b. That part of tract 208 consisting of blocks 1042 and 1043.
 - 4. That part of voting tabulation district 33 consisting of:
 - a. That part of tract 208 consisting of blocks 3034 and 3035.
 - b. That part of tract 209 consisting of blocks 2009 and 2055.
 - 5. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 209 consisting of block 1074.
 - 6. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 202.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5010, 5050, and 5051.
- (29) District 29 is composed of:

- (a) *That part of Broward County consisting of:*
1. *All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 225, 227, 245, 246, 248, 249, 252, 255, 260, 262, 263, 264, 267, 268, 269, 271, 317, 331, 333, 342, 343, 344, 346, 348, 351, 352, 354, 355, 414, 415, 416, 417, 418, 419, 420, 421, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 452, 453, 454, 455, 456, 457, 596, 597, 604, 605, 609, 610, 612, 613, 614, 619, 653, 654, 655, 656, 789, 804, 809, 813, 814, 815, 817, 818, 819, 820, 821, 825, 830, 833, and 834.*
 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 103.05 consisting of block 1007.*
 3. *That part of voting tabulation district 29 consisting of:*
 - a. *That part of tract 103.07 consisting of blocks 1019, 1020, and 1021.*
 4. *That part of voting tabulation district 30 consisting of:*
 - a. *That part of tract 103.05 consisting of blocks 1005, 1006, 1008, 1009, and 1010.*
 - b. *That part of tract 107.01 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2034, 2035, 2036, and 2037.*
 5. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 104.05 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, and 2008.*
 6. *That part of voting tabulation district 195 consisting of:*
 - a. *That part of tract 201.03 consisting of blocks 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.*
 - b. *That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.*
 7. *That part of voting tabulation district 215 consisting of:*
 - a. *That part of tract 202.12 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.*
 8. *That part of voting tabulation district 216 consisting of:*
 - a. *That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.*
 - b. *That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.*
 9. *That part of voting tabulation district 222 consisting of:*
 - a. *That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.*
 10. *That part of voting tabulation district 324 consisting of:*
 - a. *That part of tract 601.15 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.*
 11. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 601.11 consisting of blocks 1034 and 1036.*
 - b. *That part of tract 601.13 consisting of blocks 2015, 2016, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2032, 2034, 2035, 2036, 2037, 2038, and 2039.*
 - c. *That part of tract 9800 consisting of block 1007.*
 12. *That part of voting tabulation district 338 consisting of:*
 - a. *That part of tract 602.1 consisting of blocks 2000, 2001, 2003, and 2007.*
 - b. *That part of tract 602.11 consisting of blocks 1001, 1002, 1003, and 1004.*
 13. *That part of voting tabulation district 339 consisting of:*
 - a. *That part of tract 601.15 consisting of blocks 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4005, 4006, 4008, 4010, 4011, and 4016.*
 14. *That part of voting tabulation district 341 consisting of:*
 - a. *That part of tract 602.11 consisting of blocks 3000 and 3006.*
 15. *That part of voting tabulation district 353 consisting of:*
 - a. *That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.*
 - b. *That part of tract 601.21 consisting of blocks 2003 and 2004.*
 16. *That part of voting tabulation district 375 consisting of:*
 - a. *That part of tract 601.21 consisting of block 1023.*
 17. *That part of voting tabulation district 451 consisting of:*
 - a. *That part of tract 1103.27 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2012, 2014, 2015, and 2016.*
 18. *That part of voting tabulation district 620 consisting of:*
 - a. *That part of tract 1103.27 consisting of blocks 1024, 1041, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2019, and 2020.*
 - b. *That part of tract 1103.33 consisting of blocks 2000, 2001, 2002, 2006, and 2007.*
 19. *That part of voting tabulation district 659 consisting of:*
 - a. *That part of tract 703.16 consisting of block 1015.*
 20. *That part of voting tabulation district 660 consisting of:*
 - a. *That part of tract 703.16 consisting of blocks 1016, 1028, and 1031.*
 21. *That part of voting tabulation district 832 consisting of:*
 - a. *That part of tract 1103.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 2010.*
- (30) *District 30 is composed of:*
- (a) *That part of Charlotte County consisting of:*
 1. *All of voting tabulation districts 3, 4, 16, 17, 18, 19, 26, 40, 41, 42, 50, 51, 60, 61, 62, 63, 64, 108, 109, 110, 111, 112, 113, 114, 115, and 116.*
 2. *That part of voting tabulation district 2 consisting of:*
 - a. *That part of tract 102 consisting of blocks 2044, 2045, 2064, 2072, 2073, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3061, 3062, 3063, 3064, 3065, 3075, 3076, 3081, 3082, and 3083.*
 - b. *That part of tract 103.02 consisting of blocks 1003, 1006, 1053, 1054, 2000, 2001, 2002, and 2003.*
 3. *That part of voting tabulation district 47 consisting of:*

a. That part of tract 101 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1039, 1046, 1047, 1048, 1068, 1069, and 1076.

4. That part of voting tabulation district 103 consisting of:

a. That part of tract 103.02 consisting of blocks 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1117, and 1118.

5. That part of voting tabulation district 117 consisting of:

a. That part of tract 101 consisting of blocks 1000, 1001, 1002, 1003, and 2002.

(b) That part of Lee County consisting of:

1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 72, 73, 74, 75, 76, 79, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 114, 117, 118, 119, 120, 121, 122, 123, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 188, 189, 190, 191, 195, 197, 198, 199, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 253, 257, 258, 259, 260, 261, 265, 266, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 294, 295, and 296.

2. That part of voting tabulation district 8 consisting of:

a. That part of tract 401.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.

3. That part of voting tabulation district 24 consisting of:

a. That part of tract 501.04 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.

b. That part of tract 502.03 consisting of block 1023.

c. That part of tract 503.13 consisting of block 2000.

4. That part of voting tabulation district 71 consisting of:

a. That part of tract 401.23 consisting of blocks 2001, 2002, 2003, 2004, 3052, 3053, 3054, 3055, 3056, 3057, 3060, 3061, 3062, 3064, 3069, and 3070.

5. That part of voting tabulation district 77 consisting of:

a. That part of tract 602.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.

b. That part of tract 602.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.

c. That part of tract 602.03 consisting of blocks 2000, 2001, 2002, 2004, 2006, 2007, 2008, 2012, 2013, 2014, and 2015.

d. That part of tract 603 consisting of block 1011.

e. That part of tract 9900 consisting of blocks 74 and 76.

6. That part of voting tabulation district 116 consisting of:

a. That part of tract 19.07 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, and 4006.

b. That part of tract 19.08 consisting of blocks 1004, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1062, and 1063.

c. That part of tract 601.02 consisting of blocks 1006, 4000, 4001, 4002, 4003, 4004, and 4005.

d. That part of tract 602.01 consisting of blocks 1000, 1001, 1002, 2000, 2001, and 3000.

e. That part of tract 602.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 2003, 2005, 2009, 2010, and 2011.

f. That part of tract 9900 consisting of blocks 72, 73, 75, 79, and 80.

7. That part of voting tabulation district 194 consisting of:

a. That part of tract 401.11 consisting of block 1000.

b. That part of tract 401.12 consisting of blocks 1022, 1032, 1033, 1034, 1035, 1036, and 1037.

c. That part of tract 401.14 consisting of blocks 1048, 1074, 1076, 1081, 1082, 1083, 1084, 1088, 1097, 1098, 1099, 1100, 1101, 1102, 1104, 1105, 1106, and 1113.

d. That part of tract 401.16 consisting of blocks 2003, 2004, 2005, 2026, 2027, 2028, 2029, 2030, and 2032.

e. That part of tract 9800 consisting of blocks 1009, 1022, and 1023.

8. That part of voting tabulation district 217 consisting of:

a. That part of tract 603 consisting of block 1010.

9. That part of voting tabulation district 254 consisting of:

a. That part of tract 401.23 consisting of blocks 2000, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3065, 3066, and 3067.

b. That part of tract 401.24 consisting of block 1000.

c. That part of tract 402.06 consisting of block 1024.

(31) District 31 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 10, 15, 23, 31, 32, 37, 38, 39, 40, 58, 59, 62, 69, 70, 77, 78, 79, 81, 82, 83, 84, 85, 87, 88, 89, 90, 95, 96, 97, 98, 99, 100, 101, 102, 105, 106, 109, 110, 111, 115, 117, 118, 121, 123, 124, 125, 126, 127, 128, 129, 132, 134, 135, 136, 137, 189, 214, 217, 218, 219, 223, 224, 226, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 247, 250, 251, 253, 254, 256, 257, 258, 259, 261, 265, 266, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 323, 325, 326, 327, 328, 329, 330, 332, 335, 336, 337, 340, 345, 347, 349, 350, 356, 357, 358, 359, 360, 389, 400, 401, 402, 403, 404, 407, 460, 461, 473, 474, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 515, 517, 518, 519, 520, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 537, 538, 539, 540, 541, 542, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 569, 865, and 866.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 103.05 consisting of blocks 1000, 1002, 1003, 1004, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.

3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 103.07 consisting of block 1009.
4. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 103.05 consisting of block 1001.
 - b. That part of tract 107.01 consisting of blocks 2003 and 2026.
5. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 107.01 consisting of blocks 1001, 1002, 1003, 1004, 2030, 2031, 2032, and 2033.
6. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2013, 2018, and 2019.
7. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
 - b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
8. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3001, 3002, and 3003.
9. That part of voting tabulation district 195 consisting of:
 - a. That part of tract 201.03 consisting of block 1000.
 - b. That part of tract 205.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2040, and 2041.
10. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, and 1014.
11. That part of voting tabulation district 216 consisting of:
 - a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
12. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
13. That part of voting tabulation district 324 consisting of:
 - a. That part of tract 601.16 consisting of blocks 3013, 3016, and 3019.
14. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 601.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2029, 2030, 2031, 2033, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
15. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 602.12 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1017, 1020, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
 - b. That part of tract 602.13 consisting of blocks 2025 and 2026.
16. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 601.16 consisting of blocks 2002 and 2014.
17. That part of voting tabulation district 341 consisting of:
 - a. That part of tract 602.13 consisting of block 1002.
18. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 602.03 consisting of block 3013.
19. That part of voting tabulation district 523 consisting of:
 - a. That part of tract 1106 consisting of blocks 1006, 1007, 1008, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.
20. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - b. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
21. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 416 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1018.
 - b. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
22. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3004, 3005, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
23. That part of voting tabulation district 548 consisting of:
 - a. That part of tract 433.01 consisting of blocks 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4029, 4030, 4031, 4032, and 4033.
 - b. That part of tract 1106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
24. That part of voting tabulation district 561 consisting of:
 - a. That part of tract 431 consisting of blocks 2028, 2037, and 2038.
- (32) District 32 is composed of:
 - (a) That part of Indian River County consisting of:
 1. All of voting tabulation districts 26, 27, 29, 30, 32, 33, 34, 35, 36, 37, 38, 39, 44, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, and 74.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 505.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4044, 4059, 4062, 4067, and 4099.
 - b. That part of tract 9900 consisting of block 3.
 3. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 508.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1079, 1080, 1081, 1082, 1083, 2021, 2022, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2054, and 2055.

- 4. That part of voting tabulation district 41 consisting of:
 - a. That part of tract 509.02 consisting of blocks 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3149, and 3150.
- 5. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 502 consisting of blocks 3018, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
- 6. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 502 consisting of blocks 3033, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, and 4034.
 - b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
 - c. That part of tract 507.05 consisting of blocks 1075, 1078, 1089, 1090, 1091, 1092, 1093, and 1094.
 - (b) That part of Martin County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 38, 39, 40, 41, 42, 43, 44, 48, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, and 72.
 - 2. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 17 consisting of blocks 3001, 3003, 3004, and 3005.
 - 3. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 6.06 consisting of blocks 1006, 1007, 1008, and 1009.
 - (c) That part of Palm Beach County consisting of:
 - 1. All of voting tabulation districts 4, 15, 16, 17, 18, 19, 26, 27, 35, 36, 37, 38, 39, 41, 42, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 152, 153, and 845.
 - 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 3.01 consisting of blocks 1000, 1001, 1004, 1006, 2041, 2042, 2043, 2044, 2045, and 2046.
 - 3. That part of voting tabulation district 113 consisting of:
 - a. That part of tract 4.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1012.
 - b. That part of tract 4.06 consisting of block 1001.
 - c. That part of tract 4.07 consisting of block 2031.
 - d. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
 - 4. That part of voting tabulation district 199 consisting of:
 - a. That part of tract 3.01 consisting of blocks 1002, 1003, 1005, 1007, 1023, 1024, and 1049.
 - 5. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 1.02 consisting of blocks 1000 and 1017.
 - b. That part of tract 4.06 consisting of block 1000.
 - c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
- d. That part of tract 9900 consisting of blocks 1, 2, 3, 4, and 5.
 - (d) That part of St. Lucie County consisting of:
 - 1. All of voting tabulation districts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 30, 32, 33, 34, 35, 36, 38, 39, 42, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 59, 60, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 78, and 80.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 3804 consisting of block 3037.
 - b. That part of tract 3807 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2060, 2063, 2065, 2066, 2153, 2154, 2155, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3089, 3090, 3091, and 3137.
 - c. That part of tract 3808 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1017, 1018, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1093, 1094, 1095, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1182, and 1184.
 - 3. That part of voting tabulation district 24 consisting of:
 - a. That part of tract 3808 consisting of blocks 1048, 1049, 1096, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1175, 1176, 1177, 1178, 1179, and 1180.
 - 4. That part of voting tabulation district 26 consisting of:
 - a. That part of tract 3810 consisting of block 2019.
 - b. That part of tract 3822 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4052, 4127, 4128, 4146, 4147, 4148, 4149, 4150, 4151, 4152, 4153, 4193, 4196, 4277, 4278, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4288, 4289, 4290, 4291, 4292, 4297, 4298, 4300, 4301, 4302, 4303, 4304, 4306, 4307, 4310, and 4312.
 - 5. That part of voting tabulation district 27 consisting of:
 - a. That part of tract 3814.02 consisting of blocks 1061, 1062, 1063, 1064, 1065, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1115, 1116, 1117, 1119, 1120, 1190, and 1214.
 - b. That part of tract 3822 consisting of blocks 2011 and 2012.
 - 6. That part of voting tabulation district 28 consisting of:
 - a. That part of tract 3808 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, and 1020.
 - b. That part of tract 3822 consisting of blocks 4144, 4145, 4194, 4195, 4305, 4308, 4309, and 4311.

7. That part of voting tabulation district 29 consisting of:
- a. That part of tract 3820.08 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3085, 3086, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, and 3098.
- b. That part of tract 3821.08 consisting of block 3001.
8. That part of voting tabulation district 40 consisting of:
- a. That part of tract 3820.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, and 1139.
- b. That part of tract 3820.08 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1028, 1039, 1040, 1041, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.
9. That part of voting tabulation district 49 consisting of:
- a. That part of tract 3814.02 consisting of blocks 1118, 1121, 1122, 1123, 1131, 1169, 1170, 1171, 1172, 1173, 1188, 1192, 1193, and 1194.
- b. That part of tract 3822 consisting of blocks 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2054, 2055, 2056, 2066, 2067, 2068, 2069, 2070, 2071, 2072, and 2262.
10. That part of voting tabulation district 65 consisting of:
- a. That part of tract 3820.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1042, 1043, 1044, 1065, 1066, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 3090.
11. That part of voting tabulation district 75 consisting of:
- a. That part of tract 3821.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 2110, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, and 4052.
12. That part of voting tabulation district 77 consisting of:
- a. That part of tract 3821.08 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, and 4010.
- (33) District 33 is composed of:
- (a) That part of Broward County consisting of:
- All of voting tabulation districts 44, 45, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 376, 377, 378, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 549, 550, 568, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 598, 599, 600, 601, 602, 603, 606, 607, 608, 615, 616, 617, 618, 621, 622, 623, 624, 625, 626, 627, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 657, 658, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 680, 681, 682, 683, 684, 685, 686, 687, 688, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 711, 712, 719, 721, 722, 723, 724, 725, 727, 728, 729, 730, 731, 732, 733, 734, 736, 737, 738, 739, 740, 741, 742, 743, 746, 759, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 781, 782, 783, 784, 788, 791, 792, 794, 796, 797, 798, 799, 800, 801, 807, 808, 810, 811, 812, 816, 822, 823, 824, 826, 827, 828, 829, 831, 835, 836, 841, 842, 843, 844, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 867, 868, 869, 870, 871, 872, 873, and 874.
 - That part of voting tabulation district 353 consisting of:
- a. That part of tract 601.21 consisting of block 2005.
- That part of voting tabulation district 375 consisting of:
- a. That part of tract 601.21 consisting of blocks 1000, 1001, 1012, 1013, 1021, 1022, 1025, 2000, 2001, 2002, 2006, 2007, 2008, 2009, 2010, 2011, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, and 4000.
- That part of voting tabulation district 379 consisting of:

a. That part of tract 607 consisting of blocks 1004, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
 - That part of voting tabulation district 451 consisting of:

a. That part of tract 1103.27 consisting of block 2013.

 - That part of voting tabulation district 523 consisting of:

a. That part of tract 433.01 consisting of blocks 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.

b. That part of tract 433.02 consisting of blocks 1011, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1036, 1037, 1039, 1040, 1044, 1045, 1046, 1047, 1052, 1053, 1054, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, and 1074.

c. That part of tract 1106 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3100, 3101, 3102, 3160, 3162, 3164, and 3165.
- That part of voting tabulation district 526 consisting of:

a. That part of tract 431 consisting of blocks 1033, 1035, 1036, and 1037.

 - That part of voting tabulation district 548 consisting of:

- a. That part of tract 433.01 consisting of block 4015.
- 9. That part of voting tabulation district 561 consisting of:
 - a. That part of tract 431 consisting of blocks 1034, 2030, 2031, 2032, 2033, 2034, 2035, 2039, and 2040.
 - b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3019, 3020, 3021, 3022, 3156, 3157, 3158, 3159, and 3167.
- 10. That part of voting tabulation district 620 consisting of:
 - a. That part of tract 1103.27 consisting of block 2018.
- 11. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 704.01 consisting of block 1002.
- 12. That part of voting tabulation district 660 consisting of:
 - a. That part of tract 704.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 2052.
- 13. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 912.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
- 14. That part of voting tabulation district 832 consisting of:
 - a. That part of tract 1103.24 consisting of blocks 3000 and 3001.
- 15. That part of voting tabulation district 846 consisting of:
 - a. That part of tract 1103.35 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, and 4002.
 - b. That part of tract 1103.36 consisting of block 2009.
- (34) District 34 is composed of:
 - (a) That part of Broward County consisting of:
 - 1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 80, 92, 93, 94, 103, 104, 107, 108, 112, 113, 114, 116, 122, 133, 405, 406, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 522, 534, 535, 536, 545, 546, and 547.
 - 2. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, and 2017.
 - b. That part of tract 507.02 consisting of blocks 4000 and 4002.
 - 3. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.02 consisting of blocks 4001, 4003, 4004, and 4006.
 - 4. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3000 and 3004.
 - 5. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
 - 6. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3006, 3007, and 3016.
 - (b) That part of Palm Beach County consisting of:

- 1. All of voting tabulation districts 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 531, 532, 533, 534, 537, 539, 540, 543, 544, 545, 553, 554, 555, 556, 558, 559, 560, 561, 562, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 583, 584, 585, 586, 598, 599, 604, 605, 623, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, and 849.
- 2. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1009, 1010, and 1021.
- 3. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of block 3016.
- 4. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4011, 4012, 4013, and 4014.
 - b. That part of tract 58.08 consisting of blocks 2003, 2004, 2014, 2016, 2017, and 2022.
- 5. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - b. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - c. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - d. That part of tract 74.14 consisting of block 1000.
 - e. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - f. That part of tract 74.18 consisting of block 1000.
 - g. That part of tract 74.2 consisting of block 2002.
 - h. That part of tract 9900 consisting of blocks 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.
- (35) District 35 is composed of:
 - (a) That part of Miami-Dade County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 130, 131, 132, 133, 134, 135, 145, 160, 161, 162, 163, 164, 165, 166, 167, 179, 180, 181, 182, 183, 184, 185, 186, 187, 215, 217, 218, 221, 222, 223, 224, 225, 227, 765, 766, 769, 770, 771, 790, 791, 813, 814, 818, 827, 829, 830, 834, 835, 839, 840, 858, 859, 868, 869, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 912, 913, 914, 916, 918, 919, 941, 942, 943, 944, 946, 947, 948, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 982, 990, 991, 992, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1236, 1237, 1238, 1240, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1280, 1281, 1292, 1293, 1294, 1310, 1311, 1312, 1313, 1314, 1351, 1356, 1359, 1363, 1364, 1378, 1380, 1388, 1412, 1413, 1414, 1432, 1433, 1434, 1435, 1436, 1438, 1439, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, and 1453.
 - 2. That part of voting tabulation district 124 consisting of:

- a. *That part of tract 97.06 consisting of blocks 2013 and 2014.*
 3. *That part of voting tabulation district 175 consisting of:*
 - a. *That part of tract 11.02 consisting of blocks 3004, 3007, 3011, 3016, 4000, 4001, 4004, 4005, and 4006.*
 4. *That part of voting tabulation district 800 consisting of:*
 - a. *That part of tract 66.02 consisting of blocks 2008 and 5001.*
 - b. *That part of tract 67.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 4000, 4002, and 4008.*
 5. *That part of voting tabulation district 819 consisting of:*
 - a. *That part of tract 27.02 consisting of blocks 1034, 1035, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, and 2036.*
 6. *That part of voting tabulation district 820 consisting of:*
 - a. *That part of tract 37.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5000, 5001, 5002, 5003, 5005, 6000, 6003, 6014, 6015, 6016, 6017, 7000, 7001, 7002, and 7003.*
 7. *That part of voting tabulation district 945 consisting of:*
 - a. *That part of tract 76.04 consisting of blocks 4025, 4028, and 4029.*
 - b. *That part of tract 78.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.*
 8. *That part of voting tabulation district 981 consisting of:*
 - a. *That part of tract 72 consisting of blocks 3004, 3010, 3011, 3012, 3013, 3014, 4001, 4002, 4003, 4007, 4008, 4009, 4010, and 4018.*
 9. *That part of voting tabulation district 987 consisting of:*
 - a. *That part of tract 79.01 consisting of blocks 1013, 1018, 1019, 1020, 1021, 1028, 1035, 1036, and 1043.*
 10. *That part of voting tabulation district 1012 consisting of:*
 - a. *That part of tract 76.04 consisting of blocks 4030 and 4031.*
 11. *That part of voting tabulation district 1214 consisting of:*
 - a. *That part of tract 102.07 consisting of block 1026.*
 12. *That part of voting tabulation district 1224 consisting of:*
 - a. *That part of tract 106.09 consisting of blocks 1007, 1008, 1009, 1018, 1019, 1022, 1023, 1026, 1027, 1029, and 3012.*
 - b. *That part of tract 106.17 consisting of blocks 1000, 1004, 1006, 1007, 1008, and 1034.*
 13. *That part of voting tabulation district 1276 consisting of:*
 - a. *That part of tract 107.04 consisting of blocks 2007, 2008, 2009, 2010, 2014, 2030, 2031, 2032, 2033, 2041, 2046, 2047, 2048, 2049, 2107, 3087, 3108, 3110, 3111, 3115, 3116, 4056, 4059, and 4060.*
 - b. *That part of tract 9807 consisting of blocks 1014, 1015, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, and 1115.*
 14. *That part of voting tabulation district 1279 consisting of:*
 - a. *That part of tract 107.04 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.*
 - b. *That part of tract 9807 consisting of blocks 1029, 1030, 1031, 1032, 1096, 1097, and 1098.*
 15. *That part of voting tabulation district 1290 consisting of:*
 - a. *That part of tract 107.04 consisting of block 3065.*
 16. *That part of voting tabulation district 1315 consisting of:*
 - a. *That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2030, and 2031.*
 17. *That part of voting tabulation district 1329 consisting of:*
 - a. *That part of tract 110.01 consisting of blocks 1000 and 1001.*
 - b. *That part of tract 110.03 consisting of blocks 3012 and 3013.*
 18. *That part of voting tabulation district 1373 consisting of:*
 - a. *That part of tract 107.04 consisting of blocks 3000, 3100, 3117, 3118, and 3119.*
 - b. *That part of tract 9900 consisting of blocks 51 and 53.*
- (36) *District 36 is composed of:*
- (a) *That part of Broward County consisting of:*
 1. *All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 679, 689, 690, 691, 692, 704, 705, 706, 707, 708, 709, 710, 713, 714, 715, 716, 717, 720, 726, 735, 744, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 760, 761, 762, 763, 774, 775, 776, 777, 778, 779, 780, 785, 786, 787, 790, 793, 795, 802, 803, 805, 806, 837, 838, 839, 840, 845, 859, 861, 862, and 863.*
 2. *That part of voting tabulation district 718 consisting of:*
 - a. *That part of tract 912.01 consisting of blocks 1000, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, and 1042.*
 3. *That part of voting tabulation district 846 consisting of:*
 - a. *That part of tract 1103.36 consisting of block 2007.*
 - (b) *That part of Miami-Dade County consisting of:*
 1. *All of voting tabulation districts 61, 125, 126, 127, 128, 129, 136, 137, 138, 139, 140, 141, 142, 143, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 168, 169, 170, 171, 172, 173, 174, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 216, 219, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 304, 306, 325, 326, 327, 342, 343, 345, 347, 348, 349, 350, 352, 353, 355, 360, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, and 469.*
 2. *That part of voting tabulation district 124 consisting of:*
 - a. *That part of tract 2.02 consisting of block 4005.*
 - b. *That part of tract 2.13 consisting of blocks 1000, 1001, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2021, 2022, and 2034.*
 - c. *That part of tract 2.14 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.*
 3. *That part of voting tabulation district 175 consisting of:*
 - a. *That part of tract 3.07 consisting of blocks 3014, 3015, 3016, 3017, 3019, 3020, and 3021.*

- b. *That part of tract 3.08 consisting of blocks 1012 and 1018.*
- c. *That part of tract 11.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.*
- d. *That part of tract 11.02 consisting of block 4002.*
- 4. *That part of voting tabulation district 303 consisting of:*
 - a. *That part of tract 5.03 consisting of blocks 3012, 3013, 3018, 3019, 3020, 3021, 3042, 4022, 4023, 4024, 4025, 4026, 4027, and 4030.*
 - 5. *That part of voting tabulation district 305 consisting of:*
 - a. *That part of tract 4.11 consisting of blocks 3007, 3010, and 3015.*
 - 6. *That part of voting tabulation district 346 consisting of:*
 - a. *That part of tract 4.04 consisting of blocks 2017, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.*
 - 7. *That part of voting tabulation district 420 consisting of:*
 - a. *That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.*
- (37) *District 37 is composed of:*
 - (a) *That part of Miami-Dade County consisting of:*
 - 1. *All of voting tabulation districts 551, 552, 554, 605, 606, 623, 627, 628, 629, 630, 631, 633, 634, 635, 636, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 730, 731, 732, 733, 734, 735, 736, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1053, 1056, 1057, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1160, 1161, 1163, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1173, 1174, 1196, 1197, 1217, 1218, 1219, 1239, 1242, 1245, 1246, 1252, 1253, 1267, 1392, 1393, and 1398.*
 - 2. *That part of voting tabulation district 510 consisting of:*
 - a. *That part of tract 142 consisting of blocks 1012, 1013, 1014, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.*
 - b. *That part of tract 143 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.*
 - 3. *That part of voting tabulation district 553 consisting of:*
 - a. *That part of tract 141 consisting of blocks 1041 and 1042.*
 - b. *That part of tract 144 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2042, 2043, 2048, 2049, and 2050.*
 - 4. *That part of voting tabulation district 632 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1172 and 1173.*
 - b. *That part of tract 90.23 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1012, 1013, 1022, and 2000.*
 - 5. *That part of voting tabulation district 637 consisting of:*
 - a. *That part of tract 141 consisting of block 1099.*
 - b. *That part of tract 144 consisting of blocks 2001, 2002, 2046, and 2047.*
 - 6. *That part of voting tabulation district 659 consisting of:*
 - a. *That part of tract 89.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1012, 3000, 3001, and 3010.*
 - b. *That part of tract 89.07 consisting of block 1020.*
 - 7. *That part of voting tabulation district 723 consisting of:*
 - a. *That part of tract 141 consisting of blocks 1083, 1089, and 1090.*
 - 8. *That part of voting tabulation district 724 consisting of:*
 - a. *That part of tract 141 consisting of blocks 1032, 1038, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1077, 1078, and 1098.*
 - 9. *That part of voting tabulation district 1048 consisting of:*
 - a. *That part of tract 86.01 consisting of blocks 1008 and 1009.*
 - b. *That part of tract 86.02 consisting of blocks 1009, 1010, 1011, 2007, 2012, 2013, 2014, 2015, 2020, 2021, and 2022.*
 - 10. *That part of voting tabulation district 1058 consisting of:*
 - a. *That part of tract 156 consisting of blocks 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.*
 - 11. *That part of voting tabulation district 1090 consisting of:*
 - a. *That part of tract 84.17 consisting of blocks 1000, 2000, 2001, 5001, and 5002.*
 - 12. *That part of voting tabulation district 1097 consisting of:*
 - a. *That part of tract 84.05 consisting of blocks 4001, 4002, 4003, and 4004.*
 - 13. *That part of voting tabulation district 1107 consisting of:*
 - a. *That part of tract 84.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2052.*
 - 14. *That part of voting tabulation district 1170 consisting of:*
 - a. *That part of tract 180 consisting of block 3066.*
 - b. *That part of tract 182 consisting of block 1009.*
 - c. *That part of tract 196 consisting of blocks 1008 and 1009.*
 - 15. *That part of voting tabulation district 1175 consisting of:*
 - a. *That part of tract 83.04 consisting of block 3000.*
 - b. *That part of tract 84.14 consisting of blocks 3019, 3020, 3021, 3022, 3033, 3034, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.*
 - 16. *That part of voting tabulation district 1227 consisting of:*
 - a. *That part of tract 102.01 consisting of blocks 2062 and 2063.*
 - b. *That part of tract 104 consisting of blocks 2021, 2022, 2023, 2037, 2038, 2054, 2056, 2057, 2058, 2059, 2060, 2061, 2063, 2065, 2066, 2067, 2068, 2076, 2077, 2078, 2079, 2080, 2082, 2086, and 2087.*
 - 17. *That part of voting tabulation district 1228 consisting of:*
 - a. *That part of tract 102.01 consisting of blocks 1098, 1100, 1112, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023,*

2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2064, 2065, and 2066.

b. That part of tract 104 consisting of blocks 2001, 2002, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2062.

18. That part of voting tabulation district 1345 consisting of:

a. That part of tract 104 consisting of blocks 2098, 2099, 2101, 2106, 2111, 2112, 2113, 2114, 2119, 2120, 2121, 2122, and 2126.

19. That part of voting tabulation district 1384 consisting of:

a. That part of tract 104 consisting of block 2102.

(38) District 38 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 202, 231, 232, 287, 288, 289, 290, 309, 311, 312, 313, 314, 330, 331, 332, 333, 351, 354, 356, 357, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 602, 603, 604, 701, 703, 713, 714, 717, 718, 719, 720, 721, 722, 725, 726, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.

2. That part of voting tabulation district 303 consisting of:

a. That part of tract 4.12 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, and 4032.

b. That part of tract 5.03 consisting of blocks 3022, 3023, 3024, 3025, 3026, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3041, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, and 4057.

3. That part of voting tabulation district 307 consisting of:

a. That part of tract 4.08 consisting of blocks 3000 and 3001.

4. That part of voting tabulation district 310 consisting of:

a. That part of tract 4.08 consisting of block 3003.

5. That part of voting tabulation district 346 consisting of:

a. That part of tract 4.12 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.

6. That part of voting tabulation district 420 consisting of:

a. That part of tract 5.03 consisting of block 3017.

7. That part of voting tabulation district 482 consisting of:

a. That part of tract 47.02 consisting of block 1010.

b. That part of tract 9805 consisting of blocks 1041, 1042, 1045, and 1051.

8. That part of voting tabulation district 559 consisting of:

a. That part of tract 124 consisting of blocks 4034, 4035, 4036, 4037, 4038, 4039, 4049, 4050, 4051, 4052, 4053, 4056, 4057, 4058, 4059, 4060, 4066, 4067, 4068, 4069, 4070, 4071, 4079, 4080, and 4081.

b. That part of tract 125 consisting of blocks 1009, 1010, 1011, 1012, and 1022.

9. That part of voting tabulation district 601 consisting of:

a. That part of tract 90.1 consisting of blocks 1026, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1073, 1074, 1075, 1076, 1077, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1103, 1104, 1123, 1125, 1206, 1207, 2023, 2024, 2025, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, and 3047.

b. That part of tract 90.35 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.

10. That part of voting tabulation district 702 consisting of:

a. That part of tract 90.1 consisting of blocks 1085, 1086, 1208, and 1209.

11. That part of voting tabulation district 704 consisting of:

a. That part of tract 90.1 consisting of blocks 3000, 3001, and 3048.

b. That part of tract 91 consisting of blocks 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2149, 2150, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2168, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2214, and 2215.

12. That part of voting tabulation district 723 consisting of:

a. That part of tract 140 consisting of blocks 1009, 1010, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.

13. That part of voting tabulation district 724 consisting of:

a. That part of tract 90.1 consisting of blocks 1071, 1072, 1078, 1079, 1080, and 1081.

b. That part of tract 90.36 consisting of blocks 2039 and 2044.

c. That part of tract 90.38 consisting of block 1020.

d. That part of tract 90.39 consisting of blocks 1020, 1021, and 1033.

e. That part of tract 90.4 consisting of blocks 1021, 1022, 1041, 1042, and 1043.

f. That part of tract 90.43 consisting of blocks 4046 and 4047.

g. That part of tract 90.44 consisting of block 1027.

h. That part of tract 125 consisting of block 1021.

i. That part of tract 140 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1040, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1168, 1169, 1178, 1179, 1180, 1182, 1183, 1184, and 1185.

j. That part of tract 141 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1023, 1024, 1029, and 1030.

(39) District 39 is composed of:

- (a) *All of Hendry County.*
- (b) *All of Monroe County.*
- (c) *That part of Collier County consisting of:*
 - 1. *All of voting tabulation districts 11, 13, 109, 111, 121, 122, 123, 124, 134, and 143.*
 - 2. *That part of voting tabulation district 112 consisting of:*
 - a. *That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.*
 - 3. *That part of voting tabulation district 131 consisting of:*
 - a. *That part of tract 111.02 consisting of blocks 1068 and 3216.*
 - 4. *That part of voting tabulation district 140 consisting of:*
 - a. *That part of tract 111.02 consisting of blocks 3263, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, and 3447.*
- (d) *That part of Miami-Dade County consisting of:*
 - 1. *All of voting tabulation districts 176, 177, 178, 188, 189, 190, 191, 192, 193, 194, 220, 308, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 328, 329, 334, 335, 336, 337, 338, 339, 340, 341, 344, 358, 361, 362, 363, 364, 365, 369, 370, 371, 372, 373, 727, 728, 729, 737, 764, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 792, 793, 794, 795, 796, 797, 798, 806, 807, 808, 809, 810, 811, 812, 815, 816, 817, 823, 824, 825, 828, 883, 909, 920, 922, 1162, 1164, 1176, 1177, 1178, 1192, 1193, 1194, 1195, 1198, 1199, 1200, 1212, 1213, 1215, 1216, 1220, 1221, 1225, 1226, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1243, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1277, 1278, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1291, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 1354, 1355, 1357, 1358, 1360, 1361, 1362, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377, 1379, 1381, 1382, 1383, 1385, 1386, 1387, 1389, 1390, 1391, 1394, 1395, 1396, 1397, 1399, 1400, 1401, 1403, 1404, 1405, 1406, and 1440.*
 - 2. *That part of voting tabulation district 175 consisting of:*
 - a. *That part of tract 11.02 consisting of blocks 3003, 3008, 3009, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 4003, 4007, 4008, 4009, 4010, and 4011.*
 - 3. *That part of voting tabulation district 305 consisting of:*
 - a. *That part of tract 4.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.*
 - 4. *That part of voting tabulation district 307 consisting of:*
 - a. *That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1015, 1016, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4012, 4013, 4014, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4024, 4025, 4028, and 4029.*
 - 5. *That part of voting tabulation district 310 consisting of:*
 - a. *That part of tract 4.08 consisting of blocks 2021, 2022, and 2023.*
 - 6. *That part of voting tabulation district 366 consisting of:*
 - a. *That part of tract 17.03 consisting of blocks 3031, 3032, 3037, 3038, 3041, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, 3052, 3053, 3054,*
- 3056, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, and 3079.
- b. *That part of tract 50.01 consisting of block 1001.*
- 7. *That part of voting tabulation district 374 consisting of:*
 - a. *That part of tract 50.01 consisting of blocks 1000 and 1002.*
 - b. *That part of tract 9805 consisting of blocks 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1126, and 1132.*
- 8. *That part of voting tabulation district 482 consisting of:*
 - a. *That part of tract 47.02 consisting of block 1009.*
 - b. *That part of tract 49.01 consisting of blocks 1000, 1001, and 1002.*
 - c. *That part of tract 91 consisting of blocks 2185, 2186, 2187, 3000, 3001, 3002, 3003, and 3004.*
 - d. *That part of tract 9805 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1047, 1048, 1053, 1054, 1056, 1061, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1133, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1176, 1177, 1179, 1180, 1181, 1182, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1201, 1211, 1212, 1213, 1214, 1215, 1216, and 1217.*
- 9. *That part of voting tabulation district 510 consisting of:*
 - a. *That part of tract 142 consisting of block 2001.*
- 10. *That part of voting tabulation district 553 consisting of:*
 - a. *That part of tract 141 consisting of block 1040.*
- 11. *That part of voting tabulation district 559 consisting of:*
 - a. *That part of tract 124 consisting of blocks 4054 and 4055.*
 - b. *That part of tract 140 consisting of blocks 1007 and 1008.*
- 12. *That part of voting tabulation district 601 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1099, 1100, 1101, 1102, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1141, 1144, 1145, 1146, 1147, 1149, 1150, 1151, 1152, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1203, 1204, 1205, 1210, 1211, 1212, and 1213.*
- 13. *That part of voting tabulation district 624 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1154, 1155, 1156, and 1202.*
 - b. *That part of tract 90.24 consisting of block 3001.*
- 14. *That part of voting tabulation district 632 consisting of:*
 - a. *That part of tract 90.1 consisting of blocks 1161, 1162, 1168, 1169, 1170, 1171, 1176, 1177, 1178, 1179, 1180, 1181, and 1182.*
 - b. *That part of tract 90.23 consisting of blocks 1000 and 1005.*
- 15. *That part of voting tabulation district 637 consisting of:*
 - a. *That part of tract 141 consisting of block 1100.*
 - b. *That part of tract 144 consisting of block 2000.*
- 16. *That part of voting tabulation district 694 consisting of:*

- a. That part of tract 90.1 consisting of blocks 1148, 1153, 1157, 1158, 1159, 1174, 1175, and 1200.
- b. That part of tract 90.3 consisting of block 2003.
17. That part of voting tabulation district 702 consisting of:
- a. That part of tract 90.1 consisting of blocks 1082, 1083, 1084, 1095, 1096, 1097, 1098, 1119, 1120, 1121, 1126, 1127, 1128, 1131, 1139, 1140, 1142, 1143, 1163, 1164, 1165, 1166, and 1167.
18. That part of voting tabulation district 704 consisting of:
- a. That part of tract 91 consisting of blocks 2151, 2152, 2153, 2167, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2192, 2193, 2194, 2195, and 2196.
- b. That part of tract 9805 consisting of blocks 1134, 1135, 1136, 1137, 1138, 1139, 1150, 1183, and 1186.
19. That part of voting tabulation district 705 consisting of:
- a. That part of tract 90.1 consisting of blocks 1160 and 1201.
- b. That part of tract 90.24 consisting of block 3002.
- c. That part of tract 90.28 consisting of blocks 3000, 3001, and 3002.
20. That part of voting tabulation district 723 consisting of:
- a. That part of tract 140 consisting of blocks 1005, 1006, 1011, 1012, 1028, 1029, 1170, 1171, 1172, 1173, 1174, 1175, and 1176.
- b. That part of tract 141 consisting of blocks 1082, 1084, 1085, 1086, 1087, 1088, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, and 1123.
21. That part of voting tabulation district 724 consisting of:
- a. That part of tract 141 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1031, 1033, 1034, 1035, 1036, 1037, 1039, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1079, 1080, and 1081.
22. That part of voting tabulation district 819 consisting of:
- a. That part of tract 27.02 consisting of blocks 2019, 2020, 2024, and 2025.
23. That part of voting tabulation district 820 consisting of:
- a. That part of tract 37.02 consisting of blocks 6001, 6002, 6004, 6005, 6006, 6007, and 6009.
24. That part of voting tabulation district 921 consisting of:
- a. That part of tract 24.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1012, 1016, and 1017.
25. That part of voting tabulation district 1170 consisting of:
- a. That part of tract 115 consisting of block 3124.
- b. That part of tract 180 consisting of blocks 3044, 3067, and 3068.
- c. That part of tract 182 consisting of blocks 1010, 1011, 1012, 1013, and 1014.
- d. That part of tract 9809 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, and 1031.
26. That part of voting tabulation district 1175 consisting of:
- a. That part of tract 83.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 5004, and 5007.
27. That part of voting tabulation district 1214 consisting of:
- a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
- c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
28. That part of voting tabulation district 1224 consisting of:
- a. That part of tract 105 consisting of blocks 7013, 7014, 7018, and 7021.
- b. That part of tract 106.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.
- c. That part of tract 106.17 consisting of blocks 1001, 1002, 1003, and 1005.
29. That part of voting tabulation district 1227 consisting of:
- a. That part of tract 104 consisting of block 2069.
30. That part of voting tabulation district 1228 consisting of:
- a. That part of tract 102.09 consisting of block 1028.
31. That part of voting tabulation district 1276 consisting of:
- a. That part of tract 107.04 consisting of blocks 1000, 1001, 1002, 1003, 1006, 3068, 3069, 3083, 3084, 3086, 3112, 4005, and 4042.
- b. That part of tract 9807 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1113.
32. That part of voting tabulation district 1279 consisting of:
- a. That part of tract 107.04 consisting of blocks 4029, 4035, 4036, 4040, 4041, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4061, 4062, 4076, 4077, and 4079.
33. That part of voting tabulation district 1290 consisting of:
- a. That part of tract 107.04 consisting of blocks 3053, 3060, and 3067.
34. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of block 2024.
- b. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
35. That part of voting tabulation district 1329 consisting of:
- a. That part of tract 110.01 consisting of blocks 1002, 1003, 1004, 1013, 1014, 1015, 1016, 1017, 2017, and 2018.
- b. That part of tract 110.03 consisting of block 3011.
36. That part of voting tabulation district 1345 consisting of:
- a. That part of tract 108.02 consisting of block 2006.
37. That part of voting tabulation district 1373 consisting of:
- a. That part of tract 114.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038,

3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3455, 3470, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3505, 3514, 3515, 3516, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3543, 3544, 3545, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555, 3556, 3557, 3558, 3559, 3560, 3561, 3562, 3563, 3564, 3565, 3566, 3567, 3568, 3569, 3571, 3572, 3573, 3574, 3575, 3576, 3577, 3578, 3579, 3580, 3581, 3582, 3583, 3584, 3585, 3586, 3587, 3588, 3589, 3593, 3594, 3595, 3596, 3597, 3598, 3599, 3600, 3601, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3617, 3618, 3620, 3622, 3623, 3624, 5003, 5004, 5005, 5006, 5007, 5021, 5022, 5023, 5025, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5132, 5133, 5134, 5135, 5136, 5137, 5165, 5173, 5174, 5175, 5176, 5180, 5181, and 5182.

b. That part of tract 9801 consisting of blocks 1031, 1037, 1038, and 1041.

c. That part of tract 9900 consisting of blocks 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, and 72.

38. That part of voting tabulation district 1384 consisting of:

a. That part of tract 104 consisting of block 2103.

b. That part of tract 107.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(40) District 40 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 367, 368, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 625, 626, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 691, 692, 693, 698, 699, 700, 706, 707, 708, 709, 710, 711, 767, 768, 780, 781, 782, 783, 799, 801, 802, 803, 804, 805, 821, 822, 826, 831, 832, 833, 836, 837, 838, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 860, 861, 862, 863, 864, 865, 866, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 910, 911, 915, 917, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 980, 983, 985, 986, 988, 989, 993, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 1051, 1052, 1054, 1055, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1114, 1115, 1146, 1147, 1148, 1157, 1158, 1159, 1179, 1180, 1241, 1402, 1407, 1408, 1409, 1410, 1411, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, and 1437.

2. That part of voting tabulation district 366 consisting of:

a. That part of tract 17.03 consisting of blocks 1026, 1031, 1035, 1036, 2002, 2003, 2008, 2009, 3036, 3039, 3040, 3047, 3048, 3055, 3059, 3060, 3061, 3062, and 3063.

3. That part of voting tabulation district 374 consisting of:
 - a. That part of tract 50.01 consisting of blocks 3000 and 6000.
4. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 9805 consisting of blocks 1161, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1184, 1185, 1194, 1195, 1196, 1197, 1199, 1200, 1202, 1203, 1204, 1205, 1206, 1207, and 1209.
5. That part of voting tabulation district 624 consisting of:
 - a. That part of tract 90.24 consisting of blocks 1000, 3000, 3004, 3005, 3007, and 3018.
 - b. That part of tract 90.27 consisting of blocks 1000, 1001, 2001, 2002, 3004, and 3005.
6. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 89.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3029, 3030, 3031, 4016, and 4018.
7. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - b. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
8. That part of voting tabulation district 705 consisting of:
 - a. That part of tract 90.24 consisting of blocks 3003, 3012, 3013, and 3014.
 - b. That part of tract 90.28 consisting of blocks 1001, 1006, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3017.
9. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2004, 2005, 2006, 2007, 2009, 5000, 6000, and 6004.
10. That part of voting tabulation district 921 consisting of:
 - a. That part of tract 24.03 consisting of blocks 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
11. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of block 4027.
12. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 74 consisting of blocks 2011, 2013, 2014, 2015, 2016, and 2052.
13. That part of voting tabulation district 987 consisting of:
 - a. That part of tract 9803 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1032, 1033, and 1034.
14. That part of voting tabulation district 1012 consisting of:
 - a. That part of tract 76.04 consisting of blocks 2000, 2001, 2002, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 4026.
15. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.

b. That part of tract 86.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

16. That part of voting tabulation district 1058 consisting of:

a. That part of tract 156 consisting of blocks 2016 and 2017.

17. That part of voting tabulation district 1090 consisting of:

a. That part of tract 84.17 consisting of block 5000.

18. That part of voting tabulation district 1097 consisting of:

a. That part of tract 84.05 consisting of blocks 4000, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 6014.

19. That part of voting tabulation district 1107 consisting of:

a. That part of tract 84.15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 4000, 4001, 4002, 4003, 4004, and 4005.

And the title is amended as follows:

Delete line 4 and insert: (2012) (plan S029S9028); providing for severability of

Amendment 4 (627250) (with title amendment)—Delete lines 13-5918 and insert:

Section 3. *Senatorial districts.*—For the election of members to the Senate of this state, the state is apportioned into 40 consecutively numbered, single-member senatorial districts of contiguous territory, to be designated by such numbers as follows:

(1) District 1 is composed of:

(a) All of Bay County.

(b) All of Holmes County.

(c) All of Jackson County.

(d) All of Walton County.

(e) All of Washington County.

(f) That part of Okaloosa County consisting of:

1. All of voting tabulation districts 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, and 84.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 201 consisting of blocks 4062, 4063, 5063, 5064, 5065, 5067, 5068, 5069, 5072, and 5073.

3. That part of voting tabulation district 4 consisting of:

a. That part of tract 201 consisting of blocks 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4084, 4085, 4086, 4087, 4088, 4091, 4092, and 4093.

4. That part of voting tabulation district 8 consisting of:

a. That part of tract 203.02 consisting of blocks 1176, 1177, 1179, 1182, and 1183.

5. That part of voting tabulation district 9 consisting of:

a. That part of tract 204 consisting of blocks 1003, 1004, 1009, 1014, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 205 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1035, 1036, 1042, 1053, 2025, 2026, 3024, 3025, 4000, 4001, 4002, 4016, 4017, 4035, 4036, and 4037.

6. That part of voting tabulation district 10 consisting of:

a. That part of tract 204 consisting of blocks 2038, 2039, 2040, 2041, 2042, 3064, 3067, 3068, 3069, 3070, 3086, and 3105.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1134, 1135, 1136, 1138, 1180, 1181, 1191, 1192, 1193, 1194, 1196, 1197, 1198, 1199, 1200, 1201, 1202, and 1203.

b. That part of tract 204 consisting of blocks 3083, 3084, 3085, 3092, 3093, 3094, 3095, 3096, and 3104.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2092, 2093, 2094, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2114, 2115, 2116, 2117, 2118, 2119, 2120, and 2124.

b. That part of tract 205 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5064, 5065, 5068, 5070, 5072, 5073, 5074, 5087, 5105, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, and 5131.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 206 consisting of blocks 3008, 3009, 3010, 3014, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3038, 3039, 3040, 3061, 3062, 3067, 3068, 3069, 3070, 3074, 3075, 3078, 3079, 3080, 3107, 3114, 3115, 3117, 3118, 3121, 3139, 3140, and 3149.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 204 consisting of blocks 3087, 3088, 3089, 3090, 3091, 3099, 3100, 3101, 3102, and 3103.

b. That part of tract 205 consisting of blocks 4033, 4038, 4039, 4040, 4041, 4042, 4054, 4055, 4056, 4057, 4058, 4063, and 4064.

c. That part of tract 207 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2042, 4002, 4003, 4004, 4016, 4017, 4021, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4062, 4063, and 4064.

11. That part of voting tabulation district 21 consisting of:

a. That part of tract 203.01 consisting of blocks 2059, 2060, 2061, 2062, 2063, 2076, and 2078.

b. That part of tract 205 consisting of blocks 1002, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1048, 1049, 1061, 1062, 1063, 1064, 1065, and 1066.

(2) District 2 is composed of:

(a) All of Escambia County.

(b) All of Santa Rosa County.

- (c) *That part of Okaloosa County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 5, 6, 7, and 82.*
 - 2. *That part of voting tabulation district 3 consisting of:*
 - a. *That part of tract 201 consisting of blocks 2057, 4064, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5013, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5058, 5059, 5060, 5061, 5062, 5066, 5070, 5071, 5074, 5075, and 5076.*
 - 3. *That part of voting tabulation district 4 consisting of:*
 - a. *That part of tract 201 consisting of blocks 3042, 3043, 3044, 3045, 3096, 3097, 3101, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4060, 4083, 4089, 4090, 4094, 4095, 4096, 4097, 4098, 4099, 4100, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 5055, 5056, and 5057.*
 - 4. *That part of voting tabulation district 8 consisting of:*
 - a. *That part of tract 202 consisting of blocks 1099, 1104, 1105, 1106, 1107, 1110, 1111, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, and 1188.*
 - b. *That part of tract 203.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1120, 1121, 1122, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1174, 1175, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1195, 1205, 1206, and 1209.*
 - 5. *That part of voting tabulation district 9 consisting of:*
 - a. *That part of tract 204 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1020, 1021, 1022, 1024, 1025, and 1026.*
 - b. *That part of tract 205 consisting of blocks 1034, 1040, 1041, and 1050.*
 - 6. *That part of voting tabulation district 10 consisting of:*
 - a. *That part of tract 204 consisting of blocks 1018, 1019, 1023, 1028, 1029, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, and 3082.*
 - 7. *That part of voting tabulation district 11 consisting of:*
 - a. *That part of tract 203.02 consisting of blocks 1094, 1095, 1096, 1097, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1137, 1139, 1140, 1141, 1173, and 1204.*
 - b. *That part of tract 204 consisting of blocks 3000, 3001, 3002, 3003, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3058, 3059, 3060, 3061, 3062, 3063, 3071, 3072, 3097, and 3098.*
 - 8. *That part of voting tabulation district 12 consisting of:*
 - a. *That part of tract 203.01 consisting of blocks 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2068, 2069, 2070, 2071, 2072, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2095, 2096, 2097, 2098, 2113, and 2126.*
 - b. *That part of tract 205 consisting of blocks 5053, 5062, 5063, 5066, 5067, 5069, 5071, 5075, 5076, 5084, 5085, 5086, 5088, and 5089.*
 - 9. *That part of voting tabulation district 13 consisting of:*
 - a. *That part of tract 205 consisting of blocks 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5090, 5091, 5092, 5093, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5110, 5112, 5113, and 5114.*
 - b. *That part of tract 206 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3034, 3035, 3041, 3042, 3043, 3050, 3051, 3052, 3076, 3077, 3119, and 3120.*
 - 10. *That part of voting tabulation district 19 consisting of:*
 - a. *That part of tract 207 consisting of blocks 1072, 3000, 4000, 4001, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4027, 4039, 4040, 4041, 4042, 4044, and 4060.*
 - 11. *That part of voting tabulation district 21 consisting of:*
 - a. *That part of tract 203.01 consisting of blocks 1030, 1035, 1039, 1057, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2055, 2056, 2057, 2058, 2064, 2065, 2066, 2067, 2073, 2074, 2075, 2077, 2079, 2080, 2121, 2122, and 2123.*
- (3) *District 3 is composed of:*
 - (a) *All of Calhoun County.*
 - (b) *All of Franklin County.*
 - (c) *All of Gadsden County.*
 - (d) *All of Gulf County.*
 - (e) *All of Hamilton County.*
 - (f) *All of Jefferson County.*
 - (g) *All of Leon County.*
 - (h) *All of Liberty County.*
 - (i) *All of Madison County.*
 - (j) *All of Taylor County.*
 - (k) *All of Wakulla County.*
- (4) *District 4 is composed of:*
 - (a) *All of Nassau County.*
 - (b) *That part of Duval County consisting of:*
 - 1. *All of voting tabulation districts 21, 26, 28, 36, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 62, 68, 71, 74, 76, 77, 80, 81, 82, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 135, 158, 202, 206, 207, 208, 209, 210, 212, 214, 216, 217, 218, 219, 220, 221, 222, 225, 226, 230, 236, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 274, 279, 280, 281, 283, 286, 288, 289, 290, 291, 293, 294, and 295.*
 - 2. *That part of voting tabulation district 25 consisting of:*
 - a. *That part of tract 145 consisting of blocks 1013 and 1014.*
 - b. *That part of tract 158.02 consisting of blocks 1020 and 1021.*
 - 3. *That part of voting tabulation district 57 consisting of:*

- a. That part of tract 143.32 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1033, 1034, 1035, 1036, 2000, and 2001.
4. That part of voting tabulation district 61 consisting of:
- a. That part of tract 158.01 consisting of block 3009.
5. That part of voting tabulation district 67 consisting of:
- a. That part of tract 158.02 consisting of blocks 2017 and 2018.
- b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
6. That part of voting tabulation district 70 consisting of:
- a. That part of tract 159.23 consisting of block 1008.
- b. That part of tract 159.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
7. That part of voting tabulation district 73 consisting of:
- a. That part of tract 159.24 consisting of blocks 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.
- b. That part of tract 160 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 3038.
- c. That part of tract 166.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1028, 1029, 1030, 1037, 1038, and 1039.
8. That part of voting tabulation district 78 consisting of:
- a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
- b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1017, and 1018.
9. That part of voting tabulation district 79 consisting of:
- a. That part of tract 6 consisting of blocks 1058 and 2007.
- b. That part of tract 7 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3023.
- c. That part of tract 8 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1068, 1069, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.
10. That part of voting tabulation district 83 consisting of:
- a. That part of tract 164 consisting of block 3005.
- b. That part of tract 165 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
11. That part of voting tabulation district 84 consisting of:
- a. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
12. That part of voting tabulation district 157 consisting of:
- a. That part of tract 106 consisting of blocks 1009, 1033, 1034, 1035, 1036, 1042, 1043, and 2009.
13. That part of voting tabulation district 179 consisting of:
- a. That part of tract 124 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2046, 2047, 2048, 2049, 2050, 2051, 2052, and 2053.
14. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, and 2022.
- b. That part of tract 8 consisting of blocks 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, and 1067.
15. That part of voting tabulation district 211 consisting of:
- a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- b. That part of tract 103.01 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2036, 2037, 2043, 2044, and 2047.
- c. That part of tract 103.04 consisting of block 1001.
16. That part of voting tabulation district 241 consisting of:
- a. That part of tract 173 consisting of blocks 1031, 1032, 2000, and 2001.
17. That part of voting tabulation district 276 consisting of:
- a. That part of tract 21.01 consisting of blocks 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
- b. That part of tract 21.02 consisting of blocks 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2031, 2036, 2037, 2038, 2040, 2041, and 2042.
- c. That part of tract 22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1017, 1018, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3002, 3016, 3017, 3018, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5027, 5029, 5030, and 5031.
18. That part of voting tabulation district 285 consisting of:
- a. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1019, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
- b. That part of tract 171 consisting of blocks 4004, 4005, 4006, 4007, 4016, and 4017.
- (5) District 5 is composed of:
- (a) All of Baker County.

- (b) All of Citrus County.
- (c) All of Columbia County.
- (d) All of Dixie County.
- (e) All of Gilchrist County.
- (f) All of Lafayette County.
- (g) All of Levy County.
- (h) All of Suwannee County.
- (i) All of Union County.
- (j) That part of Marion County consisting of:
 1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 115, 116, 119, 120, 123, 124, and 125.
 2. That part of voting tabulation district 26 consisting of:
 - a. That part of tract 2 consisting of block 1049.
 3. That part of voting tabulation district 45 consisting of:
 - a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.
 - b. That part of tract 3.01 consisting of blocks 3010, 3011, and 3031.
 - c. That part of tract 3.02 consisting of blocks 2037 and 2057.
 4. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.
 - b. That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.
 5. That part of voting tabulation district 51 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4000, 4001, 4002, 4004, and 4016.
 - b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - c. That part of tract 25.04 consisting of blocks 2000 and 2001.
 6. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4030, 4031, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.
 - b. That part of tract 26.02 consisting of blocks 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.
 7. That part of voting tabulation district 118 consisting of:

- a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.
 - b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.
 - c. That part of tract 26.05 consisting of blocks 1000 and 1001.
- (6) District 6 is composed of:
- (a) All of Flagler County.
 - (b) All of Putnam County.
 - (c) All of St. Johns County.
 - (d) That part of Clay County consisting of:
 1. All of voting tabulation districts 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 101, and 102.
 2. That part of voting tabulation district 100 consisting of:
 - a. That part of tract 311.05 consisting of blocks 1038, 1039, 1040, 1044, 1045, 1046, 1048, 1049, 1050, 1051, 1052, 1081, 1082, 1083, 1090, 1176, and 1177.
- (7) District 7 is composed of:
- (a) All of Alachua County.
 - (b) All of Bradford County.
 - (c) That part of Clay County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 94, 95, 96, 97, 98, and 99.
 2. That part of voting tabulation district 100 consisting of:
 - a. That part of tract 311.05 consisting of blocks 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1181, 1182, 1183, 1185, and 1186.
 - b. That part of tract 311.06 consisting of blocks 2000, 2001, 2002, 2003, 2010, 2011, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3024, 3031, 3033, 3034, 3037, 3071, 3072, 3095, 3099, and 3103.
 - (d) That part of Marion County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, 17, 20, 21, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 43, 47, 50, and 121.
 2. That part of voting tabulation district 7 consisting of:
 - a. That part of tract 19 consisting of blocks 1178, 1179, 1180, 1181, 1182, 1183, 1188, 1189, 1190, 1191, 1193, 1194, 1195, 1196, 1198, 1199, 1200, 1201, 1209, and 1210.
 - b. That part of tract 24.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, and 2054.

3. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 21 consisting of blocks 2037, 2038, 2039, 2040, 2041, 3010, 3011, 3012, and 3057.*
 - b. *That part of tract 22.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 2022, 2025, 2026, 2027, 3028, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4054, and 4056.*
4. *That part of voting tabulation district 16 consisting of:*
 - a. *That part of tract 22.02 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, and 2048.*
 - b. *That part of tract 22.03 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3019, 3021, 3023, 3024, 3025, and 3026.*
5. *That part of voting tabulation district 18 consisting of:*
 - a. *That part of tract 23.01 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1037, 1038, 1039, 1041, 2005, 2006, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2025, and 2026.*
 - b. *That part of tract 23.02 consisting of block 3054.*
6. *That part of voting tabulation district 19 consisting of:*
 - a. *That part of tract 19 consisting of blocks 1208, 1215, 1216, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1239, 1240, 1241, 1243, 1245, 1246, 1249, 1250, 1251, 1252, 1253, 1255, and 1256.*
 - b. *That part of tract 24.01 consisting of blocks 1005, 1011, and 1015.*
 - c. *That part of tract 24.02 consisting of blocks 1002, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1045, 1046, 1047, 1048, 1049, 1050, 1072, 1073, 1074, 1075, 1076, 1077, and 1078.*
7. *That part of voting tabulation district 22 consisting of:*
 - a. *That part of tract 23.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1045, 1046, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, and 1057.*
8. *That part of voting tabulation district 26 consisting of:*
 - a. *That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.*
9. *That part of voting tabulation district 36 consisting of:*
 - a. *That part of tract 4.01 consisting of blocks 1059, 1060, 1061, 1062, 1063, 1064, and 2052.*
 - b. *That part of tract 13.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, and 3029.*
 - c. *That part of tract 14.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3023, 3028, 3029, 3030, and 3031.*
10. *That part of voting tabulation district 45 consisting of:*
 - a. *That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.*
 - b. *That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3032, 3033, and 3034.*
 - c. *That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, and 2056.*
11. *That part of voting tabulation district 46 consisting of:*
 - a. *That part of tract 15 consisting of blocks 1059 and 1060.*
 - b. *That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.*
12. *That part of voting tabulation district 51 consisting of:*
 - a. *That part of tract 25.02 consisting of blocks 4003 and 4005.*
13. *That part of voting tabulation district 86 consisting of:*
 - a. *That part of tract 23.02 consisting of block 3000.*
14. *That part of voting tabulation district 87 consisting of:*
 - a. *That part of tract 23.02 consisting of blocks 3047, 3055, and 3056.*
15. *That part of voting tabulation district 92 consisting of:*
 - a. *That part of tract 22.02 consisting of block 2045.*
 - b. *That part of tract 22.03 consisting of blocks 3011, 3018, and 3022.*
16. *That part of voting tabulation district 117 consisting of:*
 - a. *That part of tract 25.02 consisting of block 4018.*
17. *That part of voting tabulation district 118 consisting of:*
 - a. *That part of tract 25.02 consisting of block 3003.*
- (8) *District 8 is composed of:*
 - (a) *That part of Lake County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, and 5.*
 - (b) *That part of Marion County consisting of:*
 1. *All of voting tabulation districts 53, 54, 74, 83, and 84.*
 - (c) *That part of Volusia County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 77, 78, 79, 81, 82, 83, 84, 85, 88, 94, 96, 98, 99, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.*

2. That part of voting tabulation district 56 consisting of:
 - a. That part of tract 908.03 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1039, 1040, 1041, 1042, 1043, and 1063.
 - b. That part of tract 908.04 consisting of blocks 1084, 1088, 1089, 1090, 1101, 1106, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2060, 2062, 3074, 3075, and 3096.
 3. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 909.02 consisting of block 2055.
 4. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 908.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1012, 1014, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1036, 1037, 1038, 1040, 1041, 1044, 1045, 1049, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1072, 1074, 1075, 1077, 1078, 1079, 1082, 1085, 1087, 1091, 1092, 1103, 1104, 1105, 1107, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3062, 3065, 3066, 3067, 3068, 3069, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3087, 3089, 3090, 3091, 3092, 3093, 3094, and 3095.
 - b. That part of tract 908.05 consisting of blocks 1065 and 2038.
 - c. That part of tract 908.06 consisting of blocks 1003, 1004, 1009, 1010, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1033, 1034, 1035, 1036, 1038, 1039, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1052, 1053, 1057, 1058, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2029, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, 2046, 2047, 2048, 2050, 2054, and 2065.
 - d. That part of tract 909.02 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2025, 2026, 2027, 2028, 2030, 2035, 2036, 2037, 2040, 2041, 2057, 2058, 2060, 2061, 2063, 2064, 2065, 2066, 2076, and 2077.
 5. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 908.04 consisting of block 1102.
 6. That part of voting tabulation district 80 consisting of:
 - a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
 - b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1044, 1045, 1076, 1077, 1078, and 1079.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 7. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 832.09 consisting of block 2037.
 - b. That part of tract 910.05 consisting of block 1012.
 - c. That part of tract 910.24 consisting of blocks 1043, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2079, 2080, 2081, 2082, 2083, and 2084.
 - d. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
 8. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 910.16 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1038, 1039, 1040, 1041, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, and 3041.
 9. That part of voting tabulation district 91 consisting of:
 - a. That part of tract 910.05 consisting of blocks 1010, 1075, and 1080.
 10. That part of voting tabulation district 100 consisting of:
 - a. That part of tract 910.28 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
- (9) District 9 is composed of:
- (a) That part of Duval County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 60, 63, 64, 65, 66, 69, 72, 75, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 213, 215, 223, 224, 227, 228, 229, 231, 232, 233, 234, 235, 237, 238, 239, 240, 242, 243, 244, 245, 269, 270, 271, 272, 273, 275, 277, 278, 282, 284, 287, and 292.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 158.01 consisting of block 4000.
 - b. That part of tract 158.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 143.3 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 4. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 157 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
 - c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, and 2023.
 6. That part of voting tabulation district 70 consisting of:

- a. That part of tract 158.01 consisting of blocks 3002, 3003, 3016, 3017, 3019, 3020, and 3021.
7. That part of voting tabulation district 73 consisting of:
- a. That part of tract 161 consisting of blocks 2014 and 2015.
- b. That part of tract 162 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
8. That part of voting tabulation district 78 consisting of:
- a. That part of tract 164 consisting of blocks 1012, 1015, and 1016.
9. That part of voting tabulation district 79 consisting of:
- a. That part of tract 8 consisting of block 2020.
10. That part of voting tabulation district 83 consisting of:
- a. That part of tract 163 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
- b. That part of tract 164 consisting of blocks 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
11. That part of voting tabulation district 84 consisting of:
- a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- b. That part of tract 164 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
12. That part of voting tabulation district 157 consisting of:
- a. That part of tract 105 consisting of blocks 4021 and 4022.
- b. That part of tract 106 consisting of blocks 1029, 1030, 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2012, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, 3038, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
13. That part of voting tabulation district 179 consisting of:
- a. That part of tract 124 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
14. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1041, 2002, 2003, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, 4022, 4023, and 4025.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
- c. That part of tract 171 consisting of block 1057.
- d. That part of tract 172 consisting of blocks 1209 and 1229.
15. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2002, 2011, 2020, 2021, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, and 2041.
- b. That part of tract 103.04 consisting of blocks 1002, 1003, 1004, 2000, 2001, and 2003.
16. That part of voting tabulation district 241 consisting of:
- a. That part of tract 127.02 consisting of block 3019.
- b. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- c. That part of tract 173 consisting of blocks 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
17. That part of voting tabulation district 276 consisting of:
- a. That part of tract 22 consisting of block 2000.
18. That part of voting tabulation district 285 consisting of:
- a. That part of tract 21.01 consisting of blocks 2033, 2034, 3000, and 3007.
- (10) District 10 is composed of:
- (a) All of Seminole County.
- (b) That part of Volusia County consisting of:
1. All of voting tabulation districts 72, 73, 87, 90, 92, 93, 95, and 97.
2. That part of voting tabulation district 56 consisting of:
- a. That part of tract 908.04 consisting of block 2059.
3. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2056, 2059, 2071, 2072, 2073, 2074, and 2075.
4. That part of voting tabulation district 75 consisting of:
- a. That part of tract 909.02 consisting of blocks 2013, 2014, and 2015.
5. That part of voting tabulation district 76 consisting of:
- a. That part of tract 908.03 consisting of blocks 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.
- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
6. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1020, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, and 1086.

c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.

d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.

7. That part of voting tabulation district 86 consisting of:

a. That part of tract 910.24 consisting of blocks 2076, 2077, 2078, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.

8. That part of voting tabulation district 89 consisting of:

a. That part of tract 910.17 consisting of blocks 1006, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.

9. That part of voting tabulation district 91 consisting of:

a. That part of tract 910.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2037, 2038, 2039, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2075, 2076, 2077, 2078, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, and 3060.

b. That part of tract 910.29 consisting of blocks 1001, 1002, 1005, 1006, 1008, 1012, 1034, 2001, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2020, 2021, 2022, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3004, 3006, 3008, and 3048.

10. That part of voting tabulation district 100 consisting of:

a. That part of tract 910.28 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2041, 2042, 2047, 2048, and 2049.

(11) District 11 is composed of:

(a) That part of Lake County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.

(b) That part of Marion County consisting of:

1. All of voting tabulation districts 24, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 85, 88, 89, 90, 91, 93, 98, 114, and 122.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 24.01 consisting of block 1030.

3. That part of voting tabulation district 14 consisting of:

a. That part of tract 22.03 consisting of blocks 1010, 1011, 2007, 2008, 2023, 2024, 3027, 4015, 4016, 4027, 4030, 4042, 4043, 4044, 4045, 4047, 4048, 4049, 4050, 4051, 4052, and 4053.

4. That part of voting tabulation district 16 consisting of:

a. That part of tract 22.03 consisting of block 3014.

5. That part of voting tabulation district 18 consisting of:

a. That part of tract 23.01 consisting of blocks 1021, 1022, 1042, 1043, 1044, and 1050.

b. That part of tract 23.02 consisting of blocks 1012, 1013, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3048, 3049, 3050, 3051, 3052, 3053, and 3060.

6. That part of voting tabulation district 19 consisting of:

a. That part of tract 19 consisting of blocks 1217, 1218, 1219, 1242, 1254, and 1257.

b. That part of tract 24.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1016, 1017, 1018, 1034, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

c. That part of tract 24.02 consisting of blocks 1000, 1001, 1003, 1006, 1012, 1013, 1041, 1069, 1070, and 1071.

7. That part of voting tabulation district 22 consisting of:

a. That part of tract 23.01 consisting of block 1049.

8. That part of voting tabulation district 36 consisting of:

a. That part of tract 13.02 consisting of blocks 3012, 3013, 3014, 3015, and 3024.

b. That part of tract 22.01 consisting of blocks 1000 and 1008.

9. That part of voting tabulation district 86 consisting of:

a. That part of tract 11.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

b. That part of tract 23.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 3001, 3002, 3003, and 3004.

10. That part of voting tabulation district 87 consisting of:

a. That part of tract 23.02 consisting of blocks 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2040, 2041, 2042, 2043, 2044, 3057, 3058, and 3059.

11. That part of voting tabulation district 92 consisting of:

a. That part of tract 22.01 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1011, 1014, 1019, 1020, 1023, 1026, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

b. That part of tract 22.02 consisting of blocks 1000, 1002, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 2000.

c. That part of tract 22.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3020, 3029, 3030, 3031, 3032, and 3033.

(c) That part of Orange County consisting of:

1. All of voting tabulation districts 80, 85, 88, and 96.

(d) That part of Sumter County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 22, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, and 42.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9113.01 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3041, and 3046.

b. That part of tract 9114 consisting of block 1154.

3. *That part of voting tabulation district 11 consisting of:*
 - a. *That part of tract 9112 consisting of blocks 1274, 1275, 1276, 1290, 1307, 1338, 1340, 1344, and 1345.*
 - b. *That part of tract 9117.01 consisting of blocks 1060, 1072, 1075, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1199, 1200, 1201, 1202, 1203, 1215, and 1217.*
 4. *That part of voting tabulation district 21 consisting of:*
 - a. *That part of tract 9113.01 consisting of blocks 1000, 1086, 1087, 2021, 2022, 2023, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3039, 3040, 3042, 3043, 3044, and 3045.*
 - b. *That part of tract 9114 consisting of blocks 1003, 1004, 1017, 1153, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1175, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, and 1187.*
- (12) *District 12 is composed of:*
- (a) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 23, 24, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 48, 52, 53, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 86, 87, 89, 90, 91, 92, 93, 94, 95, 150, 154, 160, 168, 169, 215, 217, 219, 260, 261, 262, 263, 264, 265, 266, 267, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, and 290.*
 2. *That part of voting tabulation district 56 consisting of:*
 - a. *That part of tract 171.04 consisting of blocks 1073, 1152, 1153, 1154, and 1158.*
 3. *That part of voting tabulation district 58 consisting of:*
 - a. *That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.*
 4. *That part of voting tabulation district 163 consisting of:*
 - a. *That part of tract 142 consisting of blocks 1021, 1022, 1029, 1030, 1031, 1032, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1073, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.*
 5. *That part of voting tabulation district 218 consisting of:*
 - a. *That part of tract 152.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 2000, 2023, 2024, and 2032.*
 6. *That part of voting tabulation district 268 consisting of:*
 - a. *That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.*
 - b. *That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.*
 - (b) *That part of Brevard County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 16, 18, 19, 20, 21, 26, 27, 28, 29, 33, 34, 38, 48, 49, 84, 85, 87, 88, 89, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 126, 153, 165, 172, 174, 175, 197, 215, 216, 217, 218, 219, 259, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, and 301.*
 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 621.07 consisting of blocks 1000, 1001, 1002, 1011, 1012, 1013, 1014, 1015, 1018, 1021, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2039, 2041, and 2042.*
 3. *That part of voting tabulation district 15 consisting of:*
 - a. *That part of tract 698.02 consisting of blocks 2003, 2004, 2005, 2006, and 2020.*
 - b. *That part of tract 716 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, and 1037.*
 4. *That part of voting tabulation district 166 consisting of:*
 - a. *That part of tract 712 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1054, 1063, 1065, 1066, 1067, 1069, 1071, 1074, 1075, 1076, 1199, 1200, and 1213.*
 5. *That part of voting tabulation district 214 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
 6. *That part of voting tabulation district 226 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4008, 4010, 4012, 4013, and 4018.*
 - b. *That part of tract 621.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1020.*
 - c. *That part of tract 621.09 consisting of blocks 2012 and 2013.*
 7. *That part of voting tabulation district 302 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4009 and 4024.*
 - (b) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 57, 97, 98, 99, 100, 102, 103, 104, 105, 108, 109, 117, 118, 131, 138, 142, 143, 144, 145, 146, 147, 148, 151, 152, 156, 157, 158, 159, 166, 167, 170, 173, 179, 180, 181, 182, 185, 186, 188, 189, 193, 196, 197, 198, 200, 201, 203, 204, 206, 207, 209, 210, 211, 212, 213, 214, 216, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, and 259.*
 2. *That part of voting tabulation district 58 consisting of:*
 - a. *That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.*
 3. *That part of voting tabulation district 171 consisting of:*
 - a. *That part of tract 136.07 consisting of blocks 1017, 1018, 1038, 1039, and 1040.*
 - b. *That part of tract 140 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3050.*

4. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2019 and 2020.
 - b. That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.
5. That part of voting tabulation district 174 consisting of:
 - a. That part of tract 136.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1035, 1036, 1037, and 1054.
6. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.
7. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 167.04 consisting of blocks 1042, 1124, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, and 1137.
 - b. That part of tract 168.02 consisting of blocks 1063, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1118, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1178, 1179, 1180, 1236, 1237, 1240, 1241, 1242, 1243, 1253, 1256, 1257, 1258, 1259, 1260, 1263, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1296, 1297, 1298, 1299, 1302, 1303, 1304, 1305, 1306, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1350, 1358, 1359, 1360, 1361, 1362, 1366, and 1369.
 - c. That part of tract 168.06 consisting of blocks 1045, 1047, and 1048.
8. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
 - b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1087, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, and 1107.
9. That part of voting tabulation district 218 consisting of:
 - a. That part of tract 155.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1030, 1031, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2017, 2018, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, and 3001.
 - b. That part of tract 156.01 consisting of blocks 2011 and 2012.
 - c. That part of tract 157.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.

(14) District 14 is composed of:

- (a) That part of Orange County consisting of:
 1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 110, 111, 112, 113, 114, 115, 116, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 183, 187, 190, 191, 192, 194, 195, 199, 202, and 208.
 2. That part of voting tabulation district 18 consisting of:
 - a. That part of tract 170.06 consisting of block 1002.
 - b. That part of tract 170.16 consisting of blocks 1000, 1001, 1009, 1010, 1011, 1012, 1019, 1028, and 1029.

3. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 142 consisting of blocks 1033, 1034, 1035, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
4. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 136.07 consisting of block 1041.
5. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
6. That part of voting tabulation district 174 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2008 and 2018.
 - b. That part of tract 136.07 consisting of blocks 1003, 1004, 1005, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, and 1055.
7. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
 - b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
 - c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
8. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 167.04 consisting of blocks 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072,

1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1099, 1102, 1109, 1110, 1113, 1114, 1118, 1119, 1120, 1125, and 1126.

b. That part of tract 168.02 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1126, 1261, 1262, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1300, 1355, 1356, 1357, 1363, 1364, 1365, 1367, and 1368.

9. That part of voting tabulation district 205 consisting of:

a. That part of tract 167.32 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1088, 1099, 1100, 1105, and 1106.

10. That part of voting tabulation district 268 consisting of:

a. That part of tract 169.02 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1059, 1060, 1061, 1062, and 1063.

(b) That part of Osceola County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 109, 176, 177, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 205, 206, 207, 208, 209, and 214.

2. That part of voting tabulation district 88 consisting of:

a. That part of tract 429 consisting of blocks 1010, 1012, 1013, 1014, 1016, 1017, 1028, 1036, 1050, 1064, 1065, 1066, 1067, 1068, 1070, 1071, 1072, 1073, 1074, 1075, 1081, 1082, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, and 2143.

3. That part of voting tabulation district 99 consisting of:

a. That part of tract 428 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, and 1105.

4. That part of voting tabulation district 108 consisting of:

a. That part of tract 429 consisting of block 1076.

5. That part of voting tabulation district 169 consisting of:

a. That part of tract 428 consisting of blocks 1050, 1072, 2014, 2028, 2035, 2036, 2037, and 2039.

b. That part of tract 429 consisting of block 1000.

c. That part of tract 436 consisting of blocks 1008 and 1022.

6. That part of voting tabulation district 196 consisting of:

a. That part of tract 413 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, and 2013.

b. That part of tract 415 consisting of blocks 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1075, 1076, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1154, 1164, 1166, and 1167.

(c) That part of Polk County consisting of:

1. All of voting tabulation districts 82, 84, 86, and 91.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, and 2009.

b. That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1059, and 1084.

3. That part of voting tabulation district 80 consisting of:

a. That part of tract 125.02 consisting of blocks 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2123, 2124, 2125, and 3002.

b. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.

4. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2086, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.

b. That part of tract 125.03 consisting of blocks 1183, 1184, and 1185.

c. That part of tract 126.02 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3040, 3041, 3042, 3046, and 3047.

d. That part of tract 141.03 consisting of blocks 1049, 1050, and 1188.

e. That part of tract 141.05 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4026, 4040, and 4073.

5. That part of voting tabulation district 83 consisting of:

a. That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.

b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

6. That part of voting tabulation district 85 consisting of:

a. That part of tract 141.05 consisting of blocks 1022, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4068, 4069, 4070, 4071, 4072, and 4074.

b. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1052, 1053, and 1054.

(15) District 15 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 340, 341, 342, 343, 344, 345, 346, 347, 348, 351, 352, 356, and 357.

2. *That part of voting tabulation district 334 consisting of:*
 - a. *That part of tract 124.03 consisting of blocks 3015 and 3017.*
 - b. *That part of tract 125.01 consisting of block 4002.*
 - c. *That part of tract 125.04 consisting of block 1027.*
3. *That part of voting tabulation district 335 consisting of:*
 - a. *That part of tract 124.03 consisting of blocks 3000, 3001, 3002, and 3024.*
 - b. *That part of tract 125.03 consisting of blocks 3016, 3017, 3018, and 3019.*
 - c. *That part of tract 125.04 consisting of blocks 1001, 1030, 1031, 1032, 1033, 1034, and 1035.*
 - d. *That part of tract 130.02 consisting of block 3006.*
 - e. *That part of tract 130.03 consisting of blocks 1001, 1006, 1009, 1010, 1011, 1012, 1013, 1015, 1017, and 1023.*
4. *That part of voting tabulation district 338 consisting of:*
 - a. *That part of tract 125.01 consisting of blocks 3011 and 3014.*
5. *That part of voting tabulation district 339 consisting of:*
 - a. *That part of tract 125.01 consisting of block 1008.*
 - b. *That part of tract 127.01 consisting of block 1020.*
6. *That part of voting tabulation district 349 consisting of:*
 - a. *That part of tract 101.08 consisting of blocks 1017, 1019, and 1023.*
7. *That part of voting tabulation district 353 consisting of:*
 - a. *That part of tract 101.06 consisting of blocks 4000 and 4013.*
 - b. *That part of tract 101.07 consisting of blocks 1009, 1010, 1011, 1033, 3005, 3006, 3007, 3008, 3009, 3010, and 3016.*
 - c. *That part of tract 101.08 consisting of block 1018.*
 - d. *That part of tract 127.01 consisting of block 1001.*
 - e. *That part of tract 128 consisting of block 1004.*
- (b) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 25, 26, 27, 28, 43, 47, 50, 51, 54, and 55.*
 2. *That part of voting tabulation district 18 consisting of:*
 - a. *That part of tract 170.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.*
 3. *That part of voting tabulation district 56 consisting of:*
 - a. *That part of tract 171.04 consisting of blocks 1129, 1130, 1131, 1132, 1133, 1134, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1206, 1207, 1208, 1209, 1210, and 1211.*
 - b. *That part of tract 171.05 consisting of blocks 1004, 1005, 1006, 1008, 1023, and 1024.*
- (c) *That part of Osceola County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 185, 186, 187, 198, 199, 200, 201, 202, 203, and 204.*
- (d) *That part of Polk County consisting of:*
 1. *All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 49, 51, 52, 53, 55, 63, 64, 65, 66, 67, 72, 73, 136, 139, 142, 143, and 146.*
 2. *That part of voting tabulation district 3 consisting of:*
 - a. *That part of tract 125.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.*
 - b. *That part of tract 125.06 consisting of blocks 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.*
 - c. *That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, 1057, 2000, and 2001.*
 3. *That part of voting tabulation district 48 consisting of:*
 - a. *That part of tract 118.34 consisting of blocks 3090 and 3116.*
 4. *That part of voting tabulation district 50 consisting of:*
 - a. *That part of tract 117.04 consisting of blocks 1031, 1032, and 1038.*
 - b. *That part of tract 117.21 consisting of block 2060.*
 - c. *That part of tract 117.22 consisting of blocks 1040, 1041, 1042, and 1043.*
 - d. *That part of tract 118.32 consisting of blocks 2002, 2005, 2006, 2007, 2018, 2019, and 2020.*
 - e. *That part of tract 118.34 consisting of blocks 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3052, 3053, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3074, 3075, 3076, 3077, 3083, 3084, 3125, 3126, 3127, and 3128.*
 5. *That part of voting tabulation district 68 consisting of:*
 - a. *That part of tract 130.01 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, and 1060.*
 - b. *That part of tract 130.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2020, 2023, 2025, 2026, 2027, 2028, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3046, 3047, 3048, 3049, 3050, 3057, 3058, 3059, 3060, 3062, 3063, 3064, 3065, 3066, 3082, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, and 4040.*
 - c. *That part of tract 131.02 consisting of blocks 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1085, 1086, 1087, 1088, 1089,*

1090, 1091, 1092, 1093, 1094, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2012, 2062, 2063, and 2064.

d. That part of tract 131.03 consisting of blocks 1000, 1001, 1002, 1005, 1006, and 1007.

e. That part of tract 132 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2050.

6. That part of voting tabulation district 70 consisting of:

a. That part of tract 127 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, and 2055.

b. That part of tract 128.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3014, and 3042.

c. That part of tract 128.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2050, 2059, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, and 2082.

7. That part of voting tabulation district 71 consisting of:

a. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1028, 1029, 1030, 1031, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 2013, 2014, 2020, 2021, 2023, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, and 2045.

b. That part of tract 133 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2048.

c. That part of tract 134 consisting of blocks 1015, 1019, 1020, 1021, and 1022.

8. That part of voting tabulation district 74 consisting of:

a. That part of tract 133 consisting of blocks 1041, 1042, 1045, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, and 2066.

b. That part of tract 134 consisting of blocks 2037, 2038, 2044, 2045, 2046, 2047, 3003, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3059.

c. That part of tract 138.01 consisting of blocks 3001, 3002, 3004, 3005, 3006, 3007, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, and 3035.

d. That part of tract 147.02 consisting of block 3017.

9. That part of voting tabulation district 75 consisting of:

a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1030, 2036, 2037, 2058, 2059, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 147.01 consisting of blocks 1000, 1014, 2049, 2052, and 2053.

c. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.

10. That part of voting tabulation district 80 consisting of:

a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1197, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1211, and 1212.

b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2056, 2057, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2119, 2120, 2121, 2122, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2136, 2137, 2138, 2149, 3000, and 3001.

c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.

d. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.

11. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2085 and 2135.

b. That part of tract 125.03 consisting of block 1112.

c. That part of tract 141.03 consisting of block 1000.

12. That part of voting tabulation district 83 consisting of:

a. That part of tract 124.1 consisting of blocks 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.

b. That part of tract 124.11 consisting of blocks 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.

c. That part of tract 125.04 consisting of blocks 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, and 1114.

d. That part of tract 126.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.

e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.

13. That part of voting tabulation district 130 consisting of:

a. That part of tract 124.09 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, and 1077.

b. That part of tract 124.1 consisting of blocks 1009, 1011, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1100, 1101, 1102, 1103, 1104, 1105, 1110, 1111, 1112, 1113, 1114, 1115, 1116, and 1118.

c. That part of tract 128.03 consisting of blocks 1000, 1001, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, 2035, 3024, 3025, 3026, 3027, 3028, 3043, 3044, 3045, 3046, 3049, and 3050.

d. That part of tract 129 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3044, 3045, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.

e. That part of tract 130.01 consisting of block 1059.

f. That part of tract 130.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2024, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3020, 3035, 3036, 3038, 3070, 3071, 3074, 3075, and 3078.

g. That part of tract 136 consisting of blocks 1000, 1001, 1002, and 1003.

14. That part of voting tabulation district 131 consisting of:

a. That part of tract 128.03 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2036, 2037, 2038, 2039, 2040, 2051, 2052, 3018, 3019, 3020, 3021, 3022, 3023, 3053, 3054, and 3055.

b. That part of tract 136 consisting of block 1004.

15. That part of voting tabulation district 132 consisting of:

a. That part of tract 134 consisting of blocks 1010, 1016, 1017, 1018, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2048, and 2049.

b. That part of tract 135 consisting of blocks 1000 and 1004.

(16) District 16 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 8, 9, 10, 11, 12, 13, 14, 17, 22, 23, 24, 25, 30, 31, 32, 35, 36, 37, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 86, 90, 91, 92, 93, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 167, 168, 169, 170, 171, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 222, 223, 224, 225, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, and 345.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of block 1019.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 716 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, and 4020.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1058, 1070, 1072, and 1201.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of block 2019.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4007 and 4011.

b. That part of tract 621.07 consisting of blocks 1030 and 1031.

7. That part of voting tabulation district 302 consisting of:

a. That part of tract 621.03 consisting of blocks 2018, 4014, and 4015.

(b) That part of Indian River County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 40, 42, 43, 45, and 75.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 505.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051,

2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2102, 2110, 2129, 2130, 2133, 2134, 2135, 2136, 2137, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2165, and 2167.

b. That part of tract 9900 consisting of blocks 1 and 2.

3. That part of voting tabulation district 31 consisting of:

a. That part of tract 508.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2048, 2049, 2050, 2051, 2052, and 2066.

4. That part of voting tabulation district 41 consisting of:

a. That part of tract 509.02 consisting of blocks 1016, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3030, 3031, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3076, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3113, 3114, 3115, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, and 3147.

b. That part of tract 509.04 consisting of blocks 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1319, 1320, 1327, 1331, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, and 1351.

5. That part of voting tabulation district 46 consisting of:

a. That part of tract 507.05 consisting of blocks 1000, 1001, 1002, and 1003.

b. That part of tract 508.04 consisting of blocks 3073, 3074, 3075, 3076, 3077, 3115, 3116, 3117, 3123, 3124, and 3125.

6. That part of voting tabulation district 47 consisting of:

a. That part of tract 507.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1076, 1077, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1095.

(17) District 17 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 58, 59, 60, 61, 62, 63, 64, 77, 128, 129, 130, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 265, 266, 267, 268, 269, 270, 271, and 273.

2. That part of voting tabulation district 39 consisting of:

a. That part of tract 46 consisting of block 1042.

b. That part of tract 117.08 consisting of blocks 1036 and 1044.

3. That part of voting tabulation district 57 consisting of:

a. That part of tract 46 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, and 1087.

b. That part of tract 47 consisting of blocks 2005, 2013, 2014, 2019, and 2020.

c. That part of tract 59 consisting of blocks 1021, 1022, 1023, and 1024.

d. That part of tract 117.08 consisting of blocks 1030, 1032, 1033, 1034, 1035, 1037, 1039, 1040, 1041, 1042, 1043, and 2036.

e. That part of tract 9900 consisting of blocks 37, 38, and 48.

4. That part of voting tabulation district 74 consisting of:

a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 3007.

c. That part of tract 112.06 consisting of blocks 2020, 3012, 3013, 3016, and 3017.

5. That part of voting tabulation district 131 consisting of:

a. That part of tract 117.06 consisting of blocks 2008, 5008, 5009, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5027, 5028, 5029, 5030, 5034, 5035, 5036, 5037, and 5038.

b. That part of tract 117.08 consisting of blocks 1000, 1007, 1020, 2008, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2030, and 2031.

6. That part of voting tabulation district 143 consisting of:

a. That part of tract 116.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3000, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.

7. That part of voting tabulation district 145 consisting of:

a. That part of tract 116.03 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2016, 2018, 2019, 3002, 3003, 3004, 3005, 3006, 3007, 3012, and 3015.

b. That part of tract 116.05 consisting of blocks 2001, 3022, and 3023.

8. That part of voting tabulation district 237 consisting of:

a. That part of tract 108.05 consisting of block 1007.

9. That part of voting tabulation district 244 consisting of:

a. That part of tract 108.17 consisting of block 1011.

b. That part of tract 108.18 consisting of block 1008.

c. That part of tract 110.03 consisting of block 2026.

10. That part of voting tabulation district 272 consisting of:

a. That part of tract 110.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

b. That part of tract 110.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1021, 1022, 1023, and 1024.

c. That part of tract 110.08 consisting of blocks 1000, 1004, and 4018.

d. That part of tract 110.1 consisting of block 1004.

e. That part of tract 110.12 consisting of block 1035.

(b) That part of Pasco County consisting of:

1. All of voting tabulation districts 5, 7, 8, 9, 10, 11, 17, 18, 20, 21, 22, 23, 31, 32, 33, 34, 35, 36, 66, 67, 68, 70, 106, 111, 121, 122, 129, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196, 198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1049, 1050, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

b. That part of tract 330.05 consisting of blocks 2000 and 2001.

c. That part of tract 331.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 327 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3039, and 3041.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.08 consisting of blocks 1000, 1006, 2000, 2001, 2003, and 2004.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, and 3011.

(18) District 18 is composed of:

(a) All of Hernando County.

(b) That part of Pasco County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 13, 14, 15, 16, 19, 24, 25, 26, 27, 28, 29, 30, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 108, 109, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 123, 124, 125, 126, 127, 128, 130, 131, 133, 134, 135, 136, 147, 148, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 162, 165, 167, 168, 169, 179, 180, 181, 183, 184, 185, 187, 188, 189, 192, 194, 197, 199, 200, 202, 211, 214, 217, 218, 219, 222, 223, 224, and 225.

2. That part of voting tabulation district 6 consisting of:

a. That part of tract 328.02 consisting of blocks 1000, 1001, 1008, 1015, and 1029.

3. That part of voting tabulation district 107 consisting of:

a. That part of tract 324.02 consisting of blocks 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, and 3091.

b. That part of tract 326.02 consisting of blocks 1052 and 2000.

c. That part of tract 327 consisting of blocks 1043, 1044, 1045, 1046, 1047, 1054, 1055, 1056, 1057, 1058, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2023, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3030, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3040.

d. That part of tract 328.02 consisting of block 1045.

e. That part of tract 331.01 consisting of blocks 1000, 1001, 1002, and 1021.

4. That part of voting tabulation district 161 consisting of:

a. That part of tract 315.05 consisting of blocks 2020 and 2021.

b. That part of tract 315.07 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.

c. That part of tract 315.08 consisting of block 2002.

5. That part of voting tabulation district 201 consisting of:

a. That part of tract 315.04 consisting of blocks 1019 and 1020.

(c) That part of Sumter County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 10, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 29, 43, and 44.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9101 consisting of blocks 1030, 1031, 1058, 1061, 1062, and 1063.

b. That part of tract 9103 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 2000, and 2001.

c. That part of tract 9113.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1070, 1071, 1079, 1080, 1089, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, and 3069.

d. That part of tract 9113.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1093, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1114, 1115, and 1116.

e. That part of tract 9114 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1155, and 1174.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9101 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1055, 1056, 1057, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2010, 2011, 2012, 2013, 2027, 2028, 2029, 2030, 2031,

2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2089, 2095, 2096, 2097, and 2098.

b. That part of tract 9112 consisting of blocks 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1346, 1347, 1373, 1374, 1375, 1693, 1694, 1695, 1696, and 1697.

c. That part of tract 9114 consisting of blocks 1055 and 1057.

d. That part of tract 9117.01 consisting of blocks 1210 and 1211.

4. That part of voting tabulation district 21 consisting of:

a. That part of tract 9103 consisting of block 2041.

b. That part of tract 9113.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1081, 1082, 1083, 1084, 1085, 1088, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, and 2114.

(19) District 19 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 132, 133, 152, 153, 154, 155, 156, 157, 158, 159, 160, 231, 232, 233, 236, 238, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 304, 305, 306, 308, 398, 399, 400, 401, 402, 421, 461, 468, 478, 480, 481, 486, 487, 488, 489, 490, 513, 518, 519, 520, 521, 523, 524, 525, 526, 527, 528, 529, 531, 532, 533, 534, and 535.

2. That part of voting tabulation district 31 consisting of:

a. That part of tract 53.01 consisting of blocks 2002, 2003, 2004, 2007, 2011, 2012, and 2013.

b. That part of tract 53.02 consisting of blocks 1005 and 1006.

3. That part of voting tabulation district 39 consisting of:

a. That part of tract 26 consisting of blocks 2012, 2013, 2014, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.

b. That part of tract 116.05 consisting of blocks 3087, 3088, 3089, 3090, and 3091.

c. That part of tract 117.08 consisting of blocks 2027, 2028, and 2029.

d. That part of tract 118.02 consisting of block 3023.

e. That part of tract 9806 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1049, 1050, 1051, 1052, and 1053.

4. That part of voting tabulation district 57 consisting of:

a. That part of tract 9806 consisting of block 1037.

5. That part of voting tabulation district 74 consisting of:

a. That part of tract 4.02 consisting of block 2015.

6. That part of voting tabulation district 102 consisting of:

a. That part of tract 1.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.

7. That part of voting tabulation district 131 consisting of:

a. That part of tract 117.06 consisting of blocks 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5024, 5025, 5026, 5031, 5032, and 5033.

8. That part of voting tabulation district 143 consisting of:

a. That part of tract 116.03 consisting of blocks 3000, 3013, and 3014.

b. That part of tract 116.05 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.

9. That part of voting tabulation district 145 consisting of:

a. That part of tract 116.03 consisting of blocks 2000, 2001, 2020, 2021, 2022, and 3001.

b. That part of tract 116.05 consisting of blocks 3019, 3020, 3021, and 3024.

10. That part of voting tabulation district 237 consisting of:

a. That part of tract 108.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, 3014, and 3015.

11. That part of voting tabulation district 244 consisting of:

a. That part of tract 108.17 consisting of blocks 1008, 1009, and 1010.

b. That part of tract 108.18 consisting of blocks 1004, 1005, 1006, 1007, 1011, and 1014.

c. That part of tract 110.03 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 3016.

12. That part of voting tabulation district 295 consisting of:

a. That part of tract 102.03 consisting of blocks 1020 and 1046.

b. That part of tract 102.04 consisting of blocks 1000, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1036, 1037, 1038, 1045, 1046, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2021, 2023, and 2024.

c. That part of tract 107.01 consisting of block 1014.

13. That part of voting tabulation district 313 consisting of:

a. That part of tract 102.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.

14. That part of voting tabulation district 386 consisting of:

a. That part of tract 133.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

b. That part of tract 133.19 consisting of block 1016.

15. That part of voting tabulation district 422 consisting of:

a. That part of tract 121.04 consisting of blocks 1009, 1010, 1023, 1025, 3006, 3016, and 3020.

16. That part of voting tabulation district 479 consisting of:

a. That part of tract 9900 consisting of block 50.

17. That part of voting tabulation district 511 consisting of:

a. That part of tract 137.04 consisting of block 3000.

18. That part of voting tabulation district 514 consisting of:

a. That part of tract 137.04 consisting of blocks 2008, 2009, 2012, and 2022.

19. That part of voting tabulation district 515 consisting of:

a. That part of tract 137.04 consisting of block 1016.

20. That part of voting tabulation district 516 consisting of:

a. That part of tract 137.04 consisting of block 1017.

21. That part of voting tabulation district 522 consisting of:

a. That part of tract 137.04 consisting of block 2023.

b. That part of tract 138.02 consisting of blocks 2009 and 2010.

c. That part of tract 138.06 consisting of blocks 1006, 1007, and 1010.

(b) That part of Manatee County consisting of:

1. All of voting tabulation districts 4, 8, 9, 22, 23, 37, 38, 39, 41, 42, 44, 45, 46, 47, 48, 52, 55, 65, 67, 68, 70, 71, 72, 73, 84, 96, 97, 98, 99, 100, 115, 116, 117, 118, 127, 172, 173, 174, 176, 177, 179, 180, 181, 182, 183, and 184.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 14.04 consisting of block 2006.

b. That part of tract 16.01 consisting of blocks 3081, 3082, 3083, 3084, 3085, and 3086.

3. That part of voting tabulation district 40 consisting of:

a. That part of tract 14.04 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2017, 2019, 2020, 2024, 2029, 2031, and 2032.

4. That part of voting tabulation district 43 consisting of:

a. That part of tract 15.02 consisting of blocks 2000, 2001, 2002, 2003, and 2039.

5. That part of voting tabulation district 53 consisting of:

a. That part of tract 15.02 consisting of blocks 1065 and 1091.

6. That part of voting tabulation district 54 consisting of:

a. That part of tract 15.02 consisting of blocks 1064, 1069, 1070, 1071, 1093, and 1094.

7. That part of voting tabulation district 66 consisting of:

a. That part of tract 7.03 consisting of block 1001.

b. That part of tract 7.04 consisting of block 2042.

8. That part of voting tabulation district 171 consisting of:

a. That part of tract 1.05 consisting of blocks 2000, 2001, 2002, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2018.

b. That part of tract 1.06 consisting of blocks 2019, 2020, 2023, 2024, 2025, and 2026.

(c) That part of Pinellas County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30, 81, 82, 83, 87, 100, 101, 102, 104, 105, and 110.

2. That part of voting tabulation district 27 consisting of:

a. That part of tract 286 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1018, 1019, 1020, 1021, 1053, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1078, and 1079.

b. That part of tract 9901 consisting of blocks 7 and 8.

3. That part of voting tabulation district 31 consisting of:

a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.

b. That part of tract 219 consisting of blocks 3000, 3001, and 3002.

4. That part of voting tabulation district 35 consisting of:

a. That part of tract 9901 consisting of blocks 4, 5, and 6.

5. That part of voting tabulation district 42 consisting of:

a. That part of tract 9901 consisting of block 3.

6. That part of voting tabulation district 43 consisting of:

a. That part of tract 9901 consisting of block 1.

7. That part of voting tabulation district 93 consisting of:

a. That part of tract 221 consisting of blocks 2018, 2019, 2023, 2024, 2025, 2026, 2027, 2028, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, and 5014.

8. That part of voting tabulation district 103 consisting of:

a. That part of tract 221 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, and 1028.

b. That part of tract 222 consisting of blocks 3015, 4004, 4005, 4006, and 4007.

(20) District 20 is composed of:

(a) That part of Pinellas County consisting of:

1. All of voting tabulation districts 161, 163, 175, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.

2. That part of voting tabulation district 74 consisting of:

a. That part of tract 245.12 consisting of blocks 2115 and 2116.

3. That part of voting tabulation district 111 consisting of:

a. That part of tract 250.11 consisting of block 3012.

b. That part of tract 251.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

4. That part of voting tabulation district 125 consisting of:

- a. That part of tract 250.11 consisting of blocks 1026, 1027, and 3017.
5. That part of voting tabulation district 128 consisting of:
- a. That part of tract 250.1 consisting of blocks 1018, 1020, 1021, and 1022.
- b. That part of tract 250.11 consisting of blocks 1009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
- c. That part of tract 253.06 consisting of blocks 1009, 1025, and 1026.
6. That part of voting tabulation district 164 consisting of:
- a. That part of tract 250.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1019, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4089, and 4090.
- b. That part of tract 250.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.
7. That part of voting tabulation district 165 consisting of:
- a. That part of tract 245.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, and 1010.
8. That part of voting tabulation district 172 consisting of:
- a. That part of tract 251.21 consisting of blocks 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2010, 2011, 2012, 2014, 2015, 2016, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2037, and 2038.
9. That part of voting tabulation district 178 consisting of:
- a. That part of tract 251.2 consisting of blocks 1006, 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3020, 3021, 3022, 3023, and 3024.
10. That part of voting tabulation district 187 consisting of:
- a. That part of tract 251.19 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1017, 1026, 1027, 1030, 1031, 1032, 1034, 1036, and 1039.
11. That part of voting tabulation district 189 consisting of:
- a. That part of tract 251.2 consisting of blocks 1016, 1018, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 3012, 3013, and 3019.
12. That part of voting tabulation district 261 consisting of:
- a. That part of tract 276.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2003, 2004, and 2005.
- b. That part of tract 9900 consisting of blocks 26, 27, and 28.
13. That part of voting tabulation district 305 consisting of:
- a. That part of tract 245.07 consisting of blocks 1000 and 1006.
- b. That part of tract 245.09 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1030, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1073, 1074, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3025, 3035, 3036, 3038, and 3039.
14. That part of voting tabulation district 355 consisting of:
- a. That part of tract 245.09 consisting of blocks 1064 and 1065.
- b. That part of tract 245.1 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 3016, 3017, and 3018.
- c. That part of tract 245.14 consisting of blocks 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, and 3054.
- (21) District 21 is composed of:
- (a) All of Okeechobee County.
- (b) That part of Highlands County consisting of:
1. All of voting tabulation districts 19, 24, 46, 47, 51, and 59.
2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 9601.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1097, 1098, 1107, and 1110.
- b. That part of tract 9602 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2039, 2040, 2044, 2045, 2046, 2047, and 2049.
- c. That part of tract 9610 consisting of block 1035.
- d. That part of tract 9801 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1083, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, and 1093.
3. That part of voting tabulation district 13 consisting of:
- a. That part of tract 9601.01 consisting of blocks 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1086, 1087, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1099, 1109, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2061, 2062, 2063, and 2064.
- b. That part of tract 9601.02 consisting of block 1081.
4. That part of voting tabulation district 14 consisting of:
- a. That part of tract 9610 consisting of block 2008.
- b. That part of tract 9611 consisting of blocks 2012, 2015, 2017, 2020, 3021, 3022, and 3044.
- c. That part of tract 9612 consisting of block 1001.
5. That part of voting tabulation district 15 consisting of:
- a. That part of tract 9609 consisting of blocks 2011, 2016, 2020, 2021, 2028, 2032, 2039, 2042, 3014, 3021, and 3025.
- b. That part of tract 9611 consisting of block 3006.
6. That part of voting tabulation district 16 consisting of:

- a. *That part of tract 9609 consisting of blocks 1031, 1034, 1037, 1055, 1056, 1057, 3002, 3003, 3004, 3006, 3008, 3009, 3045, 3046, 3058, and 3061.*
- 7. *That part of voting tabulation district 17 consisting of:*
 - a. *That part of tract 9609 consisting of block 1035.*
 - b. *That part of tract 9611 consisting of block 3008.*
- 8. *That part of voting tabulation district 18 consisting of:*
 - a. *That part of tract 9609 consisting of blocks 1027, 1028, 1029, 1032, 1036, 1038, 1040, 1041, 1042, 1043, 1045, 1046, 1048, 1054, 1059, 3001, 3007, 3011, 3012, 3015, 3016, 3059, 3063, 3064, and 3065.*
- 9. *That part of voting tabulation district 20 consisting of:*
 - a. *That part of tract 9611 consisting of blocks 2023 and 2024.*
- 10. *That part of voting tabulation district 21 consisting of:*
 - a. *That part of tract 9610 consisting of blocks 2073 and 3124.*
 - b. *That part of tract 9612 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3102, 3103, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3178, 3179, 3180, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, and 4069.*
- c. *That part of tract 9802 consisting of block 1010.*
- 11. *That part of voting tabulation district 23 consisting of:*
 - a. *That part of tract 9612 consisting of blocks 3030, 3036, and 3106.*
- 12. *That part of voting tabulation district 32 consisting of:*
 - a. *That part of tract 9612 consisting of block 4055.*
- 13. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 9615 consisting of blocks 4054 and 4076.*
- 14. *That part of voting tabulation district 44 consisting of:*
 - a. *That part of tract 9615 consisting of blocks 1044, 1045, 1046, 1048, 1049, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2048, 2050, 2051, 2052, 2053, 2066, 2067, 2068, 2069, 2070, 2072, 2073, 2074, 2075, 2076, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3042, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4077, 4082, 4083, 4084, 4085, 4086, and 4092.*
- 15. *That part of voting tabulation district 48 consisting of:*
 - a. *That part of tract 9617 consisting of blocks 3000, 3001, 3002, 3008, 3010, 3018, 3022, 3023, 3029, 3030, 3033, 3036, 3037, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3100, 3101, 3102, 4002, 4003, 4004, 4005, 4006, 4014, 4015, 4022, 4023, 4024, 4039, 4040, 4041, and 4043.*
- 16. *That part of voting tabulation district 49 consisting of:*
 - a. *That part of tract 9617 consisting of blocks 3007, 3009, 3019, and 3058.*
- 17. *That part of voting tabulation district 50 consisting of:*
 - a. *That part of tract 9617 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 4016, 4017, 4018, 4019, 4020, 4021, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4042, 4049, 4050, 4051, 4052, 4054, 4055, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, and 5039.*
- 18. *That part of voting tabulation district 53 consisting of:*
 - a. *That part of tract 9609 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1064, 2009, 2010, 2038, and 2043.*
 - b. *That part of tract 9610 consisting of block 2011.*
- 19. *That part of voting tabulation district 54 consisting of:*
 - a. *That part of tract 9609 consisting of block 3022.*
- 20. *That part of voting tabulation district 55 consisting of:*
 - a. *That part of tract 9609 consisting of blocks 2012, 2015, 2017, 2026, and 2027.*
- 21. *That part of voting tabulation district 60 consisting of:*
 - a. *That part of tract 9610 consisting of blocks 2004, 2005, 2006, 2007, and 2012.*
 - b. *That part of tract 9611 consisting of blocks 2018, 2021, 2025, 2026, 2027, 3020, and 3048.*
 - c. *That part of tract 9612 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1054, 1056, 2000, 2001, 2002, 2003, 2004, and 2005.*
 - d. *That part of tract 9802 consisting of blocks 1011 and 1015.*
- 22. *That part of voting tabulation district 61 consisting of:*

- a. That part of tract 9611 consisting of blocks 3005 and 3007.
- (c) That part of Martin County consisting of:
1. All of voting tabulation districts 31, 32, 33, 35, 36, 37, 45, 46, 47, 56, 57, and 70.
 2. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 17 consisting of blocks 2039 and 2043.
 3. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1084, 1099, 1100, 1101, 1139, 1183, 1184, 1185, 1186, 1187, 1188, 1199, 1200, 1201, 1202, 1203, 1204, 1205, and 1209.
- (d) That part of Osceola County consisting of:
1. All of voting tabulation districts 87, 100, 101, 102, 103, 104, 105, 106, 107, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 170, 171, 172, 173, 174, 175, 178, 179, 180, 197, 210, 211, 212, 213, 215, and 216.
 2. That part of voting tabulation district 88 consisting of:
 - a. That part of tract 429 consisting of blocks 1077, 1078, 1079, 1080, 1083, 1093, and 1097.
 3. That part of voting tabulation district 99 consisting of:
 - a. That part of tract 428 consisting of blocks 1000, 1001, 1002, 1008, 1013, 1016, 1073, 1074, 1075, 1076, and 1077.
 - b. That part of tract 437 consisting of blocks 1006, 1007, 1008, 1015, 1016, 1056, and 1057.
 4. That part of voting tabulation district 108 consisting of:
 - a. That part of tract 429 consisting of blocks 1094, 1095, and 1096.
 5. That part of voting tabulation district 169 consisting of:
 - a. That part of tract 436 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1103, 1105, and 1108.
 - b. That part of tract 437 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1023, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1050, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, and 2013.
 6. That part of voting tabulation district 196 consisting of:
 - a. That part of tract 413 consisting of blocks 2000, 2002, 2003, and 2010.
- (e) That part of Polk County consisting of:
1. All of voting tabulation districts 54, 56, 57, 58, 59, 60, 61, 62, 69, 76, 77, 78, 79, 87, 88, 89, 90, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 133, 134, 135, 137, 138, 140, 141, 144, and 145.
 2. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 118.34 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1017, 1018, 1019, 1020, 1021, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3114, 3115, and 3123.
 3. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 117.04 consisting of blocks 1036 and 1037.
 - b. That part of tract 117.21 consisting of blocks 2058, 2059, and 2073.
 - c. That part of tract 117.22 consisting of blocks 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1051.
 - d. That part of tract 118.32 consisting of blocks 2000, 2001, 2003, 2004, and 2049.
 4. That part of voting tabulation district 68 consisting of:
 - a. That part of tract 130.02 consisting of blocks 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, 3052, 3053, 3054, 3055, and 3056.
 5. That part of voting tabulation district 70 consisting of:
 - a. That part of tract 128.03 consisting of blocks 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3029, 3030, 3031, 3032, 3051, and 3052.
 - b. That part of tract 128.04 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3032, 3033, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3060, 3061, 3062, and 3063.
 6. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 134 consisting of blocks 1013 and 1014.
 7. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 138.01 consisting of blocks 2033, 2034, 2035, 2036, 3003, 3008, 3009, 3022, 3045, 3046, 3047, and 3048.
 8. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 138.02 consisting of blocks 1027, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2057, 2088, 2089, 2090, 2092, 2093, 2097, and 2099.
 - b. That part of tract 147.01 consisting of blocks 1001, 1002, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2050, 2051, 2063, 2132, and 2133.
 9. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.03 consisting of blocks 1154 and 1155.
 - b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 4055, 4056, 4057, 4058, and 4067.
 - c. That part of tract 141.21 consisting of blocks 1049, 1050, 1051, 1058, and 1061.
 10. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 129 consisting of blocks 3043, 3046, 3047, 3048, 3049, and 3050.
 - b. That part of tract 130.02 consisting of blocks 3006, 3012, 3018, 3019, 3037, 3061, 3067, 3068, 3069, 3072, 3073, 3076, 3077, 3079, 3080, 3081, 3083, and 3084.
 - c. That part of tract 134 consisting of block 1012.
 11. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 128.02 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1055, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, and 1124.

b. That part of tract 128.03 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2015, 2032, 2033, 2034, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.

c. That part of tract 128.04 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3057.

d. That part of tract 136 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1041, 1046, 1047, 1048, 1053, 2000, 2001, 2002, 2003, 2009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3009, and 3011.

12. That part of voting tabulation district 132 consisting of:

a. That part of tract 134 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, and 2004.

b. That part of tract 135 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2064, 2065, 2066, 2067, 2068, 2069, 2070, and 2071.

(f) That part of St. Lucie County consisting of:

1. All of voting tabulation districts 25, 31, 37, 41, 43, 44, 45, 58, 61, 73, 74, 76, and 79.

2. That part of voting tabulation district 2 consisting of:

a. That part of tract 3808 consisting of blocks 1032, 1057, and 1181.

3. That part of voting tabulation district 24 consisting of:

a. That part of tract 3808 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1086, 1089, 1090, 1091, 1092, 1097, 1098, 1099, 1100, 1101, 1102, 1111, 1149, 1158, 1159, 1173, and 1174.

b. That part of tract 3822 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, and 3136.

4. That part of voting tabulation district 26 consisting of:

a. That part of tract 3822 consisting of blocks 4048, 4049, 4050, 4051, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4095, 4096, 4097, 4098, 4099, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 4109, 4110, 4111, 4112, 4113, 4114, 4115, 4116, 4117, 4118, 4119, 4120, 4121, 4122, 4123, 4124, 4125, 4126, 4129, 4130, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4154, 4155, 4156, 4157, 4158, 4159, 4160, 4161, 4162, 4163, 4164, 4165, 4166, 4167, 4168, 4185, 4186, 4192, 4224, 4225, 4226, 4228, 4243, 4244, 4245, 4246, 4247, 4248, 4249, 4258, 4259, 4276, and 4296.

5. That part of voting tabulation district 27 consisting of:

a. That part of tract 3814.02 consisting of blocks 1112, 1114, and 1189.

b. That part of tract 3822 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2117, 2118, 2125, 2126, 2127, 2128, 2129, 2130, 2135, 2136, 2137, 2167, 2168, 2169, 2195, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2257, 2261, 2270, 2271, and 2272.

6. That part of voting tabulation district 28 consisting of:

a. That part of tract 3808 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1084, 1085, and 1183.

b. That part of tract 3822 consisting of blocks 4189, 4190, and 4191.

7. That part of voting tabulation district 29 consisting of:

a. That part of tract 3821.08 consisting of blocks 3002 and 3024.

8. That part of voting tabulation district 40 consisting of:

a. That part of tract 3821.08 consisting of blocks 3079 and 3080.

9. That part of voting tabulation district 49 consisting of:

a. That part of tract 3822 consisting of blocks 2065, 2093, 2105, 2106, 2114, 2115, 2116, 2119, 2120, 2121, 2122, 2123, 2124, 2131, 2132, 2133, 2134, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2170, 2171, 2172, 2173, 2174, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2196, 2197, 2198, 2199, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2258, 2259, 2260, 2263, 2264, 2265, 2266, 2267, 2268, and 2269.

10. That part of voting tabulation district 65 consisting of:

a. That part of tract 3821.08 consisting of blocks 3006, 3022, 3031, 3032, 3033, and 3034.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.09 consisting of blocks 1076 and 1077.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.

(22) District 22 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 35, and 536.

2. That part of voting tabulation district 31 consisting of:

a. That part of tract 50 consisting of block 3000.

b. That part of tract 51.01 consisting of blocks 1031, 1032, 1038, 1039, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1123, 1124, 1125, 1131, 1236, and 1237.

- c. That part of tract 53.01 consisting of blocks 1000, 1001, 2005, 2006, 2008, 2009, 2010, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- d. That part of tract 53.02 consisting of block 1016.
3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 47 consisting of blocks 2004, 2006, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2021, and 2022.
- b. That part of tract 59 consisting of block 1020.
- (b) That part of Pinellas County consisting of:
1. All of voting tabulation districts 26, 28, 32, 33, 34, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 84, 85, 86, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 106, 107, 108, 109, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 162, 166, 167, 168, 169, 170, 171, 173, 174, 176, 177, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, and 242.
2. That part of voting tabulation district 27 consisting of:
- a. That part of tract 215 consisting of blocks 1026, 3024, 3025, and 3026.
- b. That part of tract 286 consisting of blocks 1001, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3029, and 3030.
3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
4. That part of voting tabulation district 35 consisting of:
- a. That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
- b. That part of tract 236 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
- c. That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.
5. That part of voting tabulation district 42 consisting of:
- a. That part of tract 238 consisting of block 1000.
- b. That part of tract 239 consisting of block 2036.
- c. That part of tract 240.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
6. That part of voting tabulation district 43 consisting of:
- a. That part of tract 240.04 consisting of block 3010.
- b. That part of tract 240.05 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
7. That part of voting tabulation district 74 consisting of:
- a. That part of tract 244.12 consisting of block 1031.
- b. That part of tract 245.09 consisting of block 3033.
- c. That part of tract 245.12 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, and 2196.
- d. That part of tract 245.13 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
8. That part of voting tabulation district 93 consisting of:
- a. That part of tract 221 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2022, 2029, 2030, and 2031.
- b. That part of tract 227 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.
9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
- b. That part of tract 222 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 4000, 4001, 4002, and 4003.
- c. That part of tract 223.02 consisting of block 3011.
10. That part of voting tabulation district 111 consisting of:
- a. That part of tract 251.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
11. That part of voting tabulation district 125 consisting of:
- a. That part of tract 250.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2045, 2046, 2047, and 2048.
- b. That part of tract 250.11 consisting of blocks 1028, 1036, 1037, 1038, 1039, 1040, and 3016.
12. That part of voting tabulation district 128 consisting of:

- a. That part of tract 250.07 consisting of block 2003.
- b. That part of tract 250.11 consisting of block 3015.
- 13. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 250.11 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
- 14. That part of voting tabulation district 165 consisting of:
 - a. That part of tract 245.05 consisting of blocks 1006, 1008, 1011, 1012, 1013, 1014, and 1015.
- 15. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 251.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
- 16. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1010, 1011, and 1019.
- 17. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 251.19 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1029, 1037, and 1038.
- 18. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 251.2 consisting of blocks 1012, 1013, 1014, 1015, 1017, 2000, 2001, 2005, 3011, and 3018.
- 19. That part of voting tabulation district 261 consisting of:
 - a. That part of tract 276.05 consisting of blocks 1020 and 1021.
 - b. That part of tract 9900 consisting of block 31.
- 20. That part of voting tabulation district 305 consisting of:
 - a. That part of tract 245.09 consisting of blocks 1001, 1002, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1041, 1042, 1061, 1069, 1071, 2003, 3007, 3008, 3021, 3022, 3023, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, and 3037.
- 21. That part of voting tabulation district 355 consisting of:
 - a. That part of tract 245.1 consisting of block 1021.
- (23) District 23 is composed of:
 - (a) That part of Collier County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 110, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 132, 133, 135, 136, 137, 138, 139, 141, and 142.
 - 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - b. That part of tract 111.06 consisting of block 2019.
 - 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
 - b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
 - c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
 - d. That part of tract 101.06 consisting of block 3016.
 - e. That part of tract 102.09 consisting of blocks 2008 and 2009.
 - f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
 - g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
 - h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
 - j. That part of tract 111.02 consisting of blocks 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
 - k. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
 - l. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
- 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3167, 3227, 3242, 3243, 3244, 3481, and 3482.
 - (b) That part of Lee County consisting of:
 - 1. All of voting tabulation districts 9, 25, 26, 47, 57, 58, 78, 80, 81, 82, 93, 112, 113, 115, 124, 125, 131, 184, 185, 186, 187, 192, 193, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 218, 219, 220, 235, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 262, 263, 264, 267, 268, 269, 286, 287, 288, 289, 290, 292, and 293.
 - 2. That part of voting tabulation district 8 consisting of:
 - a. That part of tract 401.27 consisting of blocks 1008 and 2068.
 - 3. That part of voting tabulation district 24 consisting of:
 - a. That part of tract 503.13 consisting of blocks 2003, 2004, 2005, 2006, 2014, 2015, and 2017.
 - 4. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 401.23 consisting of block 2005.
 - 5. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 603 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 6. That part of voting tabulation district 116 consisting of:

- a. That part of tract 9900 consisting of blocks 81 and 85.
- 7. That part of voting tabulation district 194 consisting of:
 - a. That part of tract 401.15 consisting of blocks 2020, 2023, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2050, 2095, and 2096.
 - b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1008, 1014, and 1038.
- 8. That part of voting tabulation district 217 consisting of:
 - a. That part of tract 603 consisting of blocks 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1063, 1064, 1065, 1069, 1070, 1071, 1072, and 1073.
 - b. That part of tract 9900 consisting of blocks 77, 78, 83, and 84.
- 9. That part of voting tabulation district 254 consisting of:
 - a. That part of tract 401.24 consisting of block 3033.
- (24) District 24 is composed of:
 - (a) That part of Hillsborough County consisting of:
 - 1. All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 263, 264, 285, 288, 289, 290, 291, 292, 293, 294, 296, 297, 298, 299, 300, 301, 302, 303, 307, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 336, 337, 350, 354, 355, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 423, 424, 425, 426, 427, 428, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 462, 463, 464, 465, 466, 467, 469, 470, 471, 472, 473, 474, 475, 476, 477, 482, 483, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 512, and 517.
 - 2. That part of voting tabulation district 102 consisting of:
 - a. That part of tract 108.09 consisting of blocks 1037 and 1038.
 - 3. That part of voting tabulation district 272 consisting of:
 - a. That part of tract 110.08 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1015, and 1034.
 - b. That part of tract 110.12 consisting of block 1034.
 - 4. That part of voting tabulation district 295 consisting of:
 - a. That part of tract 102.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - 5. That part of voting tabulation district 313 consisting of:
 - a. That part of tract 102.04 consisting of block 1044.
 - b. That part of tract 107.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
 - c. That part of tract 107.02 consisting of block 2000.
 - d. That part of tract 108.1 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2016, and 2017.
 - e. That part of tract 108.11 consisting of blocks 4001, 4003, 4004, 4005, 4008, 4011, 4026, and 4028.
- 6. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 124.02 consisting of blocks 2005, 2014, and 2015.
 - b. That part of tract 124.03 consisting of blocks 1000, 1001, 1002, 1003, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3016, 3020, 3022, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - c. That part of tract 125.01 consisting of blocks 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 - d. That part of tract 125.04 consisting of block 1028.
- 7. That part of voting tabulation district 335 consisting of:
 - a. That part of tract 130.03 consisting of blocks 1018, 1019, 1020, 1021, 1024, 1025, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
- 8. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 124.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, and 2010.
 - b. That part of tract 125.01 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3028, 3029, and 3032.
- 9. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 124.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 2000, 2001, 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4013, 4014, 4015, 4016, and 4017.
 - b. That part of tract 125.01 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
 - c. That part of tract 127.01 consisting of blocks 1019, 3014, and 3024.
- 10. That part of voting tabulation district 349 consisting of:
 - a. That part of tract 101.08 consisting of block 1022.
- 11. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 101.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 4004, 4009, 4011, 4012, 4014, 4015, and 4032.
 - b. That part of tract 101.07 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1034, 1035, 1036, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2026.
- 12. That part of voting tabulation district 386 consisting of:
 - a. That part of tract 133.19 consisting of block 1015.
- 13. That part of voting tabulation district 422 consisting of:
 - a. That part of tract 121.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
- 14. That part of voting tabulation district 479 consisting of:

a. That part of tract 141.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.

b. That part of tract 141.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

c. That part of tract 9900 consisting of block 51.

15. That part of voting tabulation district 511 consisting of:

a. That part of tract 137.04 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.

16. That part of voting tabulation district 514 consisting of:

a. That part of tract 137.04 consisting of blocks 1036, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.

17. That part of voting tabulation district 515 consisting of:

a. That part of tract 137.04 consisting of blocks 1003, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1033, 1034, 1052, and 1053.

18. That part of voting tabulation district 516 consisting of:

a. That part of tract 137.04 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1035, and 1037.

19. That part of voting tabulation district 522 consisting of:

a. That part of tract 138.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, and 2012.

b. That part of tract 138.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

(25) District 25 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 40, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 108, 109, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 182, 184, 185, 186, 187, 188, 189, 197, 198, 200, 201, 202, 203, 204, 206, 207, 215, 216, 217, 230, 232, 235, 300, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 367, 369, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 535, 536, 538, 541, 542, 546, 547, 549, 550, 551, 552, 557, 563, 564, 582, 587, 588, 590, 591, 600, 601, 606, 607, 608, 609, 610, 614, 616, 617, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 732, 733, 734, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 755, 756, 767, 768, 769, 834, 836, 837, 838, 839, 840, 842, 843, 846, 847, 850, and 851.

2. That part of voting tabulation district 112 consisting of:

a. That part of tract 3.01 consisting of blocks 1012, 1014, 1015, 1016, and 1048.

3. That part of voting tabulation district 113 consisting of:

a. That part of tract 4.06 consisting of block 1007.

4. That part of voting tabulation district 179 consisting of:

a. That part of tract 10.03 consisting of blocks 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.

5. That part of voting tabulation district 183 consisting of:

a. That part of tract 10.04 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3033, 3035, and 3036.

6. That part of voting tabulation district 190 consisting of:

a. That part of tract 11.01 consisting of blocks 5000, 5007, 5015, 5016, 5017, 5024, 6000, 6006, 6010, 6017, 6019, and 6020.

7. That part of voting tabulation district 199 consisting of:

a. That part of tract 3.01 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1046, and 1047.

8. That part of voting tabulation district 233 consisting of:

a. That part of tract 78.36 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2013, and 3011.

9. That part of voting tabulation district 234 consisting of:

a. That part of tract 78.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.

b. That part of tract 78.33 consisting of blocks 1004 and 1005.

10. That part of voting tabulation district 344 consisting of:

a. That part of tract 59.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3008, 3009, and 3010.

11. That part of voting tabulation district 345 consisting of:

a. That part of tract 59.16 consisting of block 3002.

b. That part of tract 59.17 consisting of blocks 2000, 2001, 2002, 2003, and 2004.

12. That part of voting tabulation district 615 consisting of:

a. That part of tract 77.31 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.

13. That part of voting tabulation district 770 consisting of:

a. That part of tract 12 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4014, and 4015.

14. That part of voting tabulation district 772 consisting of:

a. That part of tract 12 consisting of blocks 4012 and 4013.

15. That part of voting tabulation district 773 consisting of:

a. That part of tract 13.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.

16. That part of voting tabulation district 833 consisting of:

a. That part of tract 4.06 consisting of block 1002.

b. That part of tract 4.1 consisting of blocks 3000 and 3013.

c. That part of tract 5.07 consisting of blocks 1000 and 1017.

d. That part of tract 9900 consisting of blocks 6, 7, 8, 9, and 11.

17. That part of voting tabulation district 848 consisting of:

- a. That part of tract 78.31 consisting of blocks 1007, 2021, 2022, 2023, 2024, and 2028.
- b. That part of tract 9801 consisting of blocks 1002 and 1004.
- (26) District 26 is composed of:
- (a) All of DeSoto County.
- (b) All of Glades County.
- (c) All of Hardee County.
- (d) That part of Charlotte County consisting of:
- All of voting tabulation districts 1, 15, 43, 44, 45, 46, 52, 53, 56, 59, 70, 71, 76, 77, 78, 79, 96, 101, 102, 106, 107, 118, 119, 120, 121, 122, 123, 124, and 125.
 - That part of voting tabulation district 2 consisting of:
 - That part of tract 102 consisting of blocks 3000 and 3001.
 - That part of tract 103.02 consisting of block 1000.
 - That part of voting tabulation district 5 consisting of:
 - That part of tract 210.02 consisting of blocks 1002, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.
 - That part of tract 210.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2038, 2060, 2073, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2100, 2102, 2103, 2104, and 2105.
 - That part of voting tabulation district 13 consisting of:
 - That part of tract 202.01 consisting of blocks 2070, 2071, and 2072.
 - That part of tract 208 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1047, 1048, 1049, 1050, and 1051.
 - That part of voting tabulation district 33 consisting of:
 - That part of tract 209 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 3046, and 3047.
 - That part of tract 210.03 consisting of block 1011.
 - That part of voting tabulation district 47 consisting of:
 - That part of tract 101 consisting of blocks 2027, 2028, 2029, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2045, 2046, 2047, 2048, 2049, 2076, 2077, 2105, and 2106.
 - That part of tract 102 consisting of blocks 4000, 4004, 4009, 4017, 4024, 4025, 4027, 4029, 4030, 4061, and 4063.
 - That part of voting tabulation district 54 consisting of:
 - That part of tract 209 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1078, 1079, 1084, and 1087.
 - That part of voting tabulation district 55 consisting of:
 - That part of tract 202.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, and 2073.
- b. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, and 1046.
9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 103.02 consisting of blocks 1001 and 1002.
10. That part of voting tabulation district 117 consisting of:
- a. That part of tract 101 consisting of blocks 2000 and 2001.
- (e) That part of Highlands County consisting of:
- All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 22, 25, 26, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 45, 52, 56, 57, 58, 62, 63, 64, 65, 66, and 67.
 - That part of voting tabulation district 4 consisting of:
 - That part of tract 9601.01 consisting of block 1041.
 - That part of tract 9602 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1044, 1047, 1048, 1050, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1068, 1069, 1070, 1071, 1073, 1074, 1075, 1083, 1084, 1087, 1088, 1089, 1090, 1093, 1095, 1098, and 1102.
 - That part of tract 9603 consisting of blocks 1000, 1001, 1019, 1020, 1021, and 1022.
 - That part of voting tabulation district 13 consisting of:
 - That part of tract 9601.02 consisting of blocks 1000, 1001, 1065, 1069, 1070, 1071, 1072, 1074, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1115, 1116, and 1117.
 - That part of tract 9601.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
 - That part of tract 9607 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1009, 1030, and 3000.
 - That part of voting tabulation district 14 consisting of:
 - That part of tract 9610 consisting of block 2081.
 - That part of tract 9611 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, 2013, 2014, 2016, 2019, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3039, 3040, 3041, 3042, 3043, 3045, and 3049.
 - That part of tract 9612 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
 - That part of voting tabulation district 15 consisting of:
 - That part of tract 9607 consisting of blocks 1031, 1032, and 1033.
 - That part of tract 9608 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, and 3066.
 - That part of tract 9609 consisting of blocks 1066, 2014, 2019, 2022, 2029, 2031, 2033, 2034, 2036, 2037, 2040, 2041, 2045, 2046, 2047, 2048, 2054, 2055, 2058, 2060, 2064, 2065, 2066, 2068, 3020, 3024, and 3057.

d. That part of tract 9611 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 3000, 3001, 3002, 3003, 3004, 3010, 3011, 3012, 3046, and 3047.

6. That part of voting tabulation district 16 consisting of:
 a. That part of tract 9609 consisting of blocks 1050, 1051, 1052, 1060, 1061, 1063, 3000, 3018, 3026, 3027, 3028, 3029, 3030, 3031, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, and 3056.

7. That part of voting tabulation district 17 consisting of:
 a. That part of tract 9609 consisting of block 1058.
 b. That part of tract 9611 consisting of block 3009.

8. That part of voting tabulation district 18 consisting of:
 a. That part of tract 9609 consisting of blocks 1030, 1033, 1039, 1044, 1047, 1049, 1053, 1062, 3005, 3010, 3013, 3017, 3019, 3060, and 3062.

9. That part of voting tabulation district 20 consisting of:
 a. That part of tract 9601.03 consisting of blocks 4016, 4017, 4020, 4024, 4032, 4033, 4034, 4035, 4036, and 4037.

b. That part of tract 9605.02 consisting of blocks 2070, 2072, 2075, 2076, 2081, and 2082.

c. That part of tract 9606.01 consisting of blocks 1000, 1002, and 1097.

d. That part of tract 9606.02 consisting of blocks 5004, 5009, 5013, 5025, 5027, 5028, 5029, 5051, and 5052.

e. That part of tract 9607 consisting of blocks 1007, 1008, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1026, 1028, 1029, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2006, 2007, 2008, 2012, 2013, 2014, 2015, 2016, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2033, 2034, 2037, 2038, 2041, 2043, 2044, 2045, 2046, 2047, 2054, 2067, 2068, 2072, 2077, 3026, 3036, 3037, 3038, 3053, 3054, 3057, 3058, 3059, 3061, and 3064.

f. That part of tract 9608 consisting of blocks 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3067, and 3068.

g. That part of tract 9611 consisting of blocks 2004, 2005, 2006, 2007, 2008, and 2022.

10. That part of voting tabulation district 21 consisting of:
 a. That part of tract 9612 consisting of blocks 3033, 3038, 3101, 3104, 3176, and 4044.

11. That part of voting tabulation district 23 consisting of:
 a. That part of tract 9612 consisting of blocks 3032, 3034, 3037, 3039, 3040, 3041, 3042, 3045, 3046, 3047, and 3105.

12. That part of voting tabulation district 32 consisting of:
 a. That part of tract 9613.01 consisting of blocks 1128 and 1151.

b. That part of tract 9613.02 consisting of blocks 1065, 1066, 1071, 1072, 1074, 1075, 1076, 1087, 1091, 1094, 2000, 2001, 2002, 2004, 2009, 3046, 3047, 3053, 3054, 3055, 3056, 3058, 3060, 3061, 3065, 3067, 3068, 3069, 3081, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4012, 4015, and 4019.

13. That part of voting tabulation district 43 consisting of:

a. That part of tract 9615 consisting of blocks 3041, 4055, 4056, 4058, 4059, 4060, 4061, 4075, 4079, 4080, 4081, 4087, 4089, and 4090.

14. That part of voting tabulation district 44 consisting of:
 a. That part of tract 9615 consisting of blocks 4074, 4078, and 4091.

15. That part of voting tabulation district 48 consisting of:
 a. That part of tract 9617 consisting of blocks 3003, 3011, 3013, 3014, 3020, 3021, 3025, 3028, 3031, 3032, 3038, 3053, 3054, and 3098.

16. That part of voting tabulation district 49 consisting of:
 a. That part of tract 9617 consisting of blocks 3004, 3005, 3006, 3012, 3015, 3016, 3017, 3024, 3026, 3027, 3034, 3035, 3055, 3056, 3057, 3059, and 3099.

17. That part of voting tabulation district 50 consisting of:
 a. That part of tract 9616.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, and 1212.

b. That part of tract 9617 consisting of blocks 1001, 1003, 1005, 1024, and 1025.

18. That part of voting tabulation district 53 consisting of:
 a. That part of tract 9609 consisting of blocks 2035 and 2044.

19. That part of voting tabulation district 54 consisting of:
 a. That part of tract 9609 consisting of block 3032.

20. That part of voting tabulation district 55 consisting of:
 a. That part of tract 9609 consisting of blocks 2013 and 2018.

21. That part of voting tabulation district 60 consisting of:
 a. That part of tract 9610 consisting of block 2010.

b. That part of tract 9611 consisting of blocks 3019, 3023, and 3024.
 c. That part of tract 9612 consisting of blocks 1002 and 1055.

22. That part of voting tabulation district 61 consisting of:
 a. That part of tract 9611 consisting of blocks 3013, 3036, 3037, and 3038.

(f) That part of Manatee County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 49, 50, 51, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, 124, 125, 126, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 175, 178, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, and 224.

2. That part of voting tabulation district 25 consisting of:
 a. That part of tract 14.04 consisting of blocks 1001, 1003, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1048.

3. That part of voting tabulation district 40 consisting of:
 - a. That part of tract 14.04 consisting of block 2030.
4. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 19.04 consisting of blocks 3031 and 3032.
5. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 19.04 consisting of block 1062.
6. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 19.04 consisting of blocks 1044, 1059, 1060, 1061, and 1063.
7. That part of voting tabulation district 66 consisting of:
 - a. That part of tract 7.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2051, 2052, and 2057.
8. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 1.05 consisting of blocks 2003 and 2004.
- (27) District 27 is composed of:
 - (a) That part of Palm Beach County consisting of:
 1. All of voting tabulation districts 181, 191, 192, 193, 194, 195, 196, 205, 208, 209, 210, 211, 212, 213, 214, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 346, 347, 348, 349, 350, 351, 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 398, 399, 400, 404, 424, 425, 426, 427, 428, 429, 430, 431, 704, 705, 706, 707, 708, 731, 735, 736, 737, 738, 739, 753, 754, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 771, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 813, 814, 818, 832, 841, and 844.
 2. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 10.03 consisting of blocks 2018 and 2019.
 3. That part of voting tabulation district 183 consisting of:
 - a. That part of tract 10.04 consisting of blocks 3034, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4017, 4018, 4019, and 4020.
 4. That part of voting tabulation district 190 consisting of:
 - a. That part of tract 11.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
 5. That part of voting tabulation district 233 consisting of:
 - a. That part of tract 19.13 consisting of blocks 1007, 1008, and 1010.
 6. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 31.01 consisting of block 1017.
 7. That part of voting tabulation district 344 consisting of:
 - a. That part of tract 48.13 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1028, 1029, 1030, and 1031.
- b. That part of tract 49.02 consisting of blocks 1040, 1043, 1052, and 1053.
8. That part of voting tabulation district 345 consisting of:
 - a. That part of tract 48.13 consisting of blocks 1010, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
9. That part of voting tabulation district 402 consisting of:
 - a. That part of tract 60.12 consisting of blocks 2033, 2034, and 2035.
10. That part of voting tabulation district 770 consisting of:
 - a. That part of tract 12 consisting of blocks 1003, 1004, 1009, 1010, and 2011.
11. That part of voting tabulation district 772 consisting of:
 - a. That part of tract 12 consisting of blocks 1011, 1012, 1013, 1014, 1015, 4016, and 4017.
 - b. That part of tract 15 consisting of blocks 1005, 1006, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, and 4016.
12. That part of voting tabulation district 773 consisting of:
 - a. That part of tract 13.02 consisting of blocks 3024 and 3025.
 - b. That part of tract 14.04 consisting of blocks 1000, 1001, 1002, 1009, 1010, 1011, 1012, 1013, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
13. That part of voting tabulation district 815 consisting of:
 - a. That part of tract 61 consisting of blocks 1025, 1028, and 1029.
 - b. That part of tract 62.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
14. That part of voting tabulation district 816 consisting of:
 - a. That part of tract 62.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1016, and 1017.
 - b. That part of tract 62.03 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
15. That part of voting tabulation district 817 consisting of:
 - a. That part of tract 62.03 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2018, 2019, and 2020.
16. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 5.09 consisting of blocks 1000 and 2000.
 - b. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
 - c. That part of tract 35.07 consisting of blocks 1000 and 3000.
 - d. That part of tract 35.09 consisting of blocks 1000 and 4000.
 - e. That part of tract 35.11 consisting of block 1000.

- f. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
- g. That part of tract 54.09 consisting of blocks 1023 and 1024.
- h. That part of tract 9900 consisting of blocks 10, 12, 13, 14, 15, 16, 17, 18, and 19.
- 17. That part of voting tabulation district 848 consisting of:
 - a. That part of tract 10.02 consisting of blocks 1002 and 1005.
 - b. That part of tract 10.03 consisting of block 1018.
- (28) District 28 is composed of:
 - (a) All of Sarasota County.
 - (b) That part of Charlotte County consisting of:
 - 1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 34, 35, 36, 37, 38, 39, 48, 49, 57, 58, 65, 66, 67, 68, 69, 72, 73, 74, 75, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 104, 105, 126, 127, 128, 129, 130, 131, and 132.
 - 2. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 210.03 consisting of blocks 2037, 2039, 2040, 2041, 2054, 2056, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2070, 2071, 2072, 2074, 2075, 2076, 2077, 2097, 2098, 2099, and 2101.
 - 3. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 207 consisting of block 3000.
 - b. That part of tract 208 consisting of blocks 1042 and 1043.
 - 4. That part of voting tabulation district 33 consisting of:
 - a. That part of tract 208 consisting of blocks 3034 and 3035.
 - b. That part of tract 209 consisting of blocks 2009 and 2055.
 - 5. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 209 consisting of block 1074.
 - 6. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 202.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5010, 5050, and 5051.
 - (29) District 29 is composed of:
 - (a) That part of Broward County consisting of:
 - 1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 225, 227, 245, 246, 248, 249, 252, 255, 260, 262, 263, 264, 267, 268, 269, 271, 317, 331, 333, 342, 343, 344, 346, 348, 351, 352, 354, 355, 414, 415, 416, 417, 418, 419, 420, 421, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 452, 453, 454, 455, 456, 457, 596, 597, 604, 605, 609, 610, 612, 613, 614, 619, 653, 654, 655, 656, 789, 804, 809, 813, 814, 815, 817, 818, 819, 820, 821, 825, 830, 833, and 834.
 - 2. That part of voting tabulation district 7 consisting of:
 - a. That part of tract 103.05 consisting of block 1007.
 - 3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 103.07 consisting of blocks 1019, 1020, and 1021.
 - 4. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 103.05 consisting of blocks 1005, 1006, 1008, 1009, and 1010.
 - b. That part of tract 107.01 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2034, 2035, 2036, and 2037.
 - 5. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 104.05 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, and 2008.
 - 6. That part of voting tabulation district 195 consisting of:
 - a. That part of tract 201.03 consisting of blocks 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - 7. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 202.12 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 8. That part of voting tabulation district 216 consisting of:
 - a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
 - b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
 - 9. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
 - 10. That part of voting tabulation district 324 consisting of:
 - a. That part of tract 601.15 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 11. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 601.11 consisting of blocks 1034 and 1036.
 - b. That part of tract 601.13 consisting of blocks 2015, 2016, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2032, 2034, 2035, 2036, 2037, 2038, and 2039.
 - c. That part of tract 9800 consisting of block 1007.
 - 12. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 602.1 consisting of blocks 2000, 2001, 2003, and 2007.
 - b. That part of tract 602.11 consisting of blocks 1001, 1002, 1003, and 1004.
 - 13. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 601.15 consisting of blocks 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4005, 4006, 4008, 4010, 4011, and 4016.
 - 14. That part of voting tabulation district 341 consisting of:
 - a. That part of tract 602.11 consisting of blocks 3000 and 3006.
 - 15. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - b. That part of tract 601.21 consisting of blocks 2003 and 2004.

16. That part of voting tabulation district 375 consisting of:
- a. That part of tract 601.21 consisting of block 1023.
17. That part of voting tabulation district 451 consisting of:
- a. That part of tract 1103.27 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2012, 2014, 2015, and 2016.
18. That part of voting tabulation district 620 consisting of:
- a. That part of tract 1103.27 consisting of blocks 1024, 1041, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2019, and 2020.
- b. That part of tract 1103.33 consisting of blocks 2000, 2001, 2002, 2006, and 2007.
19. That part of voting tabulation district 659 consisting of:
- a. That part of tract 703.16 consisting of block 1015.
20. That part of voting tabulation district 660 consisting of:
- a. That part of tract 703.16 consisting of blocks 1016, 1028, and 1031.
21. That part of voting tabulation district 832 consisting of:
- a. That part of tract 1103.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 2010.
- (30) District 30 is composed of:
- (a) That part of Charlotte County consisting of:
1. All of voting tabulation districts 3, 4, 16, 17, 18, 19, 26, 40, 41, 42, 50, 51, 60, 61, 62, 63, 64, 108, 109, 110, 111, 112, 113, 114, 115, and 116.
2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 102 consisting of blocks 2044, 2045, 2064, 2072, 2073, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3061, 3062, 3063, 3064, 3065, 3075, 3076, 3081, 3082, and 3083.
- b. That part of tract 103.02 consisting of blocks 1003, 1006, 1053, 1054, 2000, 2001, 2002, and 2003.
3. That part of voting tabulation district 47 consisting of:
- a. That part of tract 101 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1039, 1046, 1047, 1048, 1068, 1069, and 1076.
4. That part of voting tabulation district 103 consisting of:
- a. That part of tract 103.02 consisting of blocks 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1117, and 1118.
5. That part of voting tabulation district 117 consisting of:
- a. That part of tract 101 consisting of blocks 1000, 1001, 1002, 1003, and 2002.
- (b) That part of Lee County consisting of:
1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 72, 73, 74, 75, 76, 79, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 114, 117, 118, 119, 120, 121, 122, 123, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 188, 189, 190, 191, 195, 197, 198, 199, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 253, 257, 258, 259, 260, 261, 265, 266, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 294, 295, and 296.
2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 401.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
3. That part of voting tabulation district 24 consisting of:
- a. That part of tract 501.04 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.
- b. That part of tract 502.03 consisting of block 1023.
- c. That part of tract 503.13 consisting of block 2000.
4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 401.23 consisting of blocks 2001, 2002, 2003, 2004, 3052, 3053, 3054, 3055, 3056, 3057, 3060, 3061, 3062, 3064, 3069, and 3070.
5. That part of voting tabulation district 77 consisting of:
- a. That part of tract 602.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.
- b. That part of tract 602.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
- c. That part of tract 602.03 consisting of blocks 2000, 2001, 2002, 2004, 2006, 2007, 2008, 2012, 2013, 2014, and 2015.
- d. That part of tract 603 consisting of block 1011.
- e. That part of tract 9900 consisting of blocks 74 and 76.
6. That part of voting tabulation district 116 consisting of:
- a. That part of tract 19.07 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, and 4006.
- b. That part of tract 19.08 consisting of blocks 1004, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1062, and 1063.
- c. That part of tract 601.02 consisting of blocks 1006, 4000, 4001, 4002, 4003, 4004, and 4005.
- d. That part of tract 602.01 consisting of blocks 1000, 1001, 1002, 2000, 2001, and 3000.
- e. That part of tract 602.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 2003, 2005, 2009, 2010, and 2011.
- f. That part of tract 9900 consisting of blocks 72, 73, 75, 79, and 80.
7. That part of voting tabulation district 194 consisting of:
- a. That part of tract 401.11 consisting of block 1000.
- b. That part of tract 401.12 consisting of blocks 1022, 1032, 1033, 1034, 1035, 1036, and 1037.

c. That part of tract 401.14 consisting of blocks 1048, 1074, 1076, 1081, 1082, 1083, 1084, 1088, 1097, 1098, 1099, 1100, 1101, 1102, 1104, 1105, 1106, and 1113.

d. That part of tract 401.16 consisting of blocks 2003, 2004, 2005, 2026, 2027, 2028, 2029, 2030, and 2032.

e. That part of tract 9800 consisting of blocks 1009, 1022, and 1023.

8. That part of voting tabulation district 217 consisting of:

a. That part of tract 603 consisting of block 1010.

9. That part of voting tabulation district 254 consisting of:

a. That part of tract 401.23 consisting of blocks 2000, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3065, 3066, and 3067.

b. That part of tract 401.24 consisting of block 1000.

c. That part of tract 402.06 consisting of block 1024.

(31) District 31 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 10, 15, 23, 31, 32, 37, 38, 39, 40, 58, 59, 62, 69, 70, 77, 78, 79, 81, 82, 83, 84, 85, 87, 88, 89, 90, 95, 96, 97, 98, 99, 100, 101, 102, 105, 106, 109, 110, 111, 115, 117, 118, 121, 123, 124, 125, 126, 127, 128, 129, 132, 134, 135, 136, 137, 189, 214, 217, 218, 219, 223, 224, 226, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 247, 250, 251, 253, 254, 256, 257, 258, 259, 261, 265, 266, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 323, 325, 326, 327, 328, 329, 330, 332, 335, 336, 337, 340, 345, 347, 349, 350, 356, 357, 358, 359, 360, 389, 400, 401, 402, 403, 404, 407, 460, 461, 473, 474, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 515, 517, 518, 519, 520, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 537, 538, 539, 540, 541, 542, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 569, 865, and 866.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 103.05 consisting of blocks 1000, 1002, 1003, 1004, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.

3. That part of voting tabulation district 29 consisting of:

a. That part of tract 103.07 consisting of block 1009.

4. That part of voting tabulation district 30 consisting of:

a. That part of tract 103.05 consisting of block 1001.

b. That part of tract 107.01 consisting of blocks 2003 and 2026.

5. That part of voting tabulation district 35 consisting of:

a. That part of tract 107.01 consisting of blocks 1001, 1002, 1003, 1004, 2030, 2031, 2032, and 2033.

6. That part of voting tabulation district 119 consisting of:

a. That part of tract 505.01 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2013, 2018, and 2019.

7. That part of voting tabulation district 120 consisting of:

a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.

b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014,

1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.

8. That part of voting tabulation district 131 consisting of:

a. That part of tract 505.02 consisting of blocks 3001, 3002, and 3003.

9. That part of voting tabulation district 195 consisting of:

a. That part of tract 201.03 consisting of block 1000.

b. That part of tract 205.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2040, and 2041.

10. That part of voting tabulation district 215 consisting of:

a. That part of tract 202.11 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, and 1014.

11. That part of voting tabulation district 216 consisting of:

a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

12. That part of voting tabulation district 222 consisting of:

a. That part of tract 202.11 consisting of blocks 1000, 1001, 1002, 1003, and 1004.

13. That part of voting tabulation district 324 consisting of:

a. That part of tract 601.16 consisting of blocks 3013, 3016, and 3019.

14. That part of voting tabulation district 334 consisting of:

a. That part of tract 601.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2029, 2030, 2031, 2033, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3010.

15. That part of voting tabulation district 338 consisting of:

a. That part of tract 602.12 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1017, 1020, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.

b. That part of tract 602.13 consisting of blocks 2025 and 2026.

16. That part of voting tabulation district 339 consisting of:

a. That part of tract 601.16 consisting of blocks 2002 and 2014.

17. That part of voting tabulation district 341 consisting of:

a. That part of tract 602.13 consisting of block 1002.

18. That part of voting tabulation district 379 consisting of:

a. That part of tract 602.03 consisting of block 3013.

19. That part of voting tabulation district 523 consisting of:

a. That part of tract 1106 consisting of blocks 1006, 1007, 1008, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.

20. That part of voting tabulation district 526 consisting of:

a. That part of tract 428 consisting of blocks 1031 and 1033.

b. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.

21. That part of voting tabulation district 543 consisting of:

- a. That part of tract 416 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1018.
- b. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
22. That part of voting tabulation district 544 consisting of:
- a. That part of tract 407.02 consisting of blocks 3004, 3005, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
23. That part of voting tabulation district 548 consisting of:
- a. That part of tract 433.01 consisting of blocks 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4029, 4030, 4031, 4032, and 4033.
- b. That part of tract 1106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
24. That part of voting tabulation district 561 consisting of:
- a. That part of tract 431 consisting of blocks 2028, 2037, and 2038.
- (32) District 32 is composed of:
- (a) That part of Indian River County consisting of:
1. All of voting tabulation districts 26, 27, 29, 30, 32, 33, 34, 35, 36, 37, 38, 39, 44, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, and 74.
2. That part of voting tabulation district 25 consisting of:
- a. That part of tract 505.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4044, 4059, 4062, 4067, and 4099.
- b. That part of tract 9900 consisting of block 3.
3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 508.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1079, 1080, 1081, 1082, 1083, 2021, 2022, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2054, and 2055.
4. That part of voting tabulation district 41 consisting of:
- a. That part of tract 509.02 consisting of blocks 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3149, and 3150.
5. That part of voting tabulation district 46 consisting of:
- a. That part of tract 502 consisting of blocks 3018, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
6. That part of voting tabulation district 47 consisting of:
- a. That part of tract 502 consisting of blocks 3033, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, and 4034.
- b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
- c. That part of tract 507.05 consisting of blocks 1075, 1078, 1089, 1090, 1091, 1092, 1093, and 1094.
- (b) That part of Martin County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 38, 39, 40, 41, 42, 43, 44, 48, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, and 72.
2. That part of voting tabulation district 14 consisting of:
- a. That part of tract 17 consisting of blocks 3001, 3003, 3004, and 3005.
3. That part of voting tabulation district 30 consisting of:
- a. That part of tract 6.06 consisting of blocks 1006, 1007, 1008, and 1009.
- (c) That part of Palm Beach County consisting of:
1. All of voting tabulation districts 4, 15, 16, 17, 18, 19, 26, 27, 35, 36, 37, 38, 39, 41, 42, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 152, 153, and 845.
2. That part of voting tabulation district 112 consisting of:
- a. That part of tract 3.01 consisting of blocks 1000, 1001, 1004, 1006, 2041, 2042, 2043, 2044, 2045, and 2046.
3. That part of voting tabulation district 113 consisting of:
- a. That part of tract 4.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1012.
- b. That part of tract 4.06 consisting of block 1001.
- c. That part of tract 4.07 consisting of block 2031.
- d. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
4. That part of voting tabulation district 199 consisting of:
- a. That part of tract 3.01 consisting of blocks 1002, 1003, 1005, 1007, 1023, 1024, and 1049.
5. That part of voting tabulation district 833 consisting of:
- a. That part of tract 1.02 consisting of blocks 1000 and 1017.
- b. That part of tract 4.06 consisting of block 1000.
- c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
- d. That part of tract 9900 consisting of blocks 1, 2, 3, 4, and 5.
- (d) That part of St. Lucie County consisting of:
1. All of voting tabulation districts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 30, 32, 33, 34, 35, 36, 38, 39, 42, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 59, 60, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 78, and 80.
2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 3804 consisting of block 3037.
- b. That part of tract 3807 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2060, 2063, 2065, 2066, 2153, 2154, 2155, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3089, 3090, 3091, and 3137.

c. That part of tract 3808 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1017, 1018, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1093, 1094, 1095, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1182, and 1184.

3. That part of voting tabulation district 24 consisting of:

a. That part of tract 3808 consisting of blocks 1048, 1049, 1096, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1175, 1176, 1177, 1178, 1179, and 1180.

4. That part of voting tabulation district 26 consisting of:

a. That part of tract 3810 consisting of block 2019.

b. That part of tract 3822 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4052, 4127, 4128, 4146, 4147, 4148, 4149, 4150, 4151, 4152, 4153, 4193, 4196, 4277, 4278, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4288, 4289, 4290, 4291, 4292, 4297, 4298, 4300, 4301, 4302, 4303, 4304, 4306, 4307, 4310, and 4312.

5. That part of voting tabulation district 27 consisting of:

a. That part of tract 3814.02 consisting of blocks 1061, 1062, 1063, 1064, 1065, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1115, 1116, 1117, 1119, 1120, 1190, and 1214.

b. That part of tract 3822 consisting of blocks 2011 and 2012.

6. That part of voting tabulation district 28 consisting of:

a. That part of tract 3808 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, and 1020.

b. That part of tract 3822 consisting of blocks 4144, 4145, 4194, 4195, 4305, 4308, 4309, and 4311.

7. That part of voting tabulation district 29 consisting of:

a. That part of tract 3820.08 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3085, 3086, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, and 3098.

b. That part of tract 3821.08 consisting of block 3001.

8. That part of voting tabulation district 40 consisting of:

a. That part of tract 3820.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122,

1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, and 1139.

b. That part of tract 3820.08 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1028, 1039, 1040, 1041, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.

9. That part of voting tabulation district 49 consisting of:

a. That part of tract 3814.02 consisting of blocks 1118, 1121, 1122, 1123, 1131, 1169, 1170, 1171, 1172, 1173, 1188, 1192, 1193, and 1194.

b. That part of tract 3822 consisting of blocks 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2054, 2055, 2056, 2066, 2067, 2068, 2069, 2070, 2071, 2072, and 2262.

10. That part of voting tabulation district 65 consisting of:

a. That part of tract 3820.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1042, 1043, 1044, 1065, 1066, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 3090.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 2110, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, and 4052.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.08 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, and 4010.

(33) District 33 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 44, 45, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 376, 377, 378, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 549, 550, 568, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 598, 599, 600, 601, 602, 603, 606, 607, 608, 615, 616, 617, 618, 621, 622, 623, 624, 625, 626, 627, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 657, 658, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 680, 681, 682, 683, 684, 685, 686, 687, 688, 693, 694, 695, 696,

697, 698, 699, 700, 701, 702, 703, 711, 712, 719, 721, 722, 723, 724, 725, 727, 728, 729, 730, 731, 732, 733, 734, 736, 737, 738, 739, 740, 741, 742, 743, 746, 759, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 781, 782, 783, 784, 788, 791, 792, 794, 796, 797, 798, 799, 800, 801, 807, 808, 810, 811, 812, 816, 822, 823, 824, 826, 827, 828, 829, 831, 835, 836, 841, 842, 843, 844, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 867, 868, 869, 870, 871, 872, 873, and 874.

2. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.21 consisting of block 2005.
3. That part of voting tabulation district 375 consisting of:
 - a. That part of tract 601.21 consisting of blocks 1000, 1001, 1012, 1013, 1021, 1022, 1025, 2000, 2001, 2002, 2006, 2007, 2008, 2009, 2010, 2011, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, and 4000.
4. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 607 consisting of blocks 1004, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
5. That part of voting tabulation district 451 consisting of:
 - a. That part of tract 1103.27 consisting of block 2013.
6. That part of voting tabulation district 523 consisting of:
 - a. That part of tract 433.01 consisting of blocks 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.
 - b. That part of tract 433.02 consisting of blocks 1011, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1036, 1037, 1039, 1040, 1044, 1045, 1046, 1047, 1052, 1053, 1054, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, and 1074.
 - c. That part of tract 1106 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3100, 3101, 3102, 3160, 3162, 3164, and 3165.
7. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 431 consisting of blocks 1033, 1035, 1036, and 1037.
8. That part of voting tabulation district 548 consisting of:
 - a. That part of tract 433.01 consisting of block 4015.
9. That part of voting tabulation district 561 consisting of:
 - a. That part of tract 431 consisting of blocks 1034, 2030, 2031, 2032, 2033, 2034, 2035, 2039, and 2040.
 - b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3019, 3020, 3021, 3022, 3156, 3157, 3158, 3159, and 3167.
10. That part of voting tabulation district 620 consisting of:
 - a. That part of tract 1103.27 consisting of block 2018.
11. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 704.01 consisting of block 1002.
12. That part of voting tabulation district 660 consisting of:
 - a. That part of tract 704.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 2052.
13. That part of voting tabulation district 718 consisting of:

a. That part of tract 912.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

14. That part of voting tabulation district 832 consisting of:
 - a. That part of tract 1103.24 consisting of blocks 3000 and 3001.
 15. That part of voting tabulation district 846 consisting of:
 - a. That part of tract 1103.35 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, and 4002.
 - b. That part of tract 1103.36 consisting of block 2009.
- (34) District 34 is composed of:
- (a) That part of Broward County consisting of:
 1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 80, 92, 93, 94, 103, 104, 107, 108, 112, 113, 114, 116, 122, 133, 405, 406, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 522, 534, 535, 536, 545, 546, and 547.
 2. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, and 2017.
 - b. That part of tract 507.02 consisting of blocks 4000 and 4002.
 3. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.02 consisting of blocks 4001, 4003, 4004, and 4006.
 4. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3000 and 3004.
 5. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
 6. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3006, 3007, and 3016.
 - (b) That part of Palm Beach County consisting of:
 1. All of voting tabulation districts 396, 397, 401, 403, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 531, 532, 533, 534, 537, 539, 540, 543, 544, 545, 548, 553, 554, 555, 556, 558, 559, 560, 561, 562, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 583, 584, 585, 586, 589, 592, 593, 594, 595, 596, 597, 598, 599, 602, 603, 604, 605, 611, 612, 613, 618, 619, 620, 621, 622, 623, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, and 849.
 2. That part of voting tabulation district 402 consisting of:
 - a. That part of tract 60.07 consisting of blocks 1010, 1018, 1019, 1020, and 1021.
 3. That part of voting tabulation district 615 consisting of:
 - a. That part of tract 77.36 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
 4. That part of voting tabulation district 815 consisting of:

- a. That part of tract 62.01 consisting of blocks 1007, 1008, and 1042.
- 5. That part of voting tabulation district 816 consisting of:
 - a. That part of tract 63 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 3013.
 - b. That part of tract 65.01 consisting of block 2001.
- 6. That part of voting tabulation district 817 consisting of:
 - a. That part of tract 62.03 consisting of blocks 2023 and 2024.
- 7. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - b. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - c. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - d. That part of tract 74.14 consisting of block 1000.
 - e. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - f. That part of tract 74.18 consisting of block 1000.
 - g. That part of tract 74.2 consisting of block 2002.
 - h. That part of tract 9900 consisting of blocks 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.

(35) District 35 is composed of:

(a) That part of Miami-Dade County consisting of:

- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 130, 131, 132, 133, 134, 135, 145, 160, 161, 162, 163, 164, 165, 166, 167, 179, 180, 181, 182, 183, 184, 185, 186, 187, 215, 217, 218, 221, 222, 223, 224, 225, 227, 765, 766, 769, 770, 771, 790, 791, 813, 814, 818, 827, 829, 830, 834, 835, 839, 840, 858, 859, 868, 869, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 912, 913, 914, 916, 918, 919, 941, 942, 943, 944, 946, 947, 948, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 982, 990, 991, 992, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1236, 1237, 1238, 1240, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1280, 1281, 1292, 1293, 1294, 1310, 1311, 1312, 1313, 1314, 1351, 1356, 1359, 1363, 1364, 1378, 1380, 1388, 1412, 1413, 1414, 1432, 1433, 1434, 1435, 1436, 1438, 1439, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, and 1453.
- 2. That part of voting tabulation district 124 consisting of:
 - a. That part of tract 97.06 consisting of blocks 2013 and 2014.
- 3. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3004, 3007, 3011, 3016, 4000, 4001, 4004, 4005, and 4006.
- 4. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2008 and 5001.
 - b. That part of tract 67.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 4000, 4002, and 4008.

- 5. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 1034, 1035, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, and 2036.
- 6. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5000, 5001, 5002, 5003, 5005, 6000, 6003, 6014, 6015, 6016, 6017, 7000, 7001, 7002, and 7003.
- 7. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4025, 4028, and 4029.
 - b. That part of tract 78.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- 8. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 72 consisting of blocks 3004, 3010, 3011, 3012, 3013, 3014, 4001, 4002, 4003, 4007, 4008, 4009, 4010, and 4018.
- 9. That part of voting tabulation district 987 consisting of:
 - a. That part of tract 79.01 consisting of blocks 1013, 1018, 1019, 1020, 1021, 1028, 1035, 1036, and 1043.
- 10. That part of voting tabulation district 1012 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4030 and 4031.
- 11. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of block 1026.
- 12. That part of voting tabulation district 1224 consisting of:
 - a. That part of tract 106.09 consisting of blocks 1007, 1008, 1009, 1018, 1019, 1022, 1023, 1026, 1027, 1029, and 3012.
 - b. That part of tract 106.17 consisting of blocks 1000, 1004, 1006, 1007, 1008, and 1034.
- 13. That part of voting tabulation district 1276 consisting of:
 - a. That part of tract 107.04 consisting of blocks 2007, 2008, 2009, 2010, 2014, 2030, 2031, 2032, 2033, 2041, 2046, 2047, 2048, 2049, 2107, 3087, 3108, 3110, 3111, 3115, 3116, 4056, 4059, and 4060.
 - b. That part of tract 9807 consisting of blocks 1014, 1015, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, and 1115.
- 14. That part of voting tabulation district 1279 consisting of:
 - a. That part of tract 107.04 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
 - b. That part of tract 9807 consisting of blocks 1029, 1030, 1031, 1032, 1096, 1097, and 1098.
- 15. That part of voting tabulation district 1290 consisting of:
 - a. That part of tract 107.04 consisting of block 3065.
- 16. That part of voting tabulation district 1315 consisting of:
 - a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2030, and 2031.

17. That part of voting tabulation district 1329 consisting of:
- That part of tract 110.01 consisting of blocks 1000 and 1001.
 - That part of tract 110.03 consisting of blocks 3012 and 3013.
18. That part of voting tabulation district 1373 consisting of:
- That part of tract 107.04 consisting of blocks 3000, 3100, 3117, 3118, and 3119.
 - That part of tract 9900 consisting of blocks 51 and 53.
- (36) District 36 is composed of:
- That part of Broward County consisting of:
 - All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 679, 689, 690, 691, 692, 704, 705, 706, 707, 708, 709, 710, 713, 714, 715, 716, 717, 720, 726, 735, 744, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 760, 761, 762, 763, 774, 775, 776, 777, 778, 779, 780, 785, 786, 787, 790, 793, 795, 802, 803, 805, 806, 837, 838, 839, 840, 845, 859, 861, 862, and 863.
 - That part of voting tabulation district 718 consisting of:
 - That part of tract 912.01 consisting of blocks 1000, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, and 1042.
 - That part of voting tabulation district 846 consisting of:
 - That part of tract 1103.36 consisting of block 2007.
 - That part of Miami-Dade County consisting of:
 - All of voting tabulation districts 61, 125, 126, 127, 128, 129, 136, 137, 138, 139, 140, 141, 142, 143, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 168, 169, 170, 171, 172, 173, 174, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 216, 219, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 304, 306, 325, 326, 327, 342, 343, 345, 347, 348, 349, 350, 352, 353, 355, 360, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, and 469.
 - That part of voting tabulation district 124 consisting of:
 - That part of tract 2.02 consisting of block 4005.
 - That part of tract 2.13 consisting of blocks 1000, 1001, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2021, 2022, and 2034.
 - That part of tract 2.14 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 - That part of voting tabulation district 175 consisting of:
 - That part of tract 3.07 consisting of blocks 3014, 3015, 3016, 3017, 3019, 3020, and 3021.
 - That part of tract 3.08 consisting of blocks 1012 and 1018.
 - That part of tract 11.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - That part of tract 11.02 consisting of block 4002.
 - That part of voting tabulation district 303 consisting of:
 - That part of tract 5.03 consisting of blocks 3012, 3013, 3018, 3019, 3020, 3021, 3042, 4022, 4023, 4024, 4025, 4026, 4027, and 4030.
 - That part of voting tabulation district 305 consisting of:
 - That part of tract 4.11 consisting of blocks 3007, 3010, and 3015.
6. That part of voting tabulation district 346 consisting of:
- That part of tract 4.04 consisting of blocks 2017, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
7. That part of voting tabulation district 420 consisting of:
- That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
- (37) District 37 is composed of:
- That part of Miami-Dade County consisting of:
 - All of voting tabulation districts 551, 552, 554, 605, 606, 623, 627, 628, 629, 630, 631, 633, 634, 635, 636, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 730, 731, 732, 733, 734, 735, 736, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1053, 1056, 1057, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1160, 1161, 1163, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1173, 1174, 1196, 1197, 1217, 1218, 1219, 1239, 1242, 1245, 1246, 1252, 1253, 1267, 1392, 1393, and 1398.
 - That part of voting tabulation district 510 consisting of:
 - That part of tract 142 consisting of blocks 1012, 1013, 1014, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - That part of tract 143 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
 - That part of voting tabulation district 553 consisting of:
 - That part of tract 141 consisting of blocks 1041 and 1042.
 - That part of tract 144 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2042, 2043, 2048, 2049, and 2050.
 - That part of voting tabulation district 632 consisting of:
 - That part of tract 90.1 consisting of blocks 1172 and 1173.
 - That part of tract 90.23 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1012, 1013, 1022, and 2000.
 - That part of voting tabulation district 637 consisting of:
 - That part of tract 141 consisting of block 1099.
 - That part of tract 144 consisting of blocks 2001, 2002, 2046, and 2047.
 - That part of voting tabulation district 659 consisting of:
 - That part of tract 89.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1012, 3000, 3001, and 3010.
 - That part of tract 89.07 consisting of block 1020.
 - That part of voting tabulation district 723 consisting of:
 - That part of tract 141 consisting of blocks 1083, 1089, and 1090.

- 8. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 141 consisting of blocks 1032, 1038, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1077, 1078, and 1098.
- 9. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1008 and 1009.
 - b. That part of tract 86.02 consisting of blocks 1009, 1010, 1011, 2007, 2012, 2013, 2014, 2015, 2020, 2021, and 2022.
- 10. That part of voting tabulation district 1058 consisting of:
 - a. That part of tract 156 consisting of blocks 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
- 11. That part of voting tabulation district 1090 consisting of:
 - a. That part of tract 84.17 consisting of blocks 1000, 2000, 2001, 5001, and 5002.
- 12. That part of voting tabulation district 1097 consisting of:
 - a. That part of tract 84.05 consisting of blocks 4001, 4002, 4003, and 4004.
- 13. That part of voting tabulation district 1107 consisting of:
 - a. That part of tract 84.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2052.
- 14. That part of voting tabulation district 1170 consisting of:
 - a. That part of tract 180 consisting of block 3066.
 - b. That part of tract 182 consisting of block 1009.
 - c. That part of tract 196 consisting of blocks 1008 and 1009.
- 15. That part of voting tabulation district 1175 consisting of:
 - a. That part of tract 83.04 consisting of block 3000.
 - b. That part of tract 84.14 consisting of blocks 3019, 3020, 3021, 3022, 3033, 3034, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- 16. That part of voting tabulation district 1227 consisting of:
 - a. That part of tract 102.01 consisting of blocks 2062 and 2063.
 - b. That part of tract 104 consisting of blocks 2021, 2022, 2023, 2037, 2038, 2054, 2056, 2057, 2058, 2059, 2060, 2061, 2063, 2065, 2066, 2067, 2068, 2076, 2077, 2078, 2079, 2080, 2082, 2086, and 2087.
- 17. That part of voting tabulation district 1228 consisting of:
 - a. That part of tract 102.01 consisting of blocks 1098, 1100, 1112, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2064, 2065, and 2066.
 - b. That part of tract 104 consisting of blocks 2001, 2002, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2062.
- 18. That part of voting tabulation district 1345 consisting of:
 - a. That part of tract 104 consisting of blocks 2098, 2099, 2101, 2106, 2111, 2112, 2113, 2114, 2119, 2120, 2121, 2122, and 2126.
- 19. That part of voting tabulation district 1384 consisting of:
 - a. That part of tract 104 consisting of block 2102.
- (38) District 38 is composed of:
 - (a) That part of Miami-Dade County consisting of:
 - 1. All of voting tabulation districts 202, 231, 232, 287, 288, 289, 290, 309, 311, 312, 313, 314, 330, 331, 332, 333, 351, 354, 356, 357, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 602, 603, 604, 701, 703, 713, 714, 717, 718, 719, 720, 721, 722, 725, 726, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 - 2. That part of voting tabulation district 303 consisting of:
 - a. That part of tract 4.12 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, and 4032.
 - b. That part of tract 5.03 consisting of blocks 3022, 3023, 3024, 3025, 3026, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3041, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, and 4057.
 - 3. That part of voting tabulation district 307 consisting of:
 - a. That part of tract 4.08 consisting of blocks 3000 and 3001.
 - 4. That part of voting tabulation district 310 consisting of:
 - a. That part of tract 4.08 consisting of block 3003.
 - 5. That part of voting tabulation district 346 consisting of:
 - a. That part of tract 4.12 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
 - 6. That part of voting tabulation district 420 consisting of:
 - a. That part of tract 5.03 consisting of block 3017.
 - 7. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 47.02 consisting of block 1010.
 - b. That part of tract 9805 consisting of blocks 1041, 1042, 1045, and 1051.
 - 8. That part of voting tabulation district 559 consisting of:
 - a. That part of tract 124 consisting of blocks 4034, 4035, 4036, 4037, 4038, 4039, 4049, 4050, 4051, 4052, 4053, 4056, 4057, 4058, 4059, 4060, 4066, 4067, 4068, 4069, 4070, 4071, 4079, 4080, and 4081.
 - b. That part of tract 125 consisting of blocks 1009, 1010, 1011, 1012, and 1022.
 - 9. That part of voting tabulation district 601 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1026, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1073, 1074, 1075, 1076, 1077, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1103, 1104, 1123, 1125, 1206, 1207, 2023, 2024, 2025, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024,

3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, and 3047.

b. That part of tract 90.35 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.

10. That part of voting tabulation district 702 consisting of:

a. That part of tract 90.1 consisting of blocks 1085, 1086, 1208, and 1209.

11. That part of voting tabulation district 704 consisting of:

a. That part of tract 90.1 consisting of blocks 3000, 3001, and 3048.

b. That part of tract 91 consisting of blocks 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2149, 2150, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2168, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2214, and 2215.

12. That part of voting tabulation district 723 consisting of:

a. That part of tract 140 consisting of blocks 1009, 1010, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.

13. That part of voting tabulation district 724 consisting of:

a. That part of tract 90.1 consisting of blocks 1071, 1072, 1078, 1079, 1080, and 1081.

b. That part of tract 90.36 consisting of blocks 2039 and 2044.

c. That part of tract 90.38 consisting of block 1020.

d. That part of tract 90.39 consisting of blocks 1020, 1021, and 1033.

e. That part of tract 90.4 consisting of blocks 1021, 1022, 1041, 1042, and 1043.

f. That part of tract 90.43 consisting of blocks 4046 and 4047.

g. That part of tract 90.44 consisting of block 1027.

h. That part of tract 125 consisting of block 1021.

i. That part of tract 140 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1040, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1168, 1169, 1178, 1179, 1180, 1182, 1183, 1184, and 1185.

j. That part of tract 141 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1023, 1024, 1029, and 1030.

(39) District 39 is composed of:

(a) All of Hendry County.

(b) All of Monroe County.

(c) That part of Collier County consisting of:

1. All of voting tabulation districts 11, 13, 109, 111, 121, 122, 123, 124, 134, and 143.

2. That part of voting tabulation district 112 consisting of:

a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.

3. That part of voting tabulation district 131 consisting of:

a. That part of tract 111.02 consisting of blocks 1068 and 3216.

4. That part of voting tabulation district 140 consisting of:

a. That part of tract 111.02 consisting of blocks 3263, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, and 3447.

(d) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 176, 177, 178, 188, 189, 190, 191, 192, 193, 194, 220, 308, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 328, 329, 334, 335, 336, 337, 338, 339, 340, 341, 344, 358, 361, 362, 363, 364, 365, 369, 370, 371, 372, 373, 727, 728, 729, 737, 764, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 792, 793, 794, 795, 796, 797, 798, 806, 807, 808, 809, 810, 811, 812, 815, 816, 817, 823, 824, 825, 828, 883, 909, 920, 922, 1162, 1164, 1176, 1177, 1178, 1192, 1193, 1194, 1195, 1198, 1199, 1200, 1212, 1213, 1215, 1216, 1220, 1221, 1225, 1226, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1243, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1277, 1278, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1291, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 1354, 1355, 1357, 1358, 1360, 1361, 1362, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377, 1379, 1381, 1382, 1383, 1385, 1386, 1387, 1389, 1390, 1391, 1394, 1395, 1396, 1397, 1399, 1400, 1401, 1403, 1404, 1405, 1406, and 1440.

2. That part of voting tabulation district 175 consisting of:

a. That part of tract 11.02 consisting of blocks 3003, 3008, 3009, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 4003, 4007, 4008, 4009, 4010, and 4011.

3. That part of voting tabulation district 305 consisting of:

a. That part of tract 4.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.

4. That part of voting tabulation district 307 consisting of:

a. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1015, 1016, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4012, 4013, 4014, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4024, 4025, 4028, and 4029.

5. That part of voting tabulation district 310 consisting of:

a. That part of tract 4.08 consisting of blocks 2021, 2022, and 2023.

6. That part of voting tabulation district 366 consisting of:

a. That part of tract 17.03 consisting of blocks 3031, 3032, 3037, 3038, 3041, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, 3052, 3053, 3054, 3056, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, and 3079.

b. That part of tract 50.01 consisting of block 1001.

7. That part of voting tabulation district 374 consisting of:

a. That part of tract 50.01 consisting of blocks 1000 and 1002.

b. That part of tract 9805 consisting of blocks 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1126, and 1132.

8. That part of voting tabulation district 482 consisting of:

a. That part of tract 47.02 consisting of block 1009.

b. That part of tract 49.01 consisting of blocks 1000, 1001, and 1002.

- c. That part of tract 91 consisting of blocks 2185, 2186, 2187, 3000, 3001, 3002, 3003, and 3004.
- d. That part of tract 9805 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1047, 1048, 1053, 1054, 1056, 1061, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1133, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1176, 1177, 1179, 1180, 1181, 1182, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1201, 1211, 1212, 1213, 1214, 1215, 1216, and 1217.
- 9. That part of voting tabulation district 510 consisting of:
 - a. That part of tract 142 consisting of block 2001.
- 10. That part of voting tabulation district 553 consisting of:
 - a. That part of tract 141 consisting of block 1040.
- 11. That part of voting tabulation district 559 consisting of:
 - a. That part of tract 124 consisting of blocks 4054 and 4055.
 - b. That part of tract 140 consisting of blocks 1007 and 1008.
- 12. That part of voting tabulation district 601 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1099, 1100, 1101, 1102, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1141, 1144, 1145, 1146, 1147, 1149, 1150, 1151, 1152, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1203, 1204, 1205, 1210, 1211, 1212, and 1213.
- 13. That part of voting tabulation district 624 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1154, 1155, 1156, and 1202.
 - b. That part of tract 90.24 consisting of block 3001.
- 14. That part of voting tabulation district 632 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1161, 1162, 1168, 1169, 1170, 1171, 1176, 1177, 1178, 1179, 1180, 1181, and 1182.
 - b. That part of tract 90.23 consisting of blocks 1000 and 1005.
- 15. That part of voting tabulation district 637 consisting of:
 - a. That part of tract 141 consisting of block 1100.
 - b. That part of tract 144 consisting of block 2000.
- 16. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1148, 1153, 1157, 1158, 1159, 1174, 1175, and 1200.
 - b. That part of tract 90.3 consisting of block 2003.
- 17. That part of voting tabulation district 702 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1082, 1083, 1084, 1095, 1096, 1097, 1098, 1119, 1120, 1121, 1126, 1127, 1128, 1131, 1139, 1140, 1142, 1143, 1163, 1164, 1165, 1166, and 1167.
- 18. That part of voting tabulation district 704 consisting of:
 - a. That part of tract 91 consisting of blocks 2151, 2152, 2153, 2167, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2192, 2193, 2194, 2195, and 2196.
 - b. That part of tract 9805 consisting of blocks 1134, 1135, 1136, 1137, 1138, 1139, 1150, 1183, and 1186.
- 19. That part of voting tabulation district 705 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1160 and 1201.
 - b. That part of tract 90.24 consisting of block 3002.
 - c. That part of tract 90.28 consisting of blocks 3000, 3001, and 3002.
- 20. That part of voting tabulation district 723 consisting of:
 - a. That part of tract 140 consisting of blocks 1005, 1006, 1011, 1012, 1028, 1029, 1170, 1171, 1172, 1173, 1174, 1175, and 1176.
 - b. That part of tract 141 consisting of blocks 1082, 1084, 1085, 1086, 1087, 1088, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, and 1123.
- 21. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 141 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1031, 1033, 1034, 1035, 1036, 1037, 1039, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1079, 1080, and 1081.
- 22. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 2019, 2020, 2024, and 2025.
- 23. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 6001, 6002, 6004, 6005, 6006, 6007, and 6009.
- 24. That part of voting tabulation district 921 consisting of:
 - a. That part of tract 24.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1012, 1016, and 1017.
- 25. That part of voting tabulation district 1170 consisting of:
 - a. That part of tract 115 consisting of block 3124.
 - b. That part of tract 180 consisting of blocks 3044, 3067, and 3068.
 - c. That part of tract 182 consisting of blocks 1010, 1011, 1012, 1013, and 1014.
 - d. That part of tract 9809 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, and 1031.
- 26. That part of voting tabulation district 1175 consisting of:
 - a. That part of tract 83.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 5004, and 5007.
- 27. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
 - c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
- 28. That part of voting tabulation district 1224 consisting of:
 - a. That part of tract 105 consisting of blocks 7013, 7014, 7018, and 7021.

- b. That part of tract 106.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.
- c. That part of tract 106.17 consisting of blocks 1001, 1002, 1003, and 1005.
29. That part of voting tabulation district 1227 consisting of:
- a. That part of tract 104 consisting of block 2069.
30. That part of voting tabulation district 1228 consisting of:
- a. That part of tract 102.09 consisting of block 1028.
31. That part of voting tabulation district 1276 consisting of:
- a. That part of tract 107.04 consisting of blocks 1000, 1001, 1002, 1003, 1006, 3068, 3069, 3083, 3084, 3086, 3112, 4005, and 4042.
- b. That part of tract 9807 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1113.
32. That part of voting tabulation district 1279 consisting of:
- a. That part of tract 107.04 consisting of blocks 4029, 4035, 4036, 4040, 4041, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4061, 4062, 4076, 4077, and 4079.
33. That part of voting tabulation district 1290 consisting of:
- a. That part of tract 107.04 consisting of blocks 3053, 3060, and 3067.
34. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of block 2024.
- b. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
35. That part of voting tabulation district 1329 consisting of:
- a. That part of tract 110.01 consisting of blocks 1002, 1003, 1004, 1013, 1014, 1015, 1016, 1017, 2017, and 2018.
- b. That part of tract 110.03 consisting of block 3011.
36. That part of voting tabulation district 1345 consisting of:
- a. That part of tract 108.02 consisting of block 2006.
37. That part of voting tabulation district 1373 consisting of:
- a. That part of tract 114.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3455, 3470, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3505, 3514, 3515, 3516, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3543, 3544, 3545, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555, 3556, 3557, 3558, 3559, 3560, 3561, 3562, 3563, 3564, 3565, 3566, 3567, 3568, 3569, 3571, 3572, 3573, 3574, 3575, 3576, 3577, 3578, 3579, 3580, 3581, 3582, 3583, 3584, 3585, 3586, 3587, 3588, 3589, 3593, 3594, 3595, 3596, 3597, 3598, 3599, 3600, 3601, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3617, 3618, 3620, 3622, 3623, 3624, 5003, 5004, 5005, 5006, 5007, 5021, 5022, 5023, 5025, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5132, 5133, 5134, 5135, 5136, 5137, 5165, 5173, 5174, 5175, 5176, 5180, 5181, and 5182.
- b. That part of tract 9801 consisting of blocks 1031, 1037, 1038, and 1041.
- c. That part of tract 9900 consisting of blocks 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, and 72.
38. That part of voting tabulation district 1384 consisting of:
- a. That part of tract 104 consisting of block 2103.
- b. That part of tract 107.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- (40) District 40 is composed of:
- (a) That part of Miami-Dade County consisting of:
1. All of voting tabulation districts 367, 368, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 625, 626, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 691, 692, 693, 698, 699, 700, 706, 707, 708, 709, 710, 711, 767, 768, 780, 781, 782, 783, 799, 801, 802, 803, 804, 805, 821, 822, 826, 831, 832, 833, 836, 837, 838, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 860, 861, 862, 863, 864, 865, 866, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 910, 911, 915, 917, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 980, 983, 985, 986, 988, 989, 993, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 1051, 1052, 1054, 1055, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1114, 1115, 1146, 1147, 1148, 1157, 1158, 1159, 1179, 1180, 1241, 1402, 1407, 1408, 1409, 1410, 1411, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, and 1437.
2. That part of voting tabulation district 366 consisting of:
- a. That part of tract 17.03 consisting of blocks 1026, 1031, 1035, 1036, 2002, 2003, 2008, 2009, 3036, 3039, 3040, 3047, 3048, 3055, 3059, 3060, 3061, 3062, and 3063.
3. That part of voting tabulation district 374 consisting of:
- a. That part of tract 50.01 consisting of blocks 3000 and 6000.
4. That part of voting tabulation district 482 consisting of:
- a. That part of tract 9805 consisting of blocks 1161, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1184, 1185, 1194, 1195, 1196, 1197, 1199, 1200, 1202, 1203, 1204, 1205, 1206, 1207, and 1209.
5. That part of voting tabulation district 624 consisting of:
- a. That part of tract 90.24 consisting of blocks 1000, 3000, 3004, 3005, 3007, and 3018.
- b. That part of tract 90.27 consisting of blocks 1000, 1001, 2001, 2002, 3004, and 3005.
6. That part of voting tabulation district 659 consisting of:

a. That part of tract 89.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3029, 3030, 3031, 4016, and 4018.

7. That part of voting tabulation district 694 consisting of:

a. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.

b. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.

8. That part of voting tabulation district 705 consisting of:

a. That part of tract 90.24 consisting of blocks 3003, 3012, 3013, and 3014.

b. That part of tract 90.28 consisting of blocks 1001, 1006, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3017.

9. That part of voting tabulation district 800 consisting of:

a. That part of tract 66.02 consisting of blocks 2004, 2005, 2006, 2007, 2009, 5000, 6000, and 6004.

10. That part of voting tabulation district 921 consisting of:

a. That part of tract 24.03 consisting of blocks 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.

11. That part of voting tabulation district 945 consisting of:

a. That part of tract 76.04 consisting of block 4027.

12. That part of voting tabulation district 981 consisting of:

a. That part of tract 74 consisting of blocks 2011, 2013, 2014, 2015, 2016, and 2052.

13. That part of voting tabulation district 987 consisting of:

a. That part of tract 9803 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1032, 1033, and 1034.

14. That part of voting tabulation district 1012 consisting of:

a. That part of tract 76.04 consisting of blocks 2000, 2001, 2002, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 4026.

15. That part of voting tabulation district 1048 consisting of:

a. That part of tract 86.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.

b. That part of tract 86.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

16. That part of voting tabulation district 1058 consisting of:

a. That part of tract 156 consisting of blocks 2016 and 2017.

17. That part of voting tabulation district 1090 consisting of:

a. That part of tract 84.17 consisting of block 5000.

18. That part of voting tabulation district 1097 consisting of:

a. That part of tract 84.05 consisting of blocks 4000, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 6014.

19. That part of voting tabulation district 1107 consisting of:

a. That part of tract 84.15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 4000, 4001, 4002, 4003, 4004, and 4005.

And the title is amended as follows:

Delete line 4 and insert: (2012) (plan S029S9038); providing for severability of

SENATOR BENNETT PRESIDING

THE PRESIDENT PRESIDING

SENATOR BENNETT PRESIDING

THE PRESIDENT PRESIDING

Senator Latvala moved the following substitute amendment which was adopted, replacing Amendment 1 (472686):

Amendment 5 (655266) (with title amendment)—Delete lines 13-5918 and insert:

Section 3. *Senatorial districts.*—For the election of members to the Senate of this state, the state is apportioned into 40 consecutively numbered, single-member senatorial districts of contiguous territory, to be designated by such numbers as follows:

(1) District 1 is composed of:

(a) All of Bay County.

(b) All of Holmes County.

(c) All of Jackson County.

(d) All of Walton County.

(e) All of Washington County.

(f) That part of Okaloosa County consisting of:

1. All of voting tabulation districts 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, and 84.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 201 consisting of blocks 4062, 4063, 5063, 5064, 5065, 5067, 5068, 5069, 5072, and 5073.

3. That part of voting tabulation district 4 consisting of:

a. That part of tract 201 consisting of blocks 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4084, 4085, 4086, 4087, 4088, 4091, 4092, and 4093.

4. That part of voting tabulation district 8 consisting of:

a. That part of tract 203.02 consisting of blocks 1176, 1177, 1179, 1182, and 1183.

5. That part of voting tabulation district 9 consisting of:

a. That part of tract 204 consisting of blocks 1003, 1004, 1009, 1014, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 205 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1035, 1036, 1042, 1053, 2025, 2026, 3024, 3025, 4000, 4001, 4002, 4016, 4017, 4035, 4036, and 4037.

6. That part of voting tabulation district 10 consisting of:

a. That part of tract 204 consisting of blocks 2038, 2039, 2040, 2041, 2042, 3064, 3067, 3068, 3069, 3070, 3086, and 3105.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1134, 1135, 1136, 1138, 1180, 1181, 1191, 1192, 1193, 1194, 1196, 1197, 1198, 1199, 1200, 1201, 1202, and 1203.

b. That part of tract 204 consisting of blocks 3083, 3084, 3085, 3092, 3093, 3094, 3095, 3096, and 3104.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2092, 2093, 2094, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2114, 2115, 2116, 2117, 2118, 2119, 2120, and 2124.

b. That part of tract 205 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5064, 5065, 5068, 5070, 5072, 5073, 5074, 5087, 5105, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, and 5131.

9. That part of voting tabulation district 13 consisting of:

a. That part of tract 206 consisting of blocks 3008, 3009, 3010, 3014, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3038, 3039, 3040, 3061, 3062, 3067, 3068, 3069, 3070, 3074, 3075, 3078, 3079, 3080, 3107, 3114, 3115, 3117, 3118, 3121, 3139, 3140, and 3149.

10. That part of voting tabulation district 19 consisting of:

a. That part of tract 204 consisting of blocks 3087, 3088, 3089, 3090, 3091, 3099, 3100, 3101, 3102, and 3103.

b. That part of tract 205 consisting of blocks 4033, 4038, 4039, 4040, 4041, 4042, 4054, 4055, 4056, 4057, 4058, 4063, and 4064.

c. That part of tract 207 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2042, 4002, 4003, 4004, 4016, 4017, 4021, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4043, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4061, 4062, 4063, and 4064.

11. That part of voting tabulation district 21 consisting of:

a. That part of tract 203.01 consisting of blocks 2059, 2060, 2061, 2062, 2063, 2076, and 2078.

b. That part of tract 205 consisting of blocks 1002, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1048, 1049, 1061, 1062, 1063, 1064, 1065, and 1066.

(2) District 2 is composed of:

(a) All of Escambia County.

(b) All of Santa Rosa County.

(c) That part of Okaloosa County consisting of:

1. All of voting tabulation districts 1, 2, 5, 6, 7, and 82.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 201 consisting of blocks 2057, 4064, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5013, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5058, 5059, 5060, 5061, 5062, 5066, 5070, 5071, 5074, 5075, and 5076.

3. That part of voting tabulation district 4 consisting of:

a. That part of tract 201 consisting of blocks 3042, 3043, 3044, 3045, 3096, 3097, 3101, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4060, 4083, 4089, 4090, 4094, 4095, 4096, 4097, 4098, 4099, 4100, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 5055, 5056, and 5057.

4. That part of voting tabulation district 8 consisting of:

a. That part of tract 202 consisting of blocks 1099, 1104, 1105, 1106, 1107, 1110, 1111, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, and 1188.

b. That part of tract 203.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1120, 1121, 1122, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1174, 1175, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1195, 1205, 1206, and 1209.

5. That part of voting tabulation district 9 consisting of:

a. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1020, 1021, 1022, 1024, 1025, and 1026.

b. That part of tract 205 consisting of blocks 1034, 1040, 1041, and 1050.

6. That part of voting tabulation district 10 consisting of:

a. That part of tract 204 consisting of blocks 1018, 1019, 1023, 1028, 1029, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, and 3082.

7. That part of voting tabulation district 11 consisting of:

a. That part of tract 203.02 consisting of blocks 1094, 1095, 1096, 1097, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1137, 1139, 1140, 1141, 1173, and 1204.

b. That part of tract 204 consisting of blocks 3000, 3001, 3002, 3003, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3058, 3059, 3060, 3061, 3062, 3063, 3071, 3072, 3097, and 3098.

8. That part of voting tabulation district 12 consisting of:

a. That part of tract 203.01 consisting of blocks 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2068, 2069, 2070, 2071, 2072, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2095, 2096, 2097, 2098, 2113, and 2126.

b. That part of tract 205 consisting of blocks 5053, 5062, 5063, 5066, 5067, 5069, 5071, 5075, 5076, 5084, 5085, 5086, 5088, and 5089.

- 9. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 205 consisting of blocks 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5090, 5091, 5092, 5093, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5110, 5112, 5113, and 5114.
 - b. That part of tract 206 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3034, 3035, 3041, 3042, 3043, 3050, 3051, 3052, 3076, 3077, 3119, and 3120.
- 10. That part of voting tabulation district 19 consisting of:
 - a. That part of tract 207 consisting of blocks 1072, 3000, 4000, 4001, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4027, 4039, 4040, 4041, 4042, 4044, and 4060.
- 11. That part of voting tabulation district 21 consisting of:
 - a. That part of tract 203.01 consisting of blocks 1030, 1035, 1039, 1057, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2055, 2056, 2057, 2058, 2064, 2065, 2066, 2067, 2073, 2074, 2075, 2077, 2079, 2080, 2121, 2122, and 2123.
- (3) District 3 is composed of:
 - (a) All of Calhoun County.
 - (b) All of Franklin County.
 - (c) All of Gadsden County.
 - (d) All of Gulf County.
 - (e) All of Hamilton County.
 - (f) All of Jefferson County.
 - (g) All of Leon County.
 - (h) All of Liberty County.
 - (i) All of Madison County.
 - (j) All of Taylor County.
 - (k) All of Wakulla County.
- (4) District 4 is composed of:
 - (a) All of Nassau County.
 - (b) That part of Duval County consisting of:
 - 1. All of voting tabulation districts 21, 26, 28, 36, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 62, 68, 71, 74, 76, 77, 80, 81, 82, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 135, 158, 202, 206, 207, 208, 209, 210, 212, 214, 216, 217, 218, 219, 220, 221, 222, 225, 226, 230, 236, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 274, 279, 280, 281, 283, 286, 288, 289, 290, 291, 293, 294, and 295.
 - 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 145 consisting of blocks 1013 and 1014.
 - b. That part of tract 158.02 consisting of blocks 1020 and 1021.
 - 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 143.32 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1033, 1034, 1035, 1036, 2000, and 2001.
 - 4. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 158.01 consisting of block 3009.
 - 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 158.02 consisting of blocks 2017 and 2018.
 - b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
 - 6. That part of voting tabulation district 70 consisting of:
 - a. That part of tract 159.23 consisting of block 1008.
 - b. That part of tract 159.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 7. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 159.24 consisting of blocks 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.
 - b. That part of tract 160 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 3038.
 - c. That part of tract 166.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1028, 1029, 1030, 1037, 1038, and 1039.
 - 8. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
 - b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1017, and 1018.
 - 9. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 6 consisting of blocks 1058 and 2007.
 - b. That part of tract 7 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3023.
 - c. That part of tract 8 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1068, 1069, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.
 - 10. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 164 consisting of block 3005.
 - b. That part of tract 165 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
 - 11. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
 - 12. That part of voting tabulation district 157 consisting of:
 - a. That part of tract 106 consisting of blocks 1009, 1033, 1034, 1035, 1036, 1042, 1043, and 2009.
 - 13. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 124 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015,

2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2046, 2047, 2048, 2049, 2050, 2051, 2052, and 2053.

14. That part of voting tabulation district 184 consisting of:

a. That part of tract 6 consisting of blocks 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, and 2022.

b. That part of tract 8 consisting of blocks 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, and 1067.

15. That part of voting tabulation district 211 consisting of:

a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.

b. That part of tract 103.01 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2036, 2037, 2043, 2044, and 2047.

c. That part of tract 103.04 consisting of block 1001.

16. That part of voting tabulation district 241 consisting of:

a. That part of tract 173 consisting of blocks 1031, 1032, 2000, and 2001.

17. That part of voting tabulation district 276 consisting of:

a. That part of tract 21.01 consisting of blocks 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.

b. That part of tract 21.02 consisting of blocks 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2031, 2036, 2037, 2038, 2040, 2041, and 2042.

c. That part of tract 22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1017, 1018, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3002, 3016, 3017, 3018, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5027, 5029, 5030, and 5031.

18. That part of voting tabulation district 285 consisting of:

a. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1019, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 171 consisting of blocks 4004, 4005, 4006, 4007, 4016, and 4017.

(5) District 5 is composed of:

(a) All of Baker County.

(b) All of Citrus County.

(c) All of Columbia County.

(d) All of Dixie County.

(e) All of Gilchrist County.

(f) All of Lafayette County.

(g) All of Levy County.

(h) All of Suwannee County.

(i) All of Union County.

(j) That part of Marion County consisting of:

1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 115, 116, 119, 120, 123, 124, and 125.

2. That part of voting tabulation district 26 consisting of:

a. That part of tract 2 consisting of block 1049.

3. That part of voting tabulation district 45 consisting of:

a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.

b. That part of tract 3.01 consisting of blocks 3010, 3011, and 3031.

c. That part of tract 3.02 consisting of blocks 2037 and 2057.

4. That part of voting tabulation district 46 consisting of:

a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.

b. That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.

5. That part of voting tabulation district 51 consisting of:

a. That part of tract 25.02 consisting of blocks 4000, 4001, 4002, 4004, and 4016.

b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.

c. That part of tract 25.04 consisting of blocks 2000 and 2001.

6. That part of voting tabulation district 117 consisting of:

a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4030, 4031, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.

b. That part of tract 26.02 consisting of blocks 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.

7. That part of voting tabulation district 118 consisting of:

a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.

b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.

c. That part of tract 26.05 consisting of blocks 1000 and 1001.

- (6) *District 6 is composed of:*
 - (a) *All of Flagler County.*
 - (b) *All of Putnam County.*
 - (c) *All of St. Johns County.*
 - (d) *That part of Volusia County consisting of:*
 - 1. *All of voting tabulation districts 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 149, 150, 151, 153, 154, 155, 156, and 189.*
 - 2. *That part of voting tabulation district 148 consisting of:*
 - a. *That part of tract 808.04 consisting of blocks 1029, 1054, 1055, 1056, 1058, 1059, 1060, 1071, 2044, 2046, 2049, and 2059.*
 - b. *That part of tract 823.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1025, and 1026.*
 - c. *That part of tract 832.05 consisting of blocks 1011, 1013, 1015, 1016, 1019, 1026, 1027, 1028, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 2000, 2001, 2002, 2003, 2006, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2039, 2042, 2043, 2044, 2045, 2046, and 2047.*
 - d. *That part of tract 832.06 consisting of blocks 1001, 1002, 1050, 1051, 1060, 1062, 1063, 1065, 1066, 1067, 1070, 1072, 1073, 1074, 1076, 1077, 1078, 1087, 1089, 1091, 1107, 1108, 1117, 1118, 1119, and 1120.*
 - e. *That part of tract 832.07 consisting of blocks 3022, 3025, 3026, 3038, 3039, 3040, 3050, and 3083.*
 - 3. *That part of voting tabulation district 152 consisting of:*
 - a. *That part of tract 823.01 consisting of blocks 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, and 1037.*
 - b. *That part of tract 832.05 consisting of block 2040.*
 - 4. *That part of voting tabulation district 182 consisting of:*
 - a. *That part of tract 832.05 consisting of block 2008.*
 - b. *That part of tract 832.06 consisting of blocks 1075, 1097, and 1098.*
 - c. *That part of tract 832.07 consisting of blocks 3023, 3049, 3051, 3052, 3073, 3082, and 3084.*
- (7) *District 7 is composed of:*
 - (a) *All of Alachua County.*
 - (b) *All of Bradford County.*
 - (c) *All of Clay County.*
- (8) *District 8 is composed of:*
 - (a) *That part of Lake County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 4, and 5.*
 - (b) *That part of Marion County consisting of:*
 - 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, 17, 20, 21, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 43, 47, 50, 53, 54, 74, 83, 84, and 121.*
 - 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 19 consisting of blocks 1178, 1179, 1180, 1181, 1182, 1183, 1188, 1189, 1190, 1191, 1193, 1194, 1195, 1196, 1198, 1199, 1200, 1201, 1209, and 1210.*
 - b. *That part of tract 24.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, and 2054.*
 - 3. *That part of voting tabulation district 14 consisting of:*
 - a. *That part of tract 21 consisting of blocks 2037, 2038, 2039, 2040, 2041, 3010, 3011, 3012, and 3057.*
 - b. *That part of tract 22.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 2022, 2025, 2026, 2027, 3028, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4054, and 4056.*
 - 4. *That part of voting tabulation district 16 consisting of:*
 - a. *That part of tract 22.02 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, and 2048.*
 - b. *That part of tract 22.03 consisting of blocks 3010, 3012, 3013, 3015, 3016, 3017, 3019, 3021, 3023, 3024, 3025, and 3026.*
 - 5. *That part of voting tabulation district 18 consisting of:*
 - a. *That part of tract 23.01 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1037, 1038, 1039, 1041, 2005, 2006, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2025, and 2026.*
 - b. *That part of tract 23.02 consisting of block 3054.*
 - 6. *That part of voting tabulation district 19 consisting of:*
 - a. *That part of tract 19 consisting of blocks 1208, 1215, 1216, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1239, 1240, 1241, 1243, 1245, 1246, 1249, 1250, 1251, 1252, 1253, 1255, and 1256.*
 - b. *That part of tract 24.01 consisting of blocks 1005, 1011, and 1015.*
 - c. *That part of tract 24.02 consisting of blocks 1002, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1045, 1046, 1047, 1048, 1049, 1050, 1072, 1073, 1074, 1075, 1076, 1077, and 1078.*
 - 7. *That part of voting tabulation district 22 consisting of:*
 - a. *That part of tract 23.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1045, 1046, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, and 1057.*
 - 8. *That part of voting tabulation district 26 consisting of:*
 - a. *That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.*
 - 9. *That part of voting tabulation district 36 consisting of:*
 - a. *That part of tract 4.01 consisting of blocks 1059, 1060, 1061, 1062, 1063, 1064, and 2052.*

- b. That part of tract 13.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, and 3029.
- c. That part of tract 14.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3023, 3028, 3029, 3030, and 3031.
10. That part of voting tabulation district 45 consisting of:
- a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3032, 3033, and 3034.
- c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, and 2056.
11. That part of voting tabulation district 46 consisting of:
- a. That part of tract 15 consisting of blocks 1059 and 1060.
- b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
12. That part of voting tabulation district 51 consisting of:
- a. That part of tract 25.02 consisting of blocks 4003 and 4005.
13. That part of voting tabulation district 86 consisting of:
- a. That part of tract 23.02 consisting of block 3000.
14. That part of voting tabulation district 87 consisting of:
- a. That part of tract 23.02 consisting of blocks 3047, 3055, and 3056.
15. That part of voting tabulation district 92 consisting of:
- a. That part of tract 22.02 consisting of block 2045.
- b. That part of tract 22.03 consisting of blocks 3011, 3018, and 3022.
16. That part of voting tabulation district 117 consisting of:
- a. That part of tract 25.02 consisting of block 4018.
17. That part of voting tabulation district 118 consisting of:
- a. That part of tract 25.02 consisting of block 3003.
- (c) That part of Volusia County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 77, 78, 79, 81, 82, 83, 84, 85, 88, 94, 96, 98, 99, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.
2. That part of voting tabulation district 56 consisting of:
- a. That part of tract 908.03 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1039, 1040, 1041, 1042, 1043, and 1063.
- b. That part of tract 908.04 consisting of blocks 1084, 1088, 1089, 1090, 1101, 1106, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2060, 2062, 3074, 3075, and 3096.
3. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of block 2055.
4. That part of voting tabulation district 75 consisting of:
- a. That part of tract 908.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1012, 1014, 1015, 1016, 1018, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1036, 1037, 1038, 1040, 1041, 1044, 1045, 1049, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1072, 1074, 1075, 1077, 1078, 1079, 1082, 1085, 1087, 1091, 1092, 1103, 1104, 1105, 1107, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3062, 3065, 3066, 3067, 3068, 3069, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3087, 3089, 3090, 3091, 3092, 3093, 3094, and 3095.
- b. That part of tract 908.05 consisting of blocks 1065 and 2038.
- c. That part of tract 908.06 consisting of blocks 1003, 1004, 1009, 1010, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1033, 1034, 1035, 1036, 1038, 1039, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1052, 1053, 1057, 1058, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2029, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, 2046, 2047, 2048, 2050, 2054, and 2065.
- d. That part of tract 909.02 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2025, 2026, 2027, 2028, 2030, 2035, 2036, 2037, 2040, 2041, 2057, 2058, 2060, 2061, 2063, 2064, 2065, 2066, 2076, and 2077.
5. That part of voting tabulation district 76 consisting of:
- a. That part of tract 908.04 consisting of block 1102.
6. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
- b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1044, 1045, 1076, 1077, 1078, and 1079.
- c. That part of tract 910.24 consisting of blocks 2012 and 2013.
7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 832.09 consisting of block 2037.
- b. That part of tract 910.05 consisting of block 1012.
- c. That part of tract 910.24 consisting of blocks 1043, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2079, 2080, 2081, 2082, 2083, and 2084.
- d. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
8. That part of voting tabulation district 89 consisting of:
- a. That part of tract 910.16 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1038, 1039, 1040, 1041, 3000,

3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, and 3041.

9. That part of voting tabulation district 91 consisting of:
 a. That part of tract 910.05 consisting of blocks 1010, 1075, and 1080.

10. That part of voting tabulation district 100 consisting of:
 a. That part of tract 910.28 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.

11. That part of voting tabulation district 148 consisting of:
 a. That part of tract 832.05 consisting of blocks 2035, 2036, 2038, and 2041.

b. That part of tract 832.07 consisting of blocks 3021, 3027, 3028, 3029, 3031, 3036, 3045, 3046, 3047, and 3048.

12. That part of voting tabulation district 152 consisting of:
 a. That part of tract 823.01 consisting of block 1034.

b. That part of tract 925 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1018, 1019, 1022, 1023, 1024, 1025, 1026, 1030, 1031, 1032, 1033, 1034, and 1035.

13. That part of voting tabulation district 182 consisting of:
 a. That part of tract 824.1 consisting of blocks 1027, 1028, 1029, 1030, 1033, and 1038.

b. That part of tract 832.05 consisting of blocks 2005 and 2007.
 c. That part of tract 832.07 consisting of blocks 1000, 1001, 1003, 1005, 1009, 1021, 1041, 1042, 1048, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3030, 3032, 3033, 3034, 3035, 3037, 3041, 3042, 3043, 3044, 3053, 3054, 3055, 3056, 3057, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3085, 3088, 3089, and 3090.

d. That part of tract 832.08 consisting of blocks 1023, 1075, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, 3027, 3028, and 4025.

e. That part of tract 925 consisting of blocks 1016, 1017, 1020, 1021, 1027, 1028, and 1029.

(9) District 9 is composed of:
 (a) That part of Duval County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 60, 63, 64, 65, 66, 69, 72, 75, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 213, 215, 223, 224, 227, 228, 229, 231, 232, 233, 234, 235, 237, 238, 239, 240, 242, 243, 244, 245, 269, 270, 271, 272, 273, 275, 277, 278, 282, 284, 287, and 292.

2. That part of voting tabulation district 25 consisting of:
 a. That part of tract 158.01 consisting of block 4000.

b. That part of tract 158.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.

3. That part of voting tabulation district 57 consisting of:
 a. That part of tract 143.3 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.

4. That part of voting tabulation district 61 consisting of:
 a. That part of tract 157 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.

b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.

c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.

5. That part of voting tabulation district 67 consisting of:
 a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, and 2023.

6. That part of voting tabulation district 70 consisting of:
 a. That part of tract 158.01 consisting of blocks 3002, 3003, 3016, 3017, 3019, 3020, and 3021.

7. That part of voting tabulation district 73 consisting of:
 a. That part of tract 161 consisting of blocks 2014 and 2015.
 b. That part of tract 162 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.

8. That part of voting tabulation district 78 consisting of:
 a. That part of tract 164 consisting of blocks 1012, 1015, and 1016.

9. That part of voting tabulation district 79 consisting of:
 a. That part of tract 8 consisting of block 2020.

10. That part of voting tabulation district 83 consisting of:
 a. That part of tract 163 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.

b. That part of tract 164 consisting of blocks 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.

11. That part of voting tabulation district 84 consisting of:
 a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.

b. That part of tract 164 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

12. That part of voting tabulation district 157 consisting of:
 a. That part of tract 105 consisting of blocks 4021 and 4022.

- b. That part of tract 106 consisting of blocks 1029, 1030, 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2012, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, 3038, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
13. That part of voting tabulation district 179 consisting of:
- a. That part of tract 124 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
14. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1041, 2002, 2003, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, 4022, 4023, and 4025.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
- c. That part of tract 171 consisting of block 1057.
- d. That part of tract 172 consisting of blocks 1209 and 1229.
15. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2002, 2011, 2020, 2021, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, and 2041.
- b. That part of tract 103.04 consisting of blocks 1002, 1003, 1004, 2000, 2001, and 2003.
16. That part of voting tabulation district 241 consisting of:
- a. That part of tract 127.02 consisting of block 3019.
- b. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- c. That part of tract 173 consisting of blocks 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
17. That part of voting tabulation district 276 consisting of:
- a. That part of tract 22 consisting of block 2000.
18. That part of voting tabulation district 285 consisting of:
- a. That part of tract 21.01 consisting of blocks 2033, 2034, 3000, and 3007.
- (10) District 10 is composed of:
- (a) All of Seminole County.
- (b) That part of Volusia County consisting of:
1. All of voting tabulation districts 72, 73, 87, 90, 92, 93, 95, and 97.
2. That part of voting tabulation district 56 consisting of:
- a. That part of tract 908.04 consisting of block 2059.
3. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2056, 2059, 2071, 2072, 2073, 2074, and 2075.
4. That part of voting tabulation district 75 consisting of:
- a. That part of tract 909.02 consisting of blocks 2013, 2014, and 2015.
5. That part of voting tabulation district 76 consisting of:
- a. That part of tract 908.03 consisting of blocks 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.
- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
6. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1020, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, and 1086.
- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 910.24 consisting of blocks 2076, 2077, 2078, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.
8. That part of voting tabulation district 89 consisting of:
- a. That part of tract 910.17 consisting of blocks 1006, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
9. That part of voting tabulation district 91 consisting of:
- a. That part of tract 910.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2031, 2037, 2038, 2039, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2075, 2076, 2077, 2078, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3051, and 3060.
- b. That part of tract 910.29 consisting of blocks 1001, 1002, 1005, 1006, 1008, 1012, 1034, 2001, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2020, 2021, 2022, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3004, 3006, 3008, and 3048.
10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 910.28 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2041, 2042, 2047, 2048, and 2049.

(11) District 11 is composed of:

(a) That part of Lake County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.

(b) That part of Marion County consisting of:

1. All of voting tabulation districts 24, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 85, 88, 89, 90, 91, 93, 98, 114, and 122.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 24.01 consisting of block 1030.

3. That part of voting tabulation district 14 consisting of:

a. That part of tract 22.03 consisting of blocks 1010, 1011, 2007, 2008, 2023, 2024, 3027, 4015, 4016, 4027, 4030, 4042, 4043, 4044, 4045, 4047, 4048, 4049, 4050, 4051, 4052, and 4053.

4. That part of voting tabulation district 16 consisting of:

a. That part of tract 22.03 consisting of block 3014.

5. That part of voting tabulation district 18 consisting of:

a. That part of tract 23.01 consisting of blocks 1021, 1022, 1042, 1043, 1044, and 1050.

b. That part of tract 23.02 consisting of blocks 1012, 1013, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3048, 3049, 3050, 3051, 3052, 3053, and 3060.

6. That part of voting tabulation district 19 consisting of:

a. That part of tract 19 consisting of blocks 1217, 1218, 1219, 1242, 1254, and 1257.

b. That part of tract 24.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1016, 1017, 1018, 1034, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

c. That part of tract 24.02 consisting of blocks 1000, 1001, 1003, 1006, 1012, 1013, 1041, 1069, 1070, and 1071.

7. That part of voting tabulation district 22 consisting of:

a. That part of tract 23.01 consisting of block 1049.

8. That part of voting tabulation district 36 consisting of:

a. That part of tract 13.02 consisting of blocks 3012, 3013, 3014, 3015, and 3024.

b. That part of tract 22.01 consisting of blocks 1000 and 1008.

9. That part of voting tabulation district 86 consisting of:

a. That part of tract 11.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

b. That part of tract 23.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 3001, 3002, 3003, and 3004.

10. That part of voting tabulation district 87 consisting of:

a. That part of tract 23.02 consisting of blocks 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2040, 2041, 2042, 2043, 2044, 3057, 3058, and 3059.

11. That part of voting tabulation district 92 consisting of:

a. That part of tract 22.01 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1011, 1014, 1019, 1020, 1023, 1026, 1031, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.

b. That part of tract 22.02 consisting of blocks 1000, 1002, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 2000.

c. That part of tract 22.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3020, 3029, 3030, 3031, 3032, and 3033.

(c) That part of Orange County consisting of:

1. All of voting tabulation districts 80, 85, 88, and 96.

(d) That part of Sumter County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 12, 22, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, and 42.

2. That part of voting tabulation district 9 consisting of:

a. That part of tract 9113.01 consisting of blocks 3034, 3035, 3036, 3037, 3038, 3041, and 3046.

b. That part of tract 9114 consisting of block 1154.

3. That part of voting tabulation district 11 consisting of:

a. That part of tract 9112 consisting of blocks 1274, 1275, 1276, 1290, 1307, 1338, 1340, 1344, and 1345.

b. That part of tract 9117.01 consisting of blocks 1060, 1072, 1075, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1199, 1200, 1201, 1202, 1203, 1215, and 1217.

4. That part of voting tabulation district 21 consisting of:

a. That part of tract 9113.01 consisting of blocks 1000, 1086, 1087, 2021, 2022, 2023, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3039, 3040, 3042, 3043, 3044, and 3045.

b. That part of tract 9114 consisting of blocks 1003, 1004, 1017, 1153, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1175, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, and 1187.

(12) District 12 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 23, 24, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 48, 52, 53, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 86, 87, 89, 90, 91, 92, 93, 94, 95, 150, 154, 160, 168, 169, 215, 217, 219, 260, 261, 262, 263, 264, 265, 266, 267, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, and 290.

2. That part of voting tabulation district 56 consisting of:

a. That part of tract 171.04 consisting of blocks 1073, 1152, 1153, 1154, and 1158.

3. That part of voting tabulation district 58 consisting of:

a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.

4. *That part of voting tabulation district 163 consisting of:*
 - a. *That part of tract 142 consisting of blocks 1021, 1022, 1029, 1030, 1031, 1032, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1073, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.*
 5. *That part of voting tabulation district 218 consisting of:*
 - a. *That part of tract 152.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 2000, 2023, 2024, and 2032.*
 6. *That part of voting tabulation district 268 consisting of:*
 - a. *That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.*
 - b. *That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.*
- (13) *District 13 is composed of:*
- (a) *That part of Brevard County consisting of:*
 1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 16, 18, 19, 20, 21, 26, 27, 28, 29, 33, 34, 38, 48, 49, 84, 85, 87, 88, 89, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 126, 153, 165, 172, 174, 175, 197, 215, 216, 217, 218, 219, 259, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, and 301.*
 2. *That part of voting tabulation district 7 consisting of:*
 - a. *That part of tract 621.07 consisting of blocks 1000, 1001, 1002, 1011, 1012, 1013, 1014, 1015, 1018, 1021, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2039, 2041, and 2042.*
 3. *That part of voting tabulation district 15 consisting of:*
 - a. *That part of tract 698.02 consisting of blocks 2003, 2004, 2005, 2006, and 2020.*
 - b. *That part of tract 716 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, and 1037.*
 4. *That part of voting tabulation district 166 consisting of:*
 - a. *That part of tract 712 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1054, 1063, 1065, 1066, 1067, 1069, 1071, 1074, 1075, 1076, 1199, 1200, and 1213.*
 5. *That part of voting tabulation district 214 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
 6. *That part of voting tabulation district 226 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4008, 4010, 4012, 4013, and 4018.*
 - b. *That part of tract 621.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1020.*
 - c. *That part of tract 621.09 consisting of blocks 2012 and 2013.*
 7. *That part of voting tabulation district 302 consisting of:*
 - a. *That part of tract 621.03 consisting of blocks 4009 and 4024.*
 - (b) *That part of Orange County consisting of:*
 1. *All of voting tabulation districts 57, 97, 98, 99, 100, 102, 103, 104, 105, 108, 109, 117, 118, 131, 138, 142, 143, 144, 145, 146, 147, 148, 151, 152, 156, 157, 158, 159, 166, 167, 170, 173, 179, 180, 181, 182, 185, 186, 188, 189, 193, 196, 197, 198, 200, 201, 203, 204, 206, 207, 209, 210, 211, 212, 213, 214, 216, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, and 259.*
 2. *That part of voting tabulation district 58 consisting of:*
 - a. *That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.*
 3. *That part of voting tabulation district 171 consisting of:*
 - a. *That part of tract 136.07 consisting of blocks 1017, 1018, 1038, 1039, and 1040.*
 - b. *That part of tract 140 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3050.*
 4. *That part of voting tabulation district 172 consisting of:*
 - a. *That part of tract 136.06 consisting of blocks 2019 and 2020.*
 - b. *That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.*
 5. *That part of voting tabulation district 174 consisting of:*
 - a. *That part of tract 136.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1035, 1036, 1037, and 1054.*
 6. *That part of voting tabulation district 177 consisting of:*
 - a. *That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.*
 7. *That part of voting tabulation district 184 consisting of:*
 - a. *That part of tract 167.04 consisting of blocks 1042, 1124, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, and 1137.*
 - b. *That part of tract 168.02 consisting of blocks 1063, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1118, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1178, 1179, 1180, 1236, 1237, 1240, 1241, 1242, 1243, 1253, 1256, 1257, 1258, 1259, 1260, 1263, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1296, 1297, 1298, 1299, 1302, 1303, 1304, 1305, 1306, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1350, 1358, 1359, 1360, 1361, 1362, 1366, and 1369.*
 - c. *That part of tract 168.06 consisting of blocks 1045, 1047, and 1048.*
 8. *That part of voting tabulation district 205 consisting of:*
 - a. *That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.*

b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1087, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, and 1107.

9. That part of voting tabulation district 218 consisting of:

a. That part of tract 155.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1030, 1031, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2017, 2018, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, and 3001.

b. That part of tract 156.01 consisting of blocks 2011 and 2012.

c. That part of tract 157.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.

(14) District 14 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 110, 111, 112, 113, 114, 115, 116, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 183, 187, 190, 191, 192, 194, 195, 199, 202, and 208.

2. That part of voting tabulation district 18 consisting of:

a. That part of tract 170.06 consisting of block 1002.

b. That part of tract 170.16 consisting of blocks 1000, 1001, 1009, 1010, 1011, 1012, 1019, 1028, and 1029.

3. That part of voting tabulation district 163 consisting of:

a. That part of tract 142 consisting of blocks 1033, 1034, 1035, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.

4. That part of voting tabulation district 171 consisting of:

a. That part of tract 136.07 consisting of block 1041.

5. That part of voting tabulation district 172 consisting of:

a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.

6. That part of voting tabulation district 174 consisting of:

a. That part of tract 136.06 consisting of blocks 2008 and 2018.

b. That part of tract 136.07 consisting of blocks 1003, 1004, 1005, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, and 1055.

7. That part of voting tabulation district 177 consisting of:

a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042,

2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.

b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.

c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.

8. That part of voting tabulation district 184 consisting of:

a. That part of tract 167.04 consisting of blocks 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1099, 1102, 1109, 1110, 1113, 1114, 1118, 1119, 1120, 1125, and 1126.

b. That part of tract 168.02 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1126, 1261, 1262, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1300, 1355, 1356, 1357, 1363, 1364, 1365, 1367, and 1368.

9. That part of voting tabulation district 205 consisting of:

a. That part of tract 167.32 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1088, 1099, 1100, 1105, and 1106.

10. That part of voting tabulation district 268 consisting of:

a. That part of tract 169.02 consisting of blocks 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1059, 1060, 1061, 1062, and 1063.

(b) That part of Osceola County consisting of:

1. All of voting tabulation districts 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 109, 176, 177, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 205, 206, 207, 208, 209, and 214.

2. That part of voting tabulation district 88 consisting of:

a. That part of tract 429 consisting of blocks 1010, 1012, 1013, 1014, 1016, 1017, 1028, 1036, 1050, 1064, 1065, 1066, 1067, 1068, 1070, 1071, 1072, 1073, 1074, 1075, 1081, 1082, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2074, 2075, 2076, 2077, 2078, 2079, 2080,

2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, and 2143.

3. That part of voting tabulation district 99 consisting of:

a. That part of tract 428 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, and 1105.

4. That part of voting tabulation district 108 consisting of:

a. That part of tract 429 consisting of block 1076.

5. That part of voting tabulation district 169 consisting of:

a. That part of tract 428 consisting of blocks 1050, 1072, 2014, 2028, 2035, 2036, 2037, and 2039.

b. That part of tract 429 consisting of block 1000.

c. That part of tract 436 consisting of blocks 1008 and 1022.

6. That part of voting tabulation district 196 consisting of:

a. That part of tract 413 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, and 2013.

b. That part of tract 415 consisting of blocks 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1075, 1076, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1154, 1164, 1166, and 1167.

(c) That part of Polk County consisting of:

1. All of voting tabulation districts 82, 84, 86, and 91.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, and 2009.

b. That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1059, and 1084.

3. That part of voting tabulation district 80 consisting of:

a. That part of tract 125.02 consisting of blocks 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2123, 2124, 2125, and 3002.

b. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.

4. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2086, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.

b. That part of tract 125.03 consisting of blocks 1183, 1184, and 1185.

c. That part of tract 126.02 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3040, 3041, 3042, 3046, and 3047.

d. That part of tract 141.03 consisting of blocks 1049, 1050, and 1188.

e. That part of tract 141.05 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4026, 4040, and 4073.

5. That part of voting tabulation district 83 consisting of:

a. That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.

b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

6. That part of voting tabulation district 85 consisting of:

a. That part of tract 141.05 consisting of blocks 1022, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4068, 4069, 4070, 4071, 4072, and 4074.

b. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1052, 1053, and 1054.

(15) District 15 is composed of:

(a) That part of Orange County consisting of:

1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 25, 26, 27, 28, 43, 47, 50, 51, 54, and 55.

2. That part of voting tabulation district 18 consisting of:

a. That part of tract 170.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.

3. That part of voting tabulation district 56 consisting of:

a. That part of tract 171.04 consisting of blocks 1129, 1130, 1131, 1132, 1133, 1134, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1206, 1207, 1208, 1209, 1210, and 1211.

b. That part of tract 171.05 consisting of blocks 1004, 1005, 1006, 1008, 1023, and 1024.

(b) That part of Osceola County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 185, 186, 187, 198, 199, 200, 201, 202, 203, and 204.

(c) That part of Polk County consisting of:

1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 55, 60, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 128, 129, 130, 131, 132, 136, 139, 142, 143, 145, and 146.

2. That part of voting tabulation district 3 consisting of:

a. That part of tract 125.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.

b. That part of tract 125.06 consisting of blocks 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068,

1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.

c. That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, 1057, 2000, and 2001.

3. That part of voting tabulation district 75 consisting of:

a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 2036, 2037, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2057, 2058, 2059, 2088, 2089, 2090, 2092, 2093, 2097, 2099, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.

b. That part of tract 147.01 consisting of blocks 1000, 1001, 1002, 1014, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2049, 2051, 2052, 2053, 2132, and 2133.

c. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.

4. That part of voting tabulation district 76 consisting of:

a. That part of tract 128.02 consisting of blocks 1040, 1050, 1051, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1080, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, and 1118.

b. That part of tract 141.23 consisting of blocks 1010, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, and 1038.

c. That part of tract 141.24 consisting of blocks 2051, 2052, 2053, 2054, 2055, 2056, and 2057.

5. That part of voting tabulation district 78 consisting of:

a. That part of tract 117.21 consisting of block 2069.

b. That part of tract 147.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, and 1019.

c. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 2000, 2002, 2026, 3012, 3025, 3027, 3028, 3030, 4005, and 4006.

6. That part of voting tabulation district 80 consisting of:

a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1197, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1211, and 1212.

b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014,

1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2056, 2057, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2119, 2120, 2121, 2122, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2136, 2137, 2138, 2149, 3000, and 3001.

c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.

d. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.

7. That part of voting tabulation district 81 consisting of:

a. That part of tract 125.02 consisting of blocks 2085 and 2135.

b. That part of tract 125.03 consisting of block 1112.

c. That part of tract 141.03 consisting of block 1000.

8. That part of voting tabulation district 83 consisting of:

a. That part of tract 124.1 consisting of blocks 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.

b. That part of tract 124.11 consisting of blocks 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.

c. That part of tract 125.04 consisting of blocks 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, and 1114.

d. That part of tract 126.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.

e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.

9. That part of voting tabulation district 126 consisting of:

a. That part of tract 138.02 consisting of blocks 2018, 2061, 2062, 2067, 2068, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2091, 2094, 2095, 2096, and 2098.

b. That part of tract 140.05 consisting of blocks 1000, 1001, 1004, 1008, 1013, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 2027, 2028, 2032, 2033, 2034, 2035, 2037, and 2038.

c. That part of tract 147.01 consisting of blocks 2000, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2060, 2061, 2062, 2128, 2129, and 2131.

(16) District 16 is composed of:

(a) That part of Brevard County consisting of:

1. All of voting tabulation districts 8, 9, 10, 11, 12, 13, 14, 17, 22, 23, 24, 25, 30, 31, 32, 35, 36, 37, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 86, 90, 91, 92, 93, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 167, 168, 169, 170, 171, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 222, 223, 224, 225, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, and 345.

2. That part of voting tabulation district 7 consisting of:

a. That part of tract 621.07 consisting of block 1019.

3. That part of voting tabulation district 15 consisting of:

a. That part of tract 716 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, and 4020.

4. That part of voting tabulation district 166 consisting of:

a. That part of tract 712 consisting of blocks 1058, 1070, 1072, and 1201.

5. That part of voting tabulation district 214 consisting of:

a. That part of tract 621.03 consisting of block 2019.

6. That part of voting tabulation district 226 consisting of:

a. That part of tract 621.03 consisting of blocks 4007 and 4011.

b. That part of tract 621.07 consisting of blocks 1030 and 1031.

7. That part of voting tabulation district 302 consisting of:

a. That part of tract 621.03 consisting of blocks 2018, 4014, and 4015.

(b) That part of Indian River County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 40, 42, 43, 45, and 75.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 505.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039,

2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2102, 2110, 2129, 2130, 2133, 2134, 2135, 2136, 2137, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2165, and 2167.

b. That part of tract 9900 consisting of blocks 1 and 2.

3. That part of voting tabulation district 31 consisting of:

a. That part of tract 508.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2048, 2049, 2050, 2051, 2052, and 2066.

4. That part of voting tabulation district 41 consisting of:

a. That part of tract 509.02 consisting of blocks 1016, 1024, 1025, 1026, 1027, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 3030, 3031, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3076, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3113, 3114, 3115, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, and 3147.

b. That part of tract 509.04 consisting of blocks 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1319, 1320, 1327, 1331, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, and 1351.

5. That part of voting tabulation district 46 consisting of:

a. That part of tract 507.05 consisting of blocks 1000, 1001, 1002, and 1003.

b. That part of tract 508.04 consisting of blocks 3073, 3074, 3075, 3076, 3077, 3115, 3116, 3117, 3123, 3124, and 3125.

6. That part of voting tabulation district 47 consisting of:

a. That part of tract 507.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1076, 1077, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1095.

(17) District 17 is composed of:

(a) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 58, 59, 60, 61, 62, 63, 64, 77, 128, 129, 130, 134, 135, 136, 137, 138, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 265, 266, 267, 268, 269, 270, 271, and 273.

2. That part of voting tabulation district 39 consisting of:

a. That part of tract 46 consisting of block 1042.

b. That part of tract 117.08 consisting of blocks 1036 and 1044.

- 3. That part of voting tabulation district 57 consisting of:
 - a. That part of tract 46 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, and 1087.
 - b. That part of tract 47 consisting of blocks 2005, 2013, 2014, 2019, and 2020.
 - c. That part of tract 59 consisting of blocks 1021, 1022, 1023, and 1024.
 - d. That part of tract 117.08 consisting of blocks 1030, 1032, 1033, 1034, 1035, 1037, 1039, 1040, 1041, 1042, 1043, and 2036.
 - e. That part of tract 9900 consisting of blocks 37, 38, and 48.
- 4. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 3007.
 - c. That part of tract 112.06 consisting of blocks 2020, 3012, 3013, 3016, and 3017.
- 5. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 117.06 consisting of blocks 2008, 5008, 5009, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5027, 5028, 5029, 5030, 5034, 5035, 5036, 5037, and 5038.
 - b. That part of tract 117.08 consisting of blocks 1000, 1007, 1020, 2008, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2030, and 2031.
- 6. That part of voting tabulation district 143 consisting of:
 - a. That part of tract 116.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 3000, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
- 7. That part of voting tabulation district 145 consisting of:
 - a. That part of tract 116.03 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2016, 2018, 2019, 3002, 3003, 3004, 3005, 3006, 3007, 3012, and 3015.
 - b. That part of tract 116.05 consisting of blocks 2001, 3022, and 3023.
- 8. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 108.05 consisting of block 1007.
- 9. That part of voting tabulation district 244 consisting of:
 - a. That part of tract 108.17 consisting of block 1011.
 - b. That part of tract 108.18 consisting of block 1008.
 - c. That part of tract 110.03 consisting of block 2026.
- 10. That part of voting tabulation district 272 consisting of:
 - a. That part of tract 110.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
 - b. That part of tract 110.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1021, 1022, 1023, 1029, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196, 198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.
 - c. That part of tract 110.08 consisting of blocks 1000, 1004, and 4018.
 - d. That part of tract 110.1 consisting of block 1004.
 - e. That part of tract 110.12 consisting of block 1035.
- (b) That part of Pasco County consisting of:
 - 1. All of voting tabulation districts 5, 7, 8, 9, 10, 11, 17, 18, 20, 21, 22, 23, 31, 32, 33, 34, 35, 36, 66, 67, 68, 70, 106, 111, 121, 122, 129, 132, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 149, 153, 163, 164, 166, 170, 171, 172, 173, 174, 175, 176, 177, 178, 182, 186, 190, 191, 193, 195, 196, 198, 203, 204, 205, 206, 207, 208, 209, 210, 212, 213, 215, 216, 226, and 227.
 - 2. That part of voting tabulation district 6 consisting of:
 - a. That part of tract 328.02 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1049, 1050, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.
 - b. That part of tract 330.05 consisting of blocks 2000 and 2001.
 - c. That part of tract 331.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
 - 3. That part of voting tabulation district 107 consisting of:
 - a. That part of tract 327 consisting of blocks 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3031, 3039, and 3041.
 - 4. That part of voting tabulation district 161 consisting of:
 - a. That part of tract 315.08 consisting of blocks 1000, 1006, 2000, 2001, 2003, and 2004.
 - 5. That part of voting tabulation district 201 consisting of:
 - a. That part of tract 315.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, and 3011.
- (18) District 18 is composed of:
 - (a) All of Hernando County.
 - (b) That part of Pasco County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 12, 13, 14, 15, 16, 19, 24, 25, 26, 27, 28, 29, 30, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 69, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 108, 109, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 123, 124, 125, 126, 127, 128, 130, 131, 133, 134, 135, 136, 147, 148, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 162, 165, 167, 168, 169, 179, 180, 181, 183, 184, 185, 187, 188, 189, 192, 194, 197, 199, 200, 202, 211, 214, 217, 218, 219, 222, 223, 224, and 225.
 - 2. That part of voting tabulation district 6 consisting of:
 - a. That part of tract 328.02 consisting of blocks 1000, 1001, 1008, 1015, and 1029.
 - 3. That part of voting tabulation district 107 consisting of:
 - a. That part of tract 324.02 consisting of blocks 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, and 3091.

- b. That part of tract 326.02 consisting of blocks 1052 and 2000.
- c. That part of tract 327 consisting of blocks 1043, 1044, 1045, 1046, 1047, 1054, 1055, 1056, 1057, 1058, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2023, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3030, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3040.
- d. That part of tract 328.02 consisting of block 1045.
- e. That part of tract 331.01 consisting of blocks 1000, 1001, 1002, and 1021.
4. That part of voting tabulation district 161 consisting of:
- a. That part of tract 315.05 consisting of blocks 2020 and 2021.
- b. That part of tract 315.07 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.
- c. That part of tract 315.08 consisting of block 2002.
5. That part of voting tabulation district 201 consisting of:
- a. That part of tract 315.04 consisting of blocks 1019 and 1020.
- (c) That part of Sumter County consisting of:
1. All of voting tabulation districts 5, 6, 7, 8, 10, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 29, 43, and 44.
2. That part of voting tabulation district 9 consisting of:
- a. That part of tract 9101 consisting of blocks 1030, 1031, 1058, 1061, 1062, and 1063.
- b. That part of tract 9103 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 2000, and 2001.
- c. That part of tract 9113.01 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1070, 1071, 1079, 1080, 1089, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, and 3069.
- d. That part of tract 9113.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1093, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1114, 1115, and 1116.
- e. That part of tract 9114 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1155, and 1174.
3. That part of voting tabulation district 11 consisting of:
- a. That part of tract 9101 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1055, 1056, 1057, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2010, 2011, 2012, 2013, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2089, 2095, 2096, 2097, and 2098.
- b. That part of tract 9112 consisting of blocks 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1346, 1347, 1373, 1374, 1375, 1693, 1694, 1695, 1696, and 1697.
- c. That part of tract 9114 consisting of blocks 1055 and 1057.
- d. That part of tract 9117.01 consisting of blocks 1210 and 1211.
4. That part of voting tabulation district 21 consisting of:
- a. That part of tract 9103 consisting of block 2041.
- b. That part of tract 9113.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1081, 1082, 1083, 1084, 1085, 1088, 1090, 1091, 1092, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, and 2114.
- (19) District 19 is composed of:
- (a) That part of Hillsborough County consisting of:
1. All of voting tabulation districts 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 132, 133, 152, 153, 154, 155, 156, 157, 158, 159, 160, 231, 232, 233, 236, 238, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 286, 287, 304, 305, 306, 308, 398, 399, 400, 401, 402, 421, 461, 468, 478, 480, 481, 486, 487, 488, 489, 490, 513, 518, 519, 520, 521, 523, 524, 525, 526, 527, 528, 529, 531, 532, 533, 534, and 535.
2. That part of voting tabulation district 31 consisting of:
- a. That part of tract 53.01 consisting of blocks 2002, 2003, 2004, 2007, 2011, 2012, and 2013.
- b. That part of tract 53.02 consisting of blocks 1005 and 1006.
3. That part of voting tabulation district 39 consisting of:
- a. That part of tract 26 consisting of blocks 2012, 2013, 2014, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
- b. That part of tract 116.05 consisting of blocks 3087, 3088, 3089, 3090, and 3091.
- c. That part of tract 117.08 consisting of blocks 2027, 2028, and 2029.
- d. That part of tract 118.02 consisting of block 3023.
- e. That part of tract 9806 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1049, 1050, 1051, 1052, and 1053.
4. That part of voting tabulation district 57 consisting of:

- a. That part of tract 9806 consisting of block 1037.
- 5. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 4.02 consisting of block 2015.
- 6. That part of voting tabulation district 102 consisting of:
 - a. That part of tract 1.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
- 7. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 117.06 consisting of blocks 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5024, 5025, 5026, 5031, 5032, and 5033.
- 8. That part of voting tabulation district 143 consisting of:
 - a. That part of tract 116.03 consisting of blocks 3000, 3013, and 3014.
 - b. That part of tract 116.05 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.
- 9. That part of voting tabulation district 145 consisting of:
 - a. That part of tract 116.03 consisting of blocks 2000, 2001, 2020, 2021, 2022, and 3001.
 - b. That part of tract 116.05 consisting of blocks 3019, 3020, 3021, and 3024.
- 10. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 108.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, 3014, and 3015.
- 11. That part of voting tabulation district 244 consisting of:
 - a. That part of tract 108.17 consisting of blocks 1008, 1009, and 1010.
 - b. That part of tract 108.18 consisting of blocks 1004, 1005, 1006, 1007, 1011, and 1014.
 - c. That part of tract 110.03 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 3016.
- 12. That part of voting tabulation district 295 consisting of:
 - a. That part of tract 102.03 consisting of blocks 1020 and 1046.
 - b. That part of tract 102.04 consisting of blocks 1000, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1036, 1037, 1038, 1045, 1046, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2016, 2017, 2018, 2019, 2020, 2021, 2023, and 2024.
 - c. That part of tract 107.01 consisting of block 1014.
- 13. That part of voting tabulation district 313 consisting of:
 - a. That part of tract 102.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
- 14. That part of voting tabulation district 386 consisting of:
 - a. That part of tract 133.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - b. That part of tract 133.19 consisting of block 1016.
- 15. That part of voting tabulation district 422 consisting of:
 - a. That part of tract 121.04 consisting of blocks 1009, 1010, 1023, 1025, 3006, 3016, and 3020.
- 16. That part of voting tabulation district 479 consisting of:
 - a. That part of tract 9900 consisting of block 50.
- 17. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 137.04 consisting of block 3000.
- 18. That part of voting tabulation district 514 consisting of:
 - a. That part of tract 137.04 consisting of blocks 2008, 2009, 2012, and 2022.
- 19. That part of voting tabulation district 515 consisting of:
 - a. That part of tract 137.04 consisting of block 1016.
- 20. That part of voting tabulation district 516 consisting of:
 - a. That part of tract 137.04 consisting of block 1017.
- 21. That part of voting tabulation district 522 consisting of:
 - a. That part of tract 137.04 consisting of block 2023.
 - b. That part of tract 138.02 consisting of blocks 2009 and 2010.
 - c. That part of tract 138.06 consisting of blocks 1006, 1007, and 1010.
- (b) That part of Manatee County consisting of:
 - 1. All of voting tabulation districts 4, 8, 9, 22, 23, 37, 38, 39, 41, 42, 44, 45, 46, 47, 48, 52, 55, 65, 67, 68, 70, 71, 72, 73, 84, 96, 97, 98, 99, 100, 115, 116, 117, 118, 127, 172, 173, 174, 176, 177, 179, 180, 181, 182, 183, and 184.
 - 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 14.04 consisting of block 2006.
 - b. That part of tract 16.01 consisting of blocks 3081, 3082, 3083, 3084, 3085, and 3086.
 - 3. That part of voting tabulation district 40 consisting of:
 - a. That part of tract 14.04 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2017, 2019, 2020, 2024, 2029, 2031, and 2032.
 - 4. That part of voting tabulation district 43 consisting of:
 - a. That part of tract 15.02 consisting of blocks 2000, 2001, 2002, 2003, and 2039.
 - 5. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 15.02 consisting of blocks 1065 and 1091.
 - 6. That part of voting tabulation district 54 consisting of:
 - a. That part of tract 15.02 consisting of blocks 1064, 1069, 1070, 1071, 1093, and 1094.
 - 7. That part of voting tabulation district 66 consisting of:
 - a. That part of tract 7.03 consisting of block 1001.
 - b. That part of tract 7.04 consisting of block 2042.
 - 8. That part of voting tabulation district 171 consisting of:
 - a. That part of tract 1.05 consisting of blocks 2000, 2001, 2002, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2018.
 - b. That part of tract 1.06 consisting of blocks 2019, 2020, 2023, 2024, 2025, and 2026.

- (c) *That part of Pinellas County consisting of:*
1. *All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30, 81, 82, 83, 87, 100, 101, 102, 104, 105, and 110.*
 2. *That part of voting tabulation district 27 consisting of:*
 - a. *That part of tract 286 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1018, 1019, 1020, 1021, 1053, 1054, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1078, and 1079.*
 - b. *That part of tract 9901 consisting of blocks 7 and 8.*
 3. *That part of voting tabulation district 31 consisting of:*
 - a. *That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.*
 - b. *That part of tract 219 consisting of blocks 3000, 3001, and 3002.*
 4. *That part of voting tabulation district 35 consisting of:*
 - a. *That part of tract 9901 consisting of blocks 4, 5, and 6.*
 5. *That part of voting tabulation district 42 consisting of:*
 - a. *That part of tract 9901 consisting of block 3.*
 6. *That part of voting tabulation district 43 consisting of:*
 - a. *That part of tract 9901 consisting of block 1.*
 7. *That part of voting tabulation district 93 consisting of:*
 - a. *That part of tract 221 consisting of blocks 2018, 2019, 2023, 2024, 2025, 2026, 2027, 2028, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, and 5014.*
 8. *That part of voting tabulation district 103 consisting of:*
 - a. *That part of tract 221 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, and 1028.*
 - b. *That part of tract 222 consisting of blocks 3015, 4004, 4005, 4006, and 4007.*
- (20) *District 20 is composed of:*
- (a) *That part of Pinellas County consisting of:*
1. *All of voting tabulation districts 161, 163, 175, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.*
 2. *That part of voting tabulation district 74 consisting of:*
 - a. *That part of tract 245.12 consisting of blocks 2115 and 2116.*
 3. *That part of voting tabulation district 111 consisting of:*
 - a. *That part of tract 250.11 consisting of block 3012.*
 - b. *That part of tract 251.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.*
 4. *That part of voting tabulation district 125 consisting of:*
 - a. *That part of tract 250.11 consisting of blocks 1026, 1027, and 3017.*
 5. *That part of voting tabulation district 128 consisting of:*
 - a. *That part of tract 250.1 consisting of blocks 1018, 1020, 1021, and 1022.*
 - b. *That part of tract 250.11 consisting of blocks 1009, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.*
 - c. *That part of tract 253.06 consisting of blocks 1009, 1025, and 1026.*
 6. *That part of voting tabulation district 164 consisting of:*
 - a. *That part of tract 250.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1019, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4089, and 4090.*
 - b. *That part of tract 250.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.*
 7. *That part of voting tabulation district 165 consisting of:*
 - a. *That part of tract 245.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, and 1010.*
 8. *That part of voting tabulation district 172 consisting of:*
 - a. *That part of tract 251.21 consisting of blocks 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2010, 2011, 2012, 2014, 2015, 2016, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2037, and 2038.*
 9. *That part of voting tabulation district 178 consisting of:*
 - a. *That part of tract 251.2 consisting of blocks 1006, 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3020, 3021, 3022, 3023, and 3024.*
 10. *That part of voting tabulation district 187 consisting of:*
 - a. *That part of tract 251.19 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1017, 1026, 1027, 1030, 1031, 1032, 1034, 1036, and 1039.*
 11. *That part of voting tabulation district 189 consisting of:*
 - a. *That part of tract 251.2 consisting of blocks 1016, 1018, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 3012, 3013, and 3019.*
 12. *That part of voting tabulation district 261 consisting of:*
 - a. *That part of tract 276.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2003, 2004, and 2005.*
 - b. *That part of tract 9900 consisting of blocks 26, 27, and 28.*
 13. *That part of voting tabulation district 305 consisting of:*
 - a. *That part of tract 245.07 consisting of blocks 1000 and 1006.*
 - b. *That part of tract 245.09 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1030, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1073, 1074, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3024, 3025, 3035, 3036, 3038, and 3039.*
 14. *That part of voting tabulation district 355 consisting of:*

a. That part of tract 245.09 consisting of blocks 1064 and 1065.

b. That part of tract 245.1 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 3016, 3017, and 3018.

c. That part of tract 245.14 consisting of blocks 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, and 3054.

(21) District 21 is composed of:

(a) All of Okeechobee County.

(b) That part of Highlands County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, and 67.

2. That part of voting tabulation district 42 consisting of:

a. That part of tract 9614 consisting of blocks 1051, 1057, 1058, 1059, 1060, 1061, 1062, 1067, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 4000, 4001, 4002, 4003, and 4004.

b. That part of tract 9616.02 consisting of blocks 1085, 1086, and 1087.

(c) That part of Martin County consisting of:

1. All of voting tabulation districts 31, 32, 33, 35, 36, 37, 45, 46, 47, 56, 57, and 70.

2. That part of voting tabulation district 14 consisting of:

a. That part of tract 17 consisting of blocks 2039 and 2043.

3. That part of voting tabulation district 30 consisting of:

a. That part of tract 17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015,

1016, 1017, 1018, 1019, 1020, 1021, 1022, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1084, 1099, 1100, 1101, 1139, 1183, 1184, 1185, 1186, 1187, 1188, 1199, 1200, 1201, 1202, 1203, 1204, 1205, and 1209.

(d) That part of Osceola County consisting of:

1. All of voting tabulation districts 87, 100, 101, 102, 103, 104, 105, 106, 107, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 170, 171, 172, 173, 174, 175, 178, 179, 180, 197, 210, 211, 212, 213, 215, and 216.

2. That part of voting tabulation district 88 consisting of:

a. That part of tract 429 consisting of blocks 1077, 1078, 1079, 1080, 1083, 1093, and 1097.

3. That part of voting tabulation district 99 consisting of:

a. That part of tract 428 consisting of blocks 1000, 1001, 1002, 1008, 1013, 1016, 1073, 1074, 1075, 1076, and 1077.

b. That part of tract 437 consisting of blocks 1006, 1007, 1008, 1015, 1016, 1056, and 1057.

4. That part of voting tabulation district 108 consisting of:

a. That part of tract 429 consisting of blocks 1094, 1095, and 1096.

5. That part of voting tabulation district 169 consisting of:

a. That part of tract 436 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1103, 1105, and 1108.

b. That part of tract 437 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1023, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1050, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, and 2013.

6. That part of voting tabulation district 196 consisting of:

a. That part of tract 413 consisting of blocks 2000, 2002, 2003, and 2010.

(e) That part of Polk County consisting of:

1. All of voting tabulation districts 54, 56, 57, 58, 59, 61, 62, 77, 79, 87, 88, 89, 90, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 127, 133, 134, 135, 137, 138, 140, 141, and 144.

2. That part of voting tabulation district 75 consisting of:

a. That part of tract 147.01 consisting of blocks 2050 and 2063.

3. That part of voting tabulation district 76 consisting of:

a. That part of tract 141.23 consisting of blocks 1001, 1011, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1027, 1028, 1029, 1039, 1040, 1041, 1077, 1078, and 1087.

4. That part of voting tabulation district 78 consisting of:

a. That part of tract 147.01 consisting of blocks 1015, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1039, 1041, 1042, 1053, and 2064.

b. That part of tract 147.02 consisting of blocks 2001, 2003, 2004, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2021, 2022, 2023, 2024, 2025, 2031, and 2052.

5. That part of voting tabulation district 85 consisting of:

a. That part of tract 141.03 consisting of blocks 1154 and 1155.

- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 4055, 4056, 4057, 4058, and 4067.
- c. That part of tract 141.21 consisting of blocks 1049, 1050, 1051, 1058, and 1061.
6. That part of voting tabulation district 126 consisting of:
- a. That part of tract 140.01 consisting of blocks 1049 and 1050.
- b. That part of tract 140.05 consisting of blocks 1005, 1006, 1007, 1011, 1012, 1014, 1020, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1034, 1036, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2026, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2083, 2086, 2087, 2089, and 2090.
- c. That part of tract 140.06 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, and 1063.
- d. That part of tract 145.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4063, 4064, 4065, 4066, 4067, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4092, 4094, 4095, 4096, 4097, 4098, 4099, and 4100.
- e. That part of tract 145.02 consisting of blocks 1000, 1001, and 1004.
- f. That part of tract 146 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1036, 1037, 1038, 1039, 1042, 1043, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1070, 1071, 1072, 1076, and 1077.
- (f) That part of St. Lucie County consisting of:
- All of voting tabulation districts 25, 31, 37, 41, 43, 44, 45, 58, 61, 73, 74, 76, and 79.
 - That part of voting tabulation district 2 consisting of:
 - That part of tract 3808 consisting of blocks 1032, 1057, and 1181.
 - That part of voting tabulation district 24 consisting of:
 - That part of tract 3808 consisting of blocks 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1086, 1089, 1090, 1091, 1092, 1097, 1098, 1099, 1100, 1101, 1102, 1111, 1149, 1158, 1159, 1173, and 1174.
 - That part of tract 3822 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, and 3136.
 - That part of voting tabulation district 26 consisting of:
 - That part of tract 3822 consisting of blocks 4048, 4049, 4050, 4051, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4095, 4096, 4097, 4098, 4099, 4101, 4102, 4103, 4104, 4105, 4106, 4107, 4108, 4109, 4110, 4111, 4112, 4113, 4114, 4115, 4116, 4117, 4118, 4119, 4120, 4121, 4122, 4123, 4124, 4125, 4126, 4129, 4130, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4154, 4155, 4156, 4157, 4158, 4159, 4160, 4161, 4162, 4163, 4164, 4165, 4166, 4167, 4168, 4185, 4186, 4192, 4224, 4225, 4226, 4228, 4243, 4244, 4245, 4246, 4247, 4248, 4249, 4258, 4259, 4276, and 4296.
 - That part of voting tabulation district 27 consisting of:
 - That part of tract 3814.02 consisting of blocks 1112, 1114, and 1189.
 - That part of tract 3822 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2117, 2118, 2125, 2126, 2127, 2128, 2129, 2130, 2135, 2136, 2137, 2167, 2168, 2169, 2195, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2257, 2261, 2270, 2271, and 2272.
 - That part of voting tabulation district 28 consisting of:
 - That part of tract 3808 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1084, 1085, and 1183.
 - That part of tract 3822 consisting of blocks 4189, 4190, and 4191.
 - That part of voting tabulation district 29 consisting of:
 - That part of tract 3821.08 consisting of blocks 3002 and 3024.
 - That part of voting tabulation district 40 consisting of:
 - That part of tract 3821.08 consisting of blocks 3079 and 3080.
 - That part of voting tabulation district 49 consisting of:
 - That part of tract 3822 consisting of blocks 2065, 2093, 2105, 2106, 2114, 2115, 2116, 2119, 2120, 2121, 2122, 2123, 2124, 2131, 2132, 2133, 2134, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2170, 2171, 2172, 2173, 2174, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2196, 2197, 2198, 2199, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2258, 2259, 2260, 2263, 2264, 2265, 2266, 2267, 2268, and 2269.
 - That part of voting tabulation district 65 consisting of:
 - That part of tract 3821.08 consisting of blocks 3006, 3022, 3031, 3032, 3033, and 3034.
 - That part of voting tabulation district 75 consisting of:
 - That part of tract 3821.09 consisting of blocks 1076 and 1077.
 - That part of voting tabulation district 77 consisting of:
 - That part of tract 3821.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
- (22) District 22 is composed of:
- (a) That part of Hillsborough County consisting of:
- All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 35, and 536.
 - That part of voting tabulation district 31 consisting of:

- a. That part of tract 50 consisting of block 3000.
 - b. That part of tract 51.01 consisting of blocks 1031, 1032, 1038, 1039, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1123, 1124, 1125, 1131, 1236, and 1237.
 - c. That part of tract 53.01 consisting of blocks 1000, 1001, 2005, 2006, 2008, 2009, 2010, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - d. That part of tract 53.02 consisting of block 1016.
3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 47 consisting of blocks 2004, 2006, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2021, and 2022.
 - b. That part of tract 59 consisting of block 1020.
- (b) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 26, 28, 32, 33, 34, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 84, 85, 86, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 106, 107, 108, 109, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 162, 166, 167, 168, 169, 170, 171, 173, 174, 176, 177, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, and 242.
 - 2. That part of voting tabulation district 27 consisting of:
 - a. That part of tract 215 consisting of blocks 1026, 3024, 3025, and 3026.
 - b. That part of tract 286 consisting of blocks 1001, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3029, and 3030.
 - 3. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - b. That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 4. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
 - b. That part of tract 236 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - c. That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.
 - 5. That part of voting tabulation district 42 consisting of:
 - a. That part of tract 238 consisting of block 1000.
 - b. That part of tract 239 consisting of block 2036.
 - c. That part of tract 240.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
6. That part of voting tabulation district 43 consisting of:
- a. That part of tract 240.04 consisting of block 3010.
 - b. That part of tract 240.05 consisting of blocks 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
7. That part of voting tabulation district 74 consisting of:
- a. That part of tract 244.12 consisting of block 1031.
 - b. That part of tract 245.09 consisting of block 3033.
- c. That part of tract 245.12 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, and 2196.
- d. That part of tract 245.13 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
8. That part of voting tabulation district 93 consisting of:
- a. That part of tract 221 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2022, 2029, 2030, and 2031.
 - b. That part of tract 227 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.
9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
 - b. That part of tract 222 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 4000, 4001, 4002, and 4003.
- c. That part of tract 223.02 consisting of block 3011.
10. That part of voting tabulation district 111 consisting of:
- a. That part of tract 251.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
11. That part of voting tabulation district 125 consisting of:

- a. That part of tract 250.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2001, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2025, 2045, 2046, 2047, and 2048.
- b. That part of tract 250.11 consisting of blocks 1028, 1036, 1037, 1038, 1039, 1040, and 3016.
12. That part of voting tabulation district 128 consisting of:
- a. That part of tract 250.07 consisting of block 2003.
- b. That part of tract 250.11 consisting of block 3015.
13. That part of voting tabulation district 164 consisting of:
- a. That part of tract 250.11 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
14. That part of voting tabulation district 165 consisting of:
- a. That part of tract 245.05 consisting of blocks 1006, 1008, 1011, 1012, 1013, 1014, and 1015.
15. That part of voting tabulation district 172 consisting of:
- a. That part of tract 251.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, and 1032.
16. That part of voting tabulation district 178 consisting of:
- a. That part of tract 251.2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1010, 1011, and 1019.
17. That part of voting tabulation district 187 consisting of:
- a. That part of tract 251.19 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1029, 1037, and 1038.
18. That part of voting tabulation district 189 consisting of:
- a. That part of tract 251.2 consisting of blocks 1012, 1013, 1014, 1015, 1017, 2000, 2001, 2005, 3011, and 3018.
19. That part of voting tabulation district 261 consisting of:
- a. That part of tract 276.05 consisting of blocks 1020 and 1021.
- b. That part of tract 9900 consisting of block 31.
20. That part of voting tabulation district 305 consisting of:
- a. That part of tract 245.09 consisting of blocks 1001, 1002, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1041, 1042, 1061, 1069, 1071, 2003, 3007, 3008, 3021, 3022, 3023, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, and 3037.
21. That part of voting tabulation district 355 consisting of:
- a. That part of tract 245.1 consisting of block 1021.
- (23) District 23 is composed of:
- (a) That part of Collier County consisting of:
1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 110, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 132, 133, 135, 136, 137, 138, 139, 141, and 142.
2. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 111.06 consisting of block 2019.
3. That part of voting tabulation district 131 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
- b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
- c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
- d. That part of tract 101.06 consisting of block 3016.
- e. That part of tract 102.09 consisting of blocks 2008 and 2009.
- f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
- g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
- h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
- i. That part of tract 110.02 consisting of block 1005.
- j. That part of tract 111.02 consisting of blocks 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
- k. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
- l. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
4. That part of voting tabulation district 140 consisting of:
- a. That part of tract 111.02 consisting of blocks 3167, 3227, 3242, 3243, 3244, 3481, and 3482.
- (b) That part of Lee County consisting of:
1. All of voting tabulation districts 9, 25, 26, 47, 57, 58, 78, 80, 81, 82, 93, 112, 113, 115, 124, 125, 131, 184, 185, 186, 187, 192, 193, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 218, 219, 220, 235, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 255, 256, 262, 263, 264, 267, 268, 269, 286, 287, 288, 289, 290, 292, and 293.
2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 401.27 consisting of blocks 1008 and 2068.
3. That part of voting tabulation district 24 consisting of:
- a. That part of tract 503.13 consisting of blocks 2003, 2004, 2005, 2006, 2014, 2015, and 2017.

4. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 401.23 consisting of block 2005.
 5. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 603 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 6. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 9900 consisting of blocks 81 and 85.
 7. That part of voting tabulation district 194 consisting of:
 - a. That part of tract 401.15 consisting of blocks 2020, 2023, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2050, 2095, and 2096.
 - b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1008, 1014, and 1038.
 8. That part of voting tabulation district 217 consisting of:
 - a. That part of tract 603 consisting of blocks 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1063, 1064, 1065, 1069, 1070, 1071, 1072, and 1073.
 - b. That part of tract 9900 consisting of blocks 77, 78, 83, and 84.
 9. That part of voting tabulation district 254 consisting of:
 - a. That part of tract 401.24 consisting of block 3033.
- (24) District 24 is composed of:
- (a) That part of Hillsborough County consisting of:
1. All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 263, 264, 285, 288, 289, 290, 291, 292, 293, 294, 296, 297, 298, 299, 300, 301, 302, 303, 307, 309, 310, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 423, 424, 425, 426, 427, 428, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 482, 483, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 512, and 517.
 2. That part of voting tabulation district 102 consisting of:
 - a. That part of tract 108.09 consisting of blocks 1037 and 1038.
 3. That part of voting tabulation district 272 consisting of:
 - a. That part of tract 110.08 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1009, 1015, and 1034.
 - b. That part of tract 110.12 consisting of block 1034.
 4. That part of voting tabulation district 295 consisting of:
 - a. That part of tract 102.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 5. That part of voting tabulation district 313 consisting of:
 - a. That part of tract 102.04 consisting of block 1044.
 - b. That part of tract 107.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
 - c. That part of tract 107.02 consisting of block 2000.
 - d. That part of tract 108.1 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2016, and 2017.
 - e. That part of tract 108.11 consisting of blocks 4001, 4003, 4004, 4005, 4008, 4011, 4026, and 4028.
 6. That part of voting tabulation district 386 consisting of:
 - a. That part of tract 133.19 consisting of block 1015.
 7. That part of voting tabulation district 422 consisting of:
 - a. That part of tract 121.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 8. That part of voting tabulation district 441 consisting of:
 - a. That part of tract 139.13 consisting of blocks 1010, 1011, 1013, 1014, 1015, 1016, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, and 2080.
 9. That part of voting tabulation district 445 consisting of:
 - a. That part of tract 139.03 consisting of blocks 2002, 2006, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2041, 2042, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2078, 2079, 2080, 2098, 2103, 2104, 2107, 2108, 2109, 2110, 2111, 2113, 2114, 2120, 2122, and 2123.
 - b. That part of tract 139.07 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2031.
 10. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 137.04 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.
 11. That part of voting tabulation district 514 consisting of:
 - a. That part of tract 137.04 consisting of blocks 1036, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 12. That part of voting tabulation district 515 consisting of:
 - a. That part of tract 137.04 consisting of blocks 1003, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1033, 1034, 1052, and 1053.
 13. That part of voting tabulation district 516 consisting of:
 - a. That part of tract 137.04 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1035, and 1037.
 14. That part of voting tabulation district 522 consisting of:

a. That part of tract 138.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, and 2012.

b. That part of tract 138.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1008, 1009, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.

(25) District 25 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 40, 43, 44, 45, 46, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 108, 109, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 197, 198, 200, 201, 202, 203, 300, 352, 353, 354, 355, 356, 357, 359, 360, 361, 362, 364, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 535, 536, 538, 541, 542, 546, 547, 548, 549, 550, 551, 552, 557, 563, 564, 581, 582, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 600, 601, 602, 603, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 732, 733, 734, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 756, 834, 836, 837, 838, 839, 842, 843, 846, 850, and 851.

2. That part of voting tabulation district 50 consisting of:

a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1026, and 1031.

b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2027, 2029, 2030, and 2031.

3. That part of voting tabulation district 112 consisting of:

a. That part of tract 3.01 consisting of blocks 1012, 1014, 1015, 1016, and 1048.

4. That part of voting tabulation district 113 consisting of:

a. That part of tract 4.06 consisting of block 1007.

5. That part of voting tabulation district 176 consisting of:

a. That part of tract 8.02 consisting of blocks 2025, 2026, 2027, 2028, 2029, and 2030.

b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.

6. That part of voting tabulation district 178 consisting of:

a. That part of tract 10.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1019, 1020, 1021, 1022, 1023, 1024, and 1025.

b. That part of tract 10.04 consisting of block 2017.

7. That part of voting tabulation district 184 consisting of:

a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5020, 5021, and 5023.

8. That part of voting tabulation district 187 consisting of:

a. That part of tract 13.01 consisting of blocks 2001 and 3016.

9. That part of voting tabulation district 189 consisting of:

a. That part of tract 11.01 consisting of block 1000.

b. That part of tract 11.02 consisting of blocks 1001 and 1002.

10. That part of voting tabulation district 199 consisting of:

a. That part of tract 3.01 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1046, and 1047.

11. That part of voting tabulation district 833 consisting of:

a. That part of tract 4.06 consisting of block 1002.

b. That part of tract 4.1 consisting of blocks 3000 and 3013.

c. That part of tract 5.07 consisting of blocks 1000 and 1017.

d. That part of tract 9900 consisting of blocks 6, 7, 8, 9, and 11.

(26) District 26 is composed of:

(a) All of DeSoto County.

(b) All of Glades County.

(c) All of Hardee County.

(d) That part of Charlotte County consisting of:

1. All of voting tabulation districts 1, 15, 43, 44, 45, 46, 52, 53, 56, 59, 70, 71, 76, 77, 78, 79, 96, 101, 102, 106, 107, 118, 119, 120, 121, 122, 123, 124, and 125.

2. That part of voting tabulation district 2 consisting of:

a. That part of tract 102 consisting of blocks 3000 and 3001.

b. That part of tract 103.02 consisting of block 1000.

3. That part of voting tabulation district 5 consisting of:

a. That part of tract 210.02 consisting of blocks 1002, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.

b. That part of tract 210.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2038, 2060, 2073, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2100, 2102, 2103, 2104, and 2105.

4. That part of voting tabulation district 13 consisting of:

a. That part of tract 202.01 consisting of blocks 2070, 2071, and 2072.

b. That part of tract 208 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1044, 1045, 1047, 1048, 1049, 1050, and 1051.

5. That part of voting tabulation district 33 consisting of:

a. That part of tract 209 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 3046, and 3047.

b. That part of tract 210.03 consisting of block 1011.

6. That part of voting tabulation district 47 consisting of:

a. That part of tract 101 consisting of blocks 2027, 2028, 2029, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2045, 2046, 2047, 2048, 2049, 2076, 2077, 2105, and 2106.

b. That part of tract 102 consisting of blocks 4000, 4004, 4009, 4017, 4024, 4025, 4027, 4029, 4030, 4061, and 4063.

7. That part of voting tabulation district 54 consisting of:

a. That part of tract 209 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1078, 1079, 1084, and 1087.

8. That part of voting tabulation district 55 consisting of:

a. That part of tract 202.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2060, 2061, 2062, 2069, and 2073.

b. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, and 1046.

9. That part of voting tabulation district 103 consisting of:

a. That part of tract 103.02 consisting of blocks 1001 and 1002.

10. That part of voting tabulation district 117 consisting of:

a. That part of tract 101 consisting of blocks 2000 and 2001.

(e) That part of Highlands County consisting of:

1. All of voting tabulation districts 25, 26, 27, 28, 29, 43, 44, 45, 46, 47, 48, 49, and 50.

2. That part of voting tabulation district 42 consisting of:

a. That part of tract 9614 consisting of blocks 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.

b. That part of tract 9616.02 consisting of blocks 1084, 1093, and 1095.

c. That part of tract 9616.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1011, 1012, 1013, 4000, 4002, 4005, 4007, 4008, 4009, 4010, 4011, and 4012.

(f) That part of Hillsborough County consisting of:

1. All of voting tabulation districts 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 442, 443, 444, 462, 463, 464, 465, 466, 467, 469, 470, 471, 472, 473, 474, 475, 476, and 477.

2. That part of voting tabulation district 441 consisting of:

a. That part of tract 139.07 consisting of blocks 1015, 1016, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1029, 1030, 2010, 2011, 2012, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2043.

b. That part of tract 139.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, and 2041.

3. That part of voting tabulation district 445 consisting of:

a. That part of tract 139.03 consisting of blocks 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2105, and 2106.

b. That part of tract 139.07 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.

4. That part of voting tabulation district 479 consisting of:

a. That part of tract 141.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.

b. That part of tract 141.17 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

c. That part of tract 9900 consisting of block 51.

(g) That part of Manatee County consisting of:

1. All of voting tabulation districts 1, 2, 3, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 49, 50, 51, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, 124, 125, 126, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 175, 178, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, and 224.

2. That part of voting tabulation district 25 consisting of:

a. That part of tract 14.04 consisting of blocks 1001, 1003, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1048.

3. That part of voting tabulation district 40 consisting of:

a. That part of tract 14.04 consisting of block 2030.

4. That part of voting tabulation district 43 consisting of:

a. That part of tract 19.04 consisting of blocks 3031 and 3032.

5. That part of voting tabulation district 53 consisting of:

a. That part of tract 19.04 consisting of block 1062.

6. That part of voting tabulation district 54 consisting of:

a. That part of tract 19.04 consisting of blocks 1044, 1059, 1060, 1061, and 1063.

7. That part of voting tabulation district 66 consisting of:

a. That part of tract 7.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2051, 2052, and 2057.

8. That part of voting tabulation district 171 consisting of:

a. That part of tract 1.05 consisting of blocks 2003 and 2004.

(27) District 27 is composed of:

(a) That part of Palm Beach County consisting of:

1. All of voting tabulation districts 179, 180, 181, 182, 183, 185, 186, 188, 190, 191, 192, 193, 194, 195, 196, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 301, 302, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 349, 358, 363, 367, 369, 424, 425, 426, 427, 702, 704, 705, 706, 707, 708, 731, 735, 736, 737, 738, 739, 753, 754, 755, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794,

795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 813, 814, 832, 840, 841, 844, 847, and 848.

2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of blocks 1017, 1028, 1029, and 1030.
 - b. That part of tract 78.31 consisting of blocks 2025 and 2026.
3. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 9.03 consisting of block 1025.
4. That part of voting tabulation district 178 consisting of:
 - a. That part of tract 10.04 consisting of blocks 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5024.
5. That part of voting tabulation district 184 consisting of:
 - a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, 3018, 5006, 5019, and 5022.
 - b. That part of tract 13.01 consisting of block 2010.
6. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
7. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.
8. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
9. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4005, 4007, and 4008.
10. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4001, 4002, 4003, 4004, 4006, 4009, 4010, and 4015.
11. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 5.09 consisting of blocks 1000 and 2000.
 - b. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
 - c. That part of tract 35.07 consisting of blocks 1000 and 3000.
 - d. That part of tract 35.09 consisting of blocks 1000 and 4000.
 - e. That part of tract 35.11 consisting of block 1000.
 - f. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
 - g. That part of tract 54.09 consisting of blocks 1023 and 1024.
 - h. That part of tract 9900 consisting of blocks 10, 12, 13, 14, 15, 16, 17, 18, and 19.

(28) District 28 is composed of:

- (a) All of Sarasota County.
- (b) That part of Charlotte County consisting of:

1. All of voting tabulation districts 6, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, 31, 32, 34, 35, 36, 37, 38, 39, 48, 49, 57, 58, 65, 66, 67, 68, 69, 72, 73, 74, 75, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 97, 98, 99, 100, 104, 105, 126, 127, 128, 129, 130, 131, and 132.

2. That part of voting tabulation district 5 consisting of:

- a. That part of tract 210.03 consisting of blocks 2037, 2039, 2040, 2041, 2054, 2056, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2070, 2071, 2072, 2074, 2075, 2076, 2077, 2097, 2098, 2099, and 2101.

3. That part of voting tabulation district 13 consisting of:

- a. That part of tract 207 consisting of block 3000.

- b. That part of tract 208 consisting of blocks 1042 and 1043.

4. That part of voting tabulation district 33 consisting of:

- a. That part of tract 208 consisting of blocks 3034 and 3035.

- b. That part of tract 209 consisting of blocks 2009 and 2055.

5. That part of voting tabulation district 54 consisting of:

- a. That part of tract 209 consisting of block 1074.

6. That part of voting tabulation district 55 consisting of:

- a. That part of tract 202.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5010, 5050, and 5051.

(29) District 29 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 220, 221, 225, 227, 245, 246, 248, 249, 252, 255, 260, 262, 263, 264, 267, 268, 269, 271, 317, 331, 333, 342, 343, 344, 346, 348, 351, 352, 354, 355, 414, 415, 416, 417, 418, 419, 420, 421, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 452, 453, 454, 455, 456, 457, 596, 597, 604, 605, 609, 610, 612, 613, 614, 619, 653, 654, 655, 656, 789, 804, 809, 813, 814, 815, 817, 818, 819, 820, 821, 825, 830, 833, and 834.

2. That part of voting tabulation district 7 consisting of:

- a. That part of tract 103.05 consisting of block 1007.

3. That part of voting tabulation district 29 consisting of:

- a. That part of tract 103.07 consisting of blocks 1019, 1020, and 1021.

4. That part of voting tabulation district 30 consisting of:

- a. That part of tract 103.05 consisting of blocks 1005, 1006, 1008, 1009, and 1010.

- b. That part of tract 107.01 consisting of blocks 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2027, 2028, 2029, 2034, 2035, 2036, and 2037.

5. That part of voting tabulation district 35 consisting of:

- a. That part of tract 104.05 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, and 2008.

6. That part of voting tabulation district 195 consisting of:

- a. That part of tract 201.03 consisting of blocks 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.

- b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
- 7. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 202.12 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
- 8. That part of voting tabulation district 216 consisting of:
 - a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
 - b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
- 9. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
- 10. That part of voting tabulation district 324 consisting of:
 - a. That part of tract 601.15 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
- 11. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 601.11 consisting of blocks 1034 and 1036.
 - b. That part of tract 601.13 consisting of blocks 2015, 2016, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2032, 2034, 2035, 2036, 2037, 2038, and 2039.
 - c. That part of tract 9800 consisting of block 1007.
- 12. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 602.1 consisting of blocks 2000, 2001, 2003, and 2007.
 - b. That part of tract 602.11 consisting of blocks 1001, 1002, 1003, and 1004.
- 13. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 601.15 consisting of blocks 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4005, 4006, 4008, 4010, 4011, and 4016.
- 14. That part of voting tabulation district 341 consisting of:
 - a. That part of tract 602.11 consisting of blocks 3000 and 3006.
- 15. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - b. That part of tract 601.21 consisting of blocks 2003 and 2004.
- 16. That part of voting tabulation district 375 consisting of:
 - a. That part of tract 601.21 consisting of block 1023.
- 17. That part of voting tabulation district 451 consisting of:
 - a. That part of tract 1103.27 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2012, 2014, 2015, and 2016.
- 18. That part of voting tabulation district 620 consisting of:
 - a. That part of tract 1103.27 consisting of blocks 1024, 1041, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2019, and 2020.
 - b. That part of tract 1103.33 consisting of blocks 2000, 2001, 2002, 2006, and 2007.
- 19. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 703.16 consisting of block 1015.
- 20. That part of voting tabulation district 660 consisting of:
 - a. That part of tract 703.16 consisting of blocks 1016, 1028, and 1031.
- 21. That part of voting tabulation district 832 consisting of:
 - a. That part of tract 1103.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 2010.
- (30) District 30 is composed of:
 - (a) That part of Charlotte County consisting of:
 - 1. All of voting tabulation districts 3, 4, 16, 17, 18, 19, 26, 40, 41, 42, 50, 51, 60, 61, 62, 63, 64, 108, 109, 110, 111, 112, 113, 114, 115, and 116.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 102 consisting of blocks 2044, 2045, 2064, 2072, 2073, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3061, 3062, 3063, 3064, 3065, 3075, 3076, 3081, 3082, and 3083.
 - b. That part of tract 103.02 consisting of blocks 1003, 1006, 1053, 1054, 2000, 2001, 2002, and 2003.
 - 3. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 101 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1039, 1046, 1047, 1048, 1068, 1069, and 1076.
 - 4. That part of voting tabulation district 103 consisting of:
 - a. That part of tract 103.02 consisting of blocks 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1117, and 1118.
 - 5. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 101 consisting of blocks 1000, 1001, 1002, 1003, and 2002.
 - (b) That part of Lee County consisting of:
 - 1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 72, 73, 74, 75, 76, 79, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 114, 117, 118, 119, 120, 121, 122, 123, 126, 127, 128, 129, 130, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 188, 189, 190, 191, 195, 197, 198, 199, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 253, 257, 258, 259, 260, 261, 265, 266, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 294, 295, and 296.
 - 2. That part of voting tabulation district 8 consisting of:
 - a. That part of tract 401.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
 - 3. That part of voting tabulation district 24 consisting of:
 - a. That part of tract 501.04 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012,

2013, 2014, 2015, 2016, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.

- b. That part of tract 502.03 consisting of block 1023.
- c. That part of tract 503.13 consisting of block 2000.
- 4. That part of voting tabulation district 71 consisting of:
 - a. That part of tract 401.23 consisting of blocks 2001, 2002, 2003, 2004, 3052, 3053, 3054, 3055, 3056, 3057, 3060, 3061, 3062, 3064, 3069, and 3070.
 - 5. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 602.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, and 3006.
 - b. That part of tract 602.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
 - c. That part of tract 602.03 consisting of blocks 2000, 2001, 2002, 2004, 2006, 2007, 2008, 2012, 2013, 2014, and 2015.
 - d. That part of tract 603 consisting of block 1011.
 - e. That part of tract 9900 consisting of blocks 74 and 76.
 - 6. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 19.07 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1044, 1045, 1046, 1047, 1048, and 4006.
 - b. That part of tract 19.08 consisting of blocks 1004, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1062, and 1063.
 - c. That part of tract 601.02 consisting of blocks 1006, 4000, 4001, 4002, 4003, 4004, and 4005.
 - d. That part of tract 602.01 consisting of blocks 1000, 1001, 1002, 2000, 2001, and 3000.
 - e. That part of tract 602.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 2003, 2005, 2009, 2010, and 2011.
 - f. That part of tract 9900 consisting of blocks 72, 73, 75, 79, and 80.
- 7. That part of voting tabulation district 194 consisting of:
 - a. That part of tract 401.11 consisting of block 1000.
 - b. That part of tract 401.12 consisting of blocks 1022, 1032, 1033, 1034, 1035, 1036, and 1037.
 - c. That part of tract 401.14 consisting of blocks 1048, 1074, 1076, 1081, 1082, 1083, 1084, 1088, 1097, 1098, 1099, 1100, 1101, 1102, 1104, 1105, 1106, and 1113.
 - d. That part of tract 401.16 consisting of blocks 2003, 2004, 2005, 2026, 2027, 2028, 2029, 2030, and 2032.
 - e. That part of tract 9800 consisting of blocks 1009, 1022, and 1023.
- 8. That part of voting tabulation district 217 consisting of:
 - a. That part of tract 603 consisting of block 1010.
- 9. That part of voting tabulation district 254 consisting of:
 - a. That part of tract 401.23 consisting of blocks 2000, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3065, 3066, and 3067.

b. That part of tract 401.24 consisting of block 1000.

c. That part of tract 402.06 consisting of block 1024.

(31) District 31 is composed of:

(a) That part of Broward County consisting of:

- 1. All of voting tabulation districts 10, 15, 23, 31, 32, 37, 38, 39, 40, 58, 59, 62, 69, 70, 77, 78, 79, 81, 82, 83, 84, 85, 87, 88, 89, 90, 95, 96, 97, 98, 99, 100, 101, 102, 105, 106, 109, 110, 111, 115, 117, 118, 121, 123, 124, 125, 126, 127, 128, 129, 132, 134, 135, 136, 137, 189, 214, 217, 218, 219, 223, 224, 226, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 247, 250, 251, 253, 254, 256, 257, 258, 259, 261, 265, 266, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 323, 325, 326, 327, 328, 329, 330, 332, 335, 336, 337, 340, 345, 347, 349, 350, 356, 357, 358, 359, 360, 389, 400, 401, 402, 403, 404, 407, 460, 461, 473, 474, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 515, 517, 518, 519, 520, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 537, 538, 539, 540, 541, 542, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 569, 865, and 866.
- 2. That part of voting tabulation district 7 consisting of:
 - a. That part of tract 103.05 consisting of blocks 1000, 1002, 1003, 1004, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
- 3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 103.07 consisting of block 1009.
- 4. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 103.05 consisting of block 1001.
 - b. That part of tract 107.01 consisting of blocks 2003 and 2026.
- 5. That part of voting tabulation district 35 consisting of:
 - a. That part of tract 107.01 consisting of blocks 1001, 1002, 1003, 1004, 2030, 2031, 2032, and 2033.
- 6. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2013, 2018, and 2019.
- 7. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
 - b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
- 8. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3001, 3002, and 3003.
- 9. That part of voting tabulation district 195 consisting of:
 - a. That part of tract 201.03 consisting of block 1000.
 - b. That part of tract 205.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2040, and 2041.
- 10. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, and 1014.

11. That part of voting tabulation district 216 consisting of:
 - a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
12. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
13. That part of voting tabulation district 324 consisting of:
 - a. That part of tract 601.16 consisting of blocks 3013, 3016, and 3019.
14. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 601.13 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2029, 2030, 2031, 2033, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
15. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 602.12 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1017, 1020, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
 - b. That part of tract 602.13 consisting of blocks 2025 and 2026.
16. That part of voting tabulation district 339 consisting of:
 - a. That part of tract 601.16 consisting of blocks 2002 and 2014.
17. That part of voting tabulation district 341 consisting of:
 - a. That part of tract 602.13 consisting of block 1002.
18. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 602.03 consisting of block 3013.
19. That part of voting tabulation district 523 consisting of:
 - a. That part of tract 1106 consisting of blocks 1006, 1007, 1008, 1016, 1017, 1018, 1019, 1020, 1021, 1023, and 1024.
20. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - b. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
21. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 416 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1018.
 - b. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
22. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3004, 3005, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
23. That part of voting tabulation district 548 consisting of:
 - a. That part of tract 433.01 consisting of blocks 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4029, 4030, 4031, 4032, and 4033.
 - b. That part of tract 1106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
24. That part of voting tabulation district 561 consisting of:
 - a. That part of tract 431 consisting of blocks 2028, 2037, and 2038.
- (32) District 32 is composed of:
 - (a) That part of Indian River County consisting of:
 1. All of voting tabulation districts 26, 27, 29, 30, 32, 33, 34, 35, 36, 37, 38, 39, 44, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, and 74.
 2. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 505.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4044, 4059, 4062, 4067, and 4099.
 - b. That part of tract 9900 consisting of block 3.
 3. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 508.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1079, 1080, 1081, 1082, 1083, 2021, 2022, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2054, and 2055.
 4. That part of voting tabulation district 41 consisting of:
 - a. That part of tract 509.02 consisting of blocks 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3149, and 3150.
 5. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 502 consisting of blocks 3018, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
 6. That part of voting tabulation district 47 consisting of:
 - a. That part of tract 502 consisting of blocks 3033, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, and 4034.
 - b. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
 - c. That part of tract 507.05 consisting of blocks 1075, 1078, 1089, 1090, 1091, 1092, 1093, and 1094.
 - (b) That part of Martin County consisting of:
 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 38, 39, 40, 41, 42, 43, 44, 48, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 71, and 72.
 2. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 17 consisting of blocks 3001, 3003, 3004, and 3005.
 3. That part of voting tabulation district 30 consisting of:
 - a. That part of tract 6.06 consisting of blocks 1006, 1007, 1008, and 1009.
 - (c) That part of Palm Beach County consisting of:
 1. All of voting tabulation districts 4, 15, 16, 17, 18, 19, 26, 27, 35, 36, 37, 38, 39, 41, 42, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 152, 153, and 845.

2. *That part of voting tabulation district 112 consisting of:*
 - a. *That part of tract 3.01 consisting of blocks 1000, 1001, 1004, 1006, 2041, 2042, 2043, 2044, 2045, and 2046.*
3. *That part of voting tabulation district 113 consisting of:*
 - a. *That part of tract 4.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1012.*
 - b. *That part of tract 4.06 consisting of block 1001.*
 - c. *That part of tract 4.07 consisting of block 2031.*
 - d. *That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.*
4. *That part of voting tabulation district 199 consisting of:*
 - a. *That part of tract 3.01 consisting of blocks 1002, 1003, 1005, 1007, 1023, 1024, and 1049.*
 5. *That part of voting tabulation district 833 consisting of:*
 - a. *That part of tract 1.02 consisting of blocks 1000 and 1017.*
 - b. *That part of tract 4.06 consisting of block 1000.*
 - c. *That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.*
 - d. *That part of tract 9900 consisting of blocks 1, 2, 3, 4, and 5.*
- (d) *That part of St. Lucie County consisting of:*
 1. *All of voting tabulation districts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 30, 32, 33, 34, 35, 36, 38, 39, 42, 46, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 59, 60, 62, 63, 64, 66, 67, 68, 69, 70, 71, 72, 78, and 80.*
 2. *That part of voting tabulation district 2 consisting of:*
 - a. *That part of tract 3804 consisting of block 3037.*
 - b. *That part of tract 3807 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2060, 2063, 2065, 2066, 2153, 2154, 2155, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3089, 3090, 3091, and 3137.*
 - c. *That part of tract 3808 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1017, 1018, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1093, 1094, 1095, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1182, and 1184.*
3. *That part of voting tabulation district 24 consisting of:*
 - a. *That part of tract 3808 consisting of blocks 1048, 1049, 1096, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1175, 1176, 1177, 1178, 1179, and 1180.*
4. *That part of voting tabulation district 26 consisting of:*
 - a. *That part of tract 3810 consisting of block 2019.*
 - b. *That part of tract 3822 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4052, 4127, 4128, 4146, 4147, 4148, 4149, 4150, 4151, 4152, 4153, 4193, 4196, 4277, 4278, 4279, 4280, 4281, 4282, 4283, 4284, 4285, 4286, 4287, 4288, 4289, 4290, 4291, 4292, 4297, 4298, 4300, 4301, 4302, 4303, 4304, 4306, 4307, 4310, and 4312.*
5. *That part of voting tabulation district 27 consisting of:*
 - a. *That part of tract 3814.02 consisting of blocks 1061, 1062, 1063, 1064, 1065, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1113, 1115, 1116, 1117, 1119, 1120, 1190, and 1214.*
 - b. *That part of tract 3822 consisting of blocks 2011 and 2012.*
6. *That part of voting tabulation district 28 consisting of:*
 - a. *That part of tract 3808 consisting of blocks 1002, 1003, 1004, 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1019, and 1020.*
 - b. *That part of tract 3822 consisting of blocks 4144, 4145, 4194, 4195, 4305, 4308, 4309, and 4311.*
7. *That part of voting tabulation district 29 consisting of:*
 - a. *That part of tract 3820.08 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3085, 3086, 3089, 3091, 3092, 3093, 3094, 3095, 3096, 3097, and 3098.*
 - b. *That part of tract 3821.08 consisting of block 3001.*
8. *That part of voting tabulation district 40 consisting of:*
 - a. *That part of tract 3820.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, and 1139.*
 - b. *That part of tract 3820.08 consisting of blocks 1023, 1024, 1025, 1026, 1027, 1028, 1039, 1040, 1041, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, and 1064.*
9. *That part of voting tabulation district 49 consisting of:*
 - a. *That part of tract 3814.02 consisting of blocks 1118, 1121, 1122, 1123, 1131, 1169, 1170, 1171, 1172, 1173, 1188, 1192, 1193, and 1194.*
 - b. *That part of tract 3822 consisting of blocks 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2054, 2055, 2056, 2066, 2067, 2068, 2069, 2070, 2071, 2072, and 2262.*
10. *That part of voting tabulation district 65 consisting of:*
 - a. *That part of tract 3820.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1029, 1030, 1031, 1032,*

1033, 1034, 1035, 1036, 1037, 1038, 1042, 1043, 1044, 1065, 1066, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 3090.

11. That part of voting tabulation district 75 consisting of:

a. That part of tract 3821.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 2110, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, and 4052.

12. That part of voting tabulation district 77 consisting of:

a. That part of tract 3821.08 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, and 4010.

(33) District 33 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 44, 45, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 376, 377, 378, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 549, 550, 568, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 598, 599, 600, 601, 602, 603, 606, 607, 608, 615, 616, 617, 618, 621, 622, 623, 624, 625, 626, 627, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 657, 658, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 680, 681, 682, 683, 684, 685, 686, 687, 688, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 711, 712, 719, 721, 722, 723, 724, 725, 727, 728, 729, 730, 731, 732, 733, 734, 736, 737, 738, 739, 740, 741, 742, 743, 746, 759, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 781, 782, 783, 784, 788, 791, 792, 794, 796, 797, 798, 799, 800, 801, 807, 808, 810, 811, 812, 816, 822, 823, 824, 826, 827, 828, 829, 831, 835, 836, 841, 842, 843, 844, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 860, 867, 868, 869, 870, 871, 872, 873, and 874.

2. That part of voting tabulation district 353 consisting of:

a. That part of tract 601.21 consisting of block 2005.

3. That part of voting tabulation district 375 consisting of:

a. That part of tract 601.21 consisting of blocks 1000, 1001, 1012, 1013, 1021, 1022, 1025, 2000, 2001, 2002, 2006, 2007, 2008, 2009, 2010, 2011, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, and 4000.

4. That part of voting tabulation district 379 consisting of:

a. That part of tract 607 consisting of blocks 1004, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.

5. That part of voting tabulation district 451 consisting of:

a. That part of tract 1103.27 consisting of block 2013.

6. That part of voting tabulation district 523 consisting of:

a. That part of tract 433.01 consisting of blocks 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.

b. That part of tract 433.02 consisting of blocks 1011, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1034, 1036, 1037, 1039, 1040, 1044, 1045, 1046, 1047, 1052, 1053, 1054, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, and 1074.

c. That part of tract 1106 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3100, 3101, 3102, 3160, 3162, 3164, and 3165.

7. That part of voting tabulation district 526 consisting of:

a. That part of tract 431 consisting of blocks 1033, 1035, 1036, and 1037.

8. That part of voting tabulation district 548 consisting of:

a. That part of tract 433.01 consisting of block 4015.

9. That part of voting tabulation district 561 consisting of:

a. That part of tract 431 consisting of blocks 1034, 2030, 2031, 2032, 2033, 2034, 2035, 2039, and 2040.

b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3019, 3020, 3021, 3022, 3156, 3157, 3158, 3159, and 3167.

10. That part of voting tabulation district 620 consisting of:

a. That part of tract 1103.27 consisting of block 2018.

11. That part of voting tabulation district 659 consisting of:

a. That part of tract 704.01 consisting of block 1002.

12. That part of voting tabulation district 660 consisting of:

a. That part of tract 704.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, and 2052.

13. That part of voting tabulation district 718 consisting of:

a. That part of tract 912.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

14. That part of voting tabulation district 832 consisting of:

a. That part of tract 1103.24 consisting of blocks 3000 and 3001.

15. That part of voting tabulation district 846 consisting of:

a. That part of tract 1103.35 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, and 4002.

b. That part of tract 1103.36 consisting of block 2009.

(34) District 34 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67,

68, 71, 72, 73, 74, 75, 76, 80, 92, 93, 94, 103, 104, 107, 108, 112, 113, 114, 116, 122, 133, 405, 406, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 522, 534, 535, 536, 545, 546, and 547.

2. That part of voting tabulation district 119 consisting of:
 - a. That part of tract 505.01 consisting of blocks 2000, 2001, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, and 2017.
 - b. That part of tract 507.02 consisting of blocks 4000 and 4002.
3. That part of voting tabulation district 120 consisting of:
 - a. That part of tract 507.02 consisting of blocks 4001, 4003, 4004, and 4006.
4. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 505.02 consisting of blocks 3000 and 3004.
5. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
6. That part of voting tabulation district 544 consisting of:
 - a. That part of tract 407.02 consisting of blocks 3006, 3007, and 3016.
- (b) That part of Palm Beach County consisting of:
 1. All of voting tabulation districts 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 531, 532, 533, 534, 537, 539, 540, 543, 544, 545, 553, 554, 555, 556, 558, 559, 560, 561, 562, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 583, 584, 585, 586, 598, 599, 604, 605, 623, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, and 849.
 2. That part of voting tabulation district 348 consisting of:
 - a. That part of tract 58.15 consisting of blocks 1009, 1010, and 1021.
 3. That part of voting tabulation district 350 consisting of:
 - a. That part of tract 58.07 consisting of block 3016.
 4. That part of voting tabulation district 351 consisting of:
 - a. That part of tract 58.07 consisting of blocks 4011, 4012, 4013, and 4014.
 - b. That part of tract 58.08 consisting of blocks 2003, 2004, 2014, 2016, 2017, and 2022.
 5. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - b. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - c. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - d. That part of tract 74.14 consisting of block 1000.
 - e. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - f. That part of tract 74.18 consisting of block 1000.
 - g. That part of tract 74.2 consisting of block 2002.

h. That part of tract 9900 consisting of blocks 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.

(35) District 35 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 130, 131, 132, 133, 134, 135, 145, 160, 161, 162, 163, 164, 165, 166, 167, 179, 180, 181, 182, 183, 184, 185, 186, 187, 215, 217, 218, 221, 222, 223, 224, 225, 227, 765, 766, 769, 770, 771, 790, 791, 813, 814, 818, 827, 829, 830, 834, 835, 839, 840, 858, 859, 868, 869, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 912, 913, 914, 916, 918, 919, 941, 942, 943, 944, 946, 947, 948, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 982, 990, 991, 992, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1236, 1237, 1238, 1240, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1280, 1281, 1292, 1293, 1294, 1310, 1311, 1312, 1313, 1314, 1351, 1356, 1359, 1363, 1364, 1378, 1380, 1388, 1412, 1413, 1414, 1432, 1433, 1434, 1435, 1436, 1438, 1439, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, and 1453.
2. That part of voting tabulation district 124 consisting of:
 - a. That part of tract 97.06 consisting of blocks 2013 and 2014.
3. That part of voting tabulation district 175 consisting of:
 - a. That part of tract 11.02 consisting of blocks 3004, 3007, 3011, 3016, 4000, 4001, 4004, 4005, and 4006.
4. That part of voting tabulation district 800 consisting of:
 - a. That part of tract 66.02 consisting of blocks 2008 and 5001.
 - b. That part of tract 67.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 4000, 4002, and 4008.
5. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 1034, 1035, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, and 2036.
6. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5000, 5001, 5002, 5003, 5005, 6000, 6003, 6014, 6015, 6016, 6017, 7000, 7001, 7002, and 7003.
7. That part of voting tabulation district 945 consisting of:
 - a. That part of tract 76.04 consisting of blocks 4025, 4028, and 4029.
 - b. That part of tract 78.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
8. That part of voting tabulation district 981 consisting of:
 - a. That part of tract 72 consisting of blocks 3004, 3010, 3011, 3012, 3013, 3014, 4001, 4002, 4003, 4007, 4008, 4009, 4010, and 4018.
9. That part of voting tabulation district 987 consisting of:

a. That part of tract 79.01 consisting of blocks 1013, 1018, 1019, 1020, 1021, 1028, 1035, 1036, and 1043.

10. That part of voting tabulation district 1012 consisting of:

a. That part of tract 76.04 consisting of blocks 4030 and 4031.

11. That part of voting tabulation district 1214 consisting of:

a. That part of tract 102.07 consisting of block 1026.

12. That part of voting tabulation district 1224 consisting of:

a. That part of tract 106.09 consisting of blocks 1007, 1008, 1009, 1018, 1019, 1022, 1023, 1026, 1027, 1029, and 3012.

b. That part of tract 106.17 consisting of blocks 1000, 1004, 1006, 1007, 1008, and 1034.

13. That part of voting tabulation district 1276 consisting of:

a. That part of tract 107.04 consisting of blocks 2007, 2008, 2009, 2010, 2014, 2030, 2031, 2032, 2033, 2041, 2046, 2047, 2048, 2049, 2107, 3087, 3108, 3110, 3111, 3115, 3116, 4056, 4059, and 4060.

b. That part of tract 9807 consisting of blocks 1014, 1015, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, and 1115.

14. That part of voting tabulation district 1279 consisting of:

a. That part of tract 107.04 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.

b. That part of tract 9807 consisting of blocks 1029, 1030, 1031, 1032, 1096, 1097, and 1098.

15. That part of voting tabulation district 1290 consisting of:

a. That part of tract 107.04 consisting of block 3065.

16. That part of voting tabulation district 1315 consisting of:

a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2030, and 2031.

17. That part of voting tabulation district 1329 consisting of:

a. That part of tract 110.01 consisting of blocks 1000 and 1001.

b. That part of tract 110.03 consisting of blocks 3012 and 3013.

18. That part of voting tabulation district 1373 consisting of:

a. That part of tract 107.04 consisting of blocks 3000, 3100, 3117, 3118, and 3119.

b. That part of tract 9900 consisting of blocks 51 and 53.

(36) District 36 is composed of:

(a) That part of Broward County consisting of:

1. All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 679, 689, 690, 691, 692, 704, 705, 706, 707, 708, 709, 710, 713, 714, 715, 716, 717, 720, 726, 735, 744, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 760, 761, 762, 763, 774, 775, 776, 777, 778, 779, 780, 785, 786, 787, 790, 793, 795, 802, 803, 805, 806, 837, 838, 839, 840, 845, 859, 861, 862, and 863.

2. That part of voting tabulation district 718 consisting of:

a. That part of tract 912.01 consisting of blocks 1000, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, and 1042.

3. That part of voting tabulation district 846 consisting of:

a. That part of tract 1103.36 consisting of block 2007.

(b) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 61, 125, 126, 127, 128, 129, 136, 137, 138, 139, 140, 141, 142, 143, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 168, 169, 170, 171, 172, 173, 174, 195, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 216, 219, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 304, 306, 325, 326, 327, 342, 343, 345, 347, 348, 349, 350, 352, 353, 355, 360, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, and 469.

2. That part of voting tabulation district 124 consisting of:

a. That part of tract 2.02 consisting of block 4005.

b. That part of tract 2.13 consisting of blocks 1000, 1001, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2014, 2015, 2016, 2017, 2021, 2022, and 2034.

c. That part of tract 2.14 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.

3. That part of voting tabulation district 175 consisting of:

a. That part of tract 3.07 consisting of blocks 3014, 3015, 3016, 3017, 3019, 3020, and 3021.

b. That part of tract 3.08 consisting of blocks 1012 and 1018.

c. That part of tract 11.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.

d. That part of tract 11.02 consisting of block 4002.

4. That part of voting tabulation district 303 consisting of:

a. That part of tract 5.03 consisting of blocks 3012, 3013, 3018, 3019, 3020, 3021, 3042, 4022, 4023, 4024, 4025, 4026, 4027, and 4030.

5. That part of voting tabulation district 305 consisting of:

a. That part of tract 4.11 consisting of blocks 3007, 3010, and 3015.

6. That part of voting tabulation district 346 consisting of:

a. That part of tract 4.04 consisting of blocks 2017, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.

7. That part of voting tabulation district 420 consisting of:

a. That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.

(37) District 37 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 551, 552, 554, 605, 606, 623, 627, 628, 629, 630, 631, 633, 634, 635, 636, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 730, 731, 732, 733, 734, 735, 736, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1053, 1056, 1057, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117,

- 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1160, 1161, 1163, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1173, 1174, 1196, 1197, 1217, 1218, 1219, 1239, 1242, 1245, 1246, 1252, 1253, 1267, 1392, 1393, and 1398.
2. That part of voting tabulation district 510 consisting of:
 - a. That part of tract 142 consisting of blocks 1012, 1013, 1014, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - b. That part of tract 143 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, and 1035.
 3. That part of voting tabulation district 553 consisting of:
 - a. That part of tract 141 consisting of blocks 1041 and 1042.
 - b. That part of tract 144 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2042, 2043, 2048, 2049, and 2050.
 4. That part of voting tabulation district 632 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1172 and 1173.
 - b. That part of tract 90.23 consisting of blocks 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1012, 1013, 1022, and 2000.
 5. That part of voting tabulation district 637 consisting of:
 - a. That part of tract 141 consisting of block 1099.
 - b. That part of tract 144 consisting of blocks 2001, 2002, 2046, and 2047.
 6. That part of voting tabulation district 659 consisting of:
 - a. That part of tract 89.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1012, 3000, 3001, and 3010.
 - b. That part of tract 89.07 consisting of block 1020.
 7. That part of voting tabulation district 723 consisting of:
 - a. That part of tract 141 consisting of blocks 1083, 1089, and 1090.
 8. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 141 consisting of blocks 1032, 1038, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1077, 1078, and 1098.
 9. That part of voting tabulation district 1048 consisting of:
 - a. That part of tract 86.01 consisting of blocks 1008 and 1009.
 - b. That part of tract 86.02 consisting of blocks 1009, 1010, 1011, 2007, 2012, 2013, 2014, 2015, 2020, 2021, and 2022.
 10. That part of voting tabulation district 1058 consisting of:
 - a. That part of tract 156 consisting of blocks 1005, 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2015, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 11. That part of voting tabulation district 1090 consisting of:
 - a. That part of tract 84.17 consisting of blocks 1000, 2000, 2001, 5001, and 5002.
 12. That part of voting tabulation district 1097 consisting of:
 - a. That part of tract 84.05 consisting of blocks 4001, 4002, 4003, and 4004.
 13. That part of voting tabulation district 1107 consisting of:
 - a. That part of tract 84.14 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2052.
 14. That part of voting tabulation district 1170 consisting of:
 - a. That part of tract 180 consisting of block 3066.
 - b. That part of tract 182 consisting of block 1009.
 - c. That part of tract 196 consisting of blocks 1008 and 1009.
 15. That part of voting tabulation district 1175 consisting of:
 - a. That part of tract 83.04 consisting of block 3000.
 - b. That part of tract 84.14 consisting of blocks 3019, 3020, 3021, 3022, 3033, 3034, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
 16. That part of voting tabulation district 1227 consisting of:
 - a. That part of tract 102.01 consisting of blocks 2062 and 2063.
 - b. That part of tract 104 consisting of blocks 2021, 2022, 2023, 2037, 2038, 2054, 2056, 2057, 2058, 2059, 2060, 2061, 2063, 2065, 2066, 2067, 2068, 2076, 2077, 2078, 2079, 2080, 2082, 2086, and 2087.
 17. That part of voting tabulation district 1228 consisting of:
 - a. That part of tract 102.01 consisting of blocks 1098, 1100, 1112, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2064, 2065, and 2066.
 - b. That part of tract 104 consisting of blocks 2001, 2002, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2062.
 18. That part of voting tabulation district 1345 consisting of:
 - a. That part of tract 104 consisting of blocks 2098, 2099, 2101, 2106, 2111, 2112, 2113, 2114, 2119, 2120, 2121, 2122, and 2126.
 19. That part of voting tabulation district 1384 consisting of:
 - a. That part of tract 104 consisting of block 2102.
- (38) District 38 is composed of:
- (a) That part of Miami-Dade County consisting of:
1. All of voting tabulation districts 202, 231, 232, 287, 288, 289, 290, 309, 311, 312, 313, 314, 330, 331, 332, 333, 351, 354, 356, 357, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 602, 603, 604, 701, 703, 713, 714, 717, 718, 719, 720, 721, 722, 725, 726, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 2. That part of voting tabulation district 303 consisting of:

- a. That part of tract 4.12 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, and 4032.
- b. That part of tract 5.03 consisting of blocks 3022, 3023, 3024, 3025, 3026, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3041, 4028, 4029, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, and 4057.
- 3. That part of voting tabulation district 307 consisting of:
 - a. That part of tract 4.08 consisting of blocks 3000 and 3001.
- 4. That part of voting tabulation district 310 consisting of:
 - a. That part of tract 4.08 consisting of block 3003.
- 5. That part of voting tabulation district 346 consisting of:
 - a. That part of tract 4.12 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
- 6. That part of voting tabulation district 420 consisting of:
 - a. That part of tract 5.03 consisting of block 3017.
- 7. That part of voting tabulation district 482 consisting of:
 - a. That part of tract 47.02 consisting of block 1010.
 - b. That part of tract 9805 consisting of blocks 1041, 1042, 1045, and 1051.
- 8. That part of voting tabulation district 559 consisting of:
 - a. That part of tract 124 consisting of blocks 4034, 4035, 4036, 4037, 4038, 4039, 4049, 4050, 4051, 4052, 4053, 4056, 4057, 4058, 4059, 4060, 4066, 4067, 4068, 4069, 4070, 4071, 4079, 4080, and 4081.
 - b. That part of tract 125 consisting of blocks 1009, 1010, 1011, 1012, and 1022.
- 9. That part of voting tabulation district 601 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1026, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1073, 1074, 1075, 1076, 1077, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1103, 1104, 1123, 1125, 1206, 1207, 2023, 2024, 2025, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, and 3047.
 - b. That part of tract 90.35 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, and 4013.
- 10. That part of voting tabulation district 702 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1085, 1086, 1208, and 1209.
- 11. That part of voting tabulation district 704 consisting of:
 - a. That part of tract 90.1 consisting of blocks 3000, 3001, and 3048.
 - b. That part of tract 91 consisting of blocks 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2149, 2150, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2168, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2214, and 2215.
- 12. That part of voting tabulation district 723 consisting of:
 - a. That part of tract 140 consisting of blocks 1009, 1010, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.

- 13. That part of voting tabulation district 724 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1071, 1072, 1078, 1079, 1080, and 1081.
 - b. That part of tract 90.36 consisting of blocks 2039 and 2044.
 - c. That part of tract 90.38 consisting of block 1020.
 - d. That part of tract 90.39 consisting of blocks 1020, 1021, and 1033.
 - e. That part of tract 90.4 consisting of blocks 1021, 1022, 1041, 1042, and 1043.
 - f. That part of tract 90.43 consisting of blocks 4046 and 4047.
 - g. That part of tract 90.44 consisting of block 1027.
 - h. That part of tract 125 consisting of block 1021.
 - i. That part of tract 140 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1040, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1168, 1169, 1178, 1179, 1180, 1182, 1183, 1184, and 1185.
 - j. That part of tract 141 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1023, 1024, 1029, and 1030.
- (39) District 39 is composed of:
 - (a) All of Hendry County.
 - (b) All of Monroe County.
 - (c) That part of Collier County consisting of:
 - 1. All of voting tabulation districts 11, 13, 109, 111, 121, 122, 123, 124, 134, and 143.
 - 2. That part of voting tabulation district 112 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 - 3. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 111.02 consisting of blocks 1068 and 3216.
 - 4. That part of voting tabulation district 140 consisting of:
 - a. That part of tract 111.02 consisting of blocks 3263, 3437, 3438, 3439, 3440, 3441, 3442, 3443, 3444, 3445, 3446, and 3447.
 - (d) That part of Miami-Dade County consisting of:
 - 1. All of voting tabulation districts 176, 177, 178, 188, 189, 190, 191, 192, 193, 194, 220, 308, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 328, 329, 334, 335, 336, 337, 338, 339, 340, 341, 344, 358, 361, 362, 363, 364, 365, 369, 370, 371, 372, 373, 727, 728, 729, 737, 764, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 792, 793, 794, 795, 796, 797, 798, 806, 807, 808, 809, 810, 811, 812, 815, 816, 817, 823, 824, 825, 828, 883, 909, 920, 922, 1162, 1164, 1176, 1177, 1178, 1192, 1193, 1194, 1195, 1198, 1199, 1200, 1212, 1213, 1215, 1216, 1220, 1221, 1225, 1226, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1243, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1277, 1278, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1291, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1346, 1347, 1348, 1349, 1350, 1352, 1353, 1354, 1355, 1357, 1358, 1360, 1361, 1362, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377,

1379, 1381, 1382, 1383, 1385, 1386, 1387, 1389, 1390, 1391, 1394, 1395, 1396, 1397, 1399, 1400, 1401, 1403, 1404, 1405, 1406, and 1440.

2. That part of voting tabulation district 175 consisting of:

a. That part of tract 11.02 consisting of blocks 3003, 3008, 3009, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 4003, 4007, 4008, 4009, 4010, and 4011.

3. That part of voting tabulation district 305 consisting of:

a. That part of tract 4.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.

4. That part of voting tabulation district 307 consisting of:

a. That part of tract 4.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1015, 1016, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4012, 4013, 4014, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4024, 4025, 4028, and 4029.

5. That part of voting tabulation district 310 consisting of:

a. That part of tract 4.08 consisting of blocks 2021, 2022, and 2023.

6. That part of voting tabulation district 366 consisting of:

a. That part of tract 17.03 consisting of blocks 3031, 3032, 3037, 3038, 3041, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, 3052, 3053, 3054, 3056, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, and 3079.

b. That part of tract 50.01 consisting of block 1001.

7. That part of voting tabulation district 374 consisting of:

a. That part of tract 50.01 consisting of blocks 1000 and 1002.

b. That part of tract 9805 consisting of blocks 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1126, and 1132.

8. That part of voting tabulation district 482 consisting of:

a. That part of tract 47.02 consisting of block 1009.

b. That part of tract 49.01 consisting of blocks 1000, 1001, and 1002.

c. That part of tract 91 consisting of blocks 2185, 2186, 2187, 3000, 3001, 3002, 3003, and 3004.

d. That part of tract 9805 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1047, 1048, 1053, 1054, 1056, 1061, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1128, 1129, 1130, 1131, 1133, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1162, 1163, 1164, 1165, 1176, 1177, 1179, 1180, 1181, 1182, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1201, 1211, 1212, 1213, 1214, 1215, 1216, and 1217.

9. That part of voting tabulation district 510 consisting of:

a. That part of tract 142 consisting of block 2001.

10. That part of voting tabulation district 553 consisting of:

a. That part of tract 141 consisting of block 1040.

11. That part of voting tabulation district 559 consisting of:

a. That part of tract 124 consisting of blocks 4054 and 4055.

b. That part of tract 140 consisting of blocks 1007 and 1008.

12. That part of voting tabulation district 601 consisting of:

a. That part of tract 90.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1099, 1100, 1101, 1102, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1141, 1144, 1145, 1146, 1147, 1149, 1150, 1151, 1152, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1203, 1204, 1205, 1210, 1211, 1212, and 1213.

13. That part of voting tabulation district 624 consisting of:

a. That part of tract 90.1 consisting of blocks 1154, 1155, 1156, and 1202.

b. That part of tract 90.24 consisting of block 3001.

14. That part of voting tabulation district 632 consisting of:

a. That part of tract 90.1 consisting of blocks 1161, 1162, 1168, 1169, 1170, 1171, 1176, 1177, 1178, 1179, 1180, 1181, and 1182.

b. That part of tract 90.23 consisting of blocks 1000 and 1005.

15. That part of voting tabulation district 637 consisting of:

a. That part of tract 141 consisting of block 1100.

b. That part of tract 144 consisting of block 2000.

16. That part of voting tabulation district 694 consisting of:

a. That part of tract 90.1 consisting of blocks 1148, 1153, 1157, 1158, 1159, 1174, 1175, and 1200.

b. That part of tract 90.3 consisting of block 2003.

17. That part of voting tabulation district 702 consisting of:

a. That part of tract 90.1 consisting of blocks 1082, 1083, 1084, 1095, 1096, 1097, 1098, 1119, 1120, 1121, 1126, 1127, 1128, 1131, 1139, 1140, 1142, 1143, 1163, 1164, 1165, 1166, and 1167.

18. That part of voting tabulation district 704 consisting of:

a. That part of tract 91 consisting of blocks 2151, 2152, 2153, 2167, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2192, 2193, 2194, 2195, and 2196.

b. That part of tract 9805 consisting of blocks 1134, 1135, 1136, 1137, 1138, 1139, 1150, 1183, and 1186.

19. That part of voting tabulation district 705 consisting of:

a. That part of tract 90.1 consisting of blocks 1160 and 1201.

b. That part of tract 90.24 consisting of block 3002.

c. That part of tract 90.28 consisting of blocks 3000, 3001, and 3002.

20. That part of voting tabulation district 723 consisting of:

a. That part of tract 140 consisting of blocks 1005, 1006, 1011, 1012, 1028, 1029, 1170, 1171, 1172, 1173, 1174, 1175, and 1176.

b. That part of tract 141 consisting of blocks 1082, 1084, 1085, 1086, 1087, 1088, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, and 1123.

21. That part of voting tabulation district 724 consisting of:

a. That part of tract 141 consisting of blocks 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1031, 1033, 1034, 1035, 1036, 1037, 1039, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1079, 1080, and 1081.

- 22. That part of voting tabulation district 819 consisting of:
 - a. That part of tract 27.02 consisting of blocks 2019, 2020, 2024, and 2025.
- 23. That part of voting tabulation district 820 consisting of:
 - a. That part of tract 37.02 consisting of blocks 6001, 6002, 6004, 6005, 6006, 6007, and 6009.
- 24. That part of voting tabulation district 921 consisting of:
 - a. That part of tract 24.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1012, 1016, and 1017.
- 25. That part of voting tabulation district 1170 consisting of:
 - a. That part of tract 115 consisting of block 3124.
 - b. That part of tract 180 consisting of blocks 3044, 3067, and 3068.
 - c. That part of tract 182 consisting of blocks 1010, 1011, 1012, 1013, and 1014.
 - d. That part of tract 9809 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, and 1031.
- 26. That part of voting tabulation district 1175 consisting of:
 - a. That part of tract 83.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 5004, and 5007.
- 27. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
 - c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
- 28. That part of voting tabulation district 1224 consisting of:
 - a. That part of tract 105 consisting of blocks 7013, 7014, 7018, and 7021.
 - b. That part of tract 106.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.
 - c. That part of tract 106.17 consisting of blocks 1001, 1002, 1003, and 1005.
- 29. That part of voting tabulation district 1227 consisting of:
 - a. That part of tract 104 consisting of block 2069.
- 30. That part of voting tabulation district 1228 consisting of:
 - a. That part of tract 102.09 consisting of block 1028.
- 31. That part of voting tabulation district 1276 consisting of:
 - a. That part of tract 107.04 consisting of blocks 1000, 1001, 1002, 1003, 1006, 3068, 3069, 3083, 3084, 3086, 3112, 4005, and 4042.
 - b. That part of tract 9807 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1113.
- 32. That part of voting tabulation district 1279 consisting of:
 - a. That part of tract 107.04 consisting of blocks 4029, 4035, 4036, 4040, 4041, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4061, 4062, 4076, 4077, and 4079.
- 33. That part of voting tabulation district 1290 consisting of:
 - a. That part of tract 107.04 consisting of blocks 3053, 3060, and 3067.
- 34. That part of voting tabulation district 1315 consisting of:
 - a. That part of tract 109 consisting of block 2024.
 - b. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
- 35. That part of voting tabulation district 1329 consisting of:
 - a. That part of tract 110.01 consisting of blocks 1002, 1003, 1004, 1013, 1014, 1015, 1016, 1017, 2017, and 2018.
 - b. That part of tract 110.03 consisting of block 3011.
- 36. That part of voting tabulation district 1345 consisting of:
 - a. That part of tract 108.02 consisting of block 2006.
- 37. That part of voting tabulation district 1373 consisting of:
 - a. That part of tract 114.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3455, 3470, 3492, 3493, 3494, 3495, 3496, 3497, 3498, 3505, 3514, 3515, 3516, 3518, 3519, 3520, 3521, 3522, 3523, 3524, 3525, 3526, 3527, 3528, 3529, 3530, 3531, 3532, 3533, 3534, 3535, 3536, 3537, 3538, 3539, 3540, 3541, 3543, 3544, 3545, 3547, 3548, 3549, 3550, 3551, 3552, 3553, 3554, 3555, 3556, 3557, 3558, 3559, 3560, 3561, 3562, 3563, 3564, 3565, 3566, 3567, 3568, 3569, 3571, 3572, 3573, 3574, 3575, 3576, 3577, 3578, 3579, 3580, 3581, 3582, 3583, 3584, 3585, 3586, 3587, 3588, 3589, 3593, 3594, 3595, 3596, 3597, 3598, 3599, 3600, 3601, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3617, 3618, 3620, 3622, 3623, 3624, 5003, 5004, 5005, 5006, 5007, 5021, 5022, 5023, 5025, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5132, 5133, 5134, 5135, 5136, 5137, 5165, 5173, 5174, 5175, 5176, 5180, 5181, and 5182.
 - b. That part of tract 9801 consisting of blocks 1031, 1037, 1038, and 1041.
 - c. That part of tract 9900 consisting of blocks 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, and 72.
- 38. That part of voting tabulation district 1384 consisting of:
 - a. That part of tract 104 consisting of block 2103.

b. That part of tract 107.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

(40) District 40 is composed of:

(a) That part of Miami-Dade County consisting of:

1. All of voting tabulation districts 367, 368, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 625, 626, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 691, 692, 693, 698, 699, 700, 706, 707, 708, 709, 710, 711, 767, 768, 780, 781, 782, 783, 799, 801, 802, 803, 804, 805, 821, 822, 826, 831, 832, 833, 836, 837, 838, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 860, 861, 862, 863, 864, 865, 866, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 910, 911, 915, 917, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 980, 983, 985, 986, 988, 989, 993, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 1051, 1052, 1054, 1055, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1114, 1115, 1146, 1147, 1148, 1157, 1158, 1159, 1179, 1180, 1241, 1402, 1407, 1408, 1409, 1410, 1411, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, and 1437.

2. That part of voting tabulation district 366 consisting of:

a. That part of tract 17.03 consisting of blocks 1026, 1031, 1035, 1036, 2002, 2003, 2008, 2009, 3036, 3039, 3040, 3047, 3048, 3055, 3059, 3060, 3061, 3062, and 3063.

3. That part of voting tabulation district 374 consisting of:

a. That part of tract 50.01 consisting of blocks 3000 and 6000.

4. That part of voting tabulation district 482 consisting of:

a. That part of tract 9805 consisting of blocks 1161, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1178, 1184, 1185, 1194, 1195, 1196, 1197, 1199, 1200, 1202, 1203, 1204, 1205, 1206, 1207, and 1209.

5. That part of voting tabulation district 624 consisting of:

a. That part of tract 90.24 consisting of blocks 1000, 3000, 3004, 3005, 3007, and 3018.

b. That part of tract 90.27 consisting of blocks 1000, 1001, 2001, 2002, 3004, and 3005.

6. That part of voting tabulation district 659 consisting of:

a. That part of tract 89.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3029, 3030, 3031, 4016, and 4018.

7. That part of voting tabulation district 694 consisting of:

a. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.

b. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.

8. That part of voting tabulation district 705 consisting of:

a. That part of tract 90.24 consisting of blocks 3003, 3012, 3013, and 3014.

b. That part of tract 90.28 consisting of blocks 1001, 1006, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3017.

9. That part of voting tabulation district 800 consisting of:

a. That part of tract 66.02 consisting of blocks 2004, 2005, 2006, 2007, 2009, 5000, 6000, and 6004.

10. That part of voting tabulation district 921 consisting of:

a. That part of tract 24.03 consisting of blocks 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.

11. That part of voting tabulation district 945 consisting of:

a. That part of tract 76.04 consisting of block 4027.

12. That part of voting tabulation district 981 consisting of:

a. That part of tract 74 consisting of blocks 2011, 2013, 2014, 2015, 2016, and 2052.

13. That part of voting tabulation district 987 consisting of:

a. That part of tract 9803 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1032, 1033, and 1034.

14. That part of voting tabulation district 1012 consisting of:

a. That part of tract 76.04 consisting of blocks 2000, 2001, 2002, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 4026.

15. That part of voting tabulation district 1048 consisting of:

a. That part of tract 86.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.

b. That part of tract 86.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.

16. That part of voting tabulation district 1058 consisting of:

a. That part of tract 156 consisting of blocks 2016 and 2017.

17. That part of voting tabulation district 1090 consisting of:

a. That part of tract 84.17 consisting of block 5000.

18. That part of voting tabulation district 1097 consisting of:

a. That part of tract 84.05 consisting of blocks 4000, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 6014.

19. That part of voting tabulation district 1107 consisting of:

a. That part of tract 84.15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 4000, 4001, 4002, 4003, 4004, and 4005.

And the title is amended as follows:

Delete line 4 and insert: (2012) (plan S016S9030); providing for severability of

The vote was:

Yeas—20

Mr. President	Diaz de la Portilla	Norman
Alexander	Evers	Oelrich
Altman	Gaetz	Richter
Benacquisto	Gardiner	Simmons
Bogdanoff	Hays	Storms
Dean	Jones	Wise
Detert	Latvala	

Nays—15

Braynon	Dockery	Flores
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Joyner	Negron	Siplin	Nays—6		
Lynn	Rich	Smith			
Margolis	Ring	Sobel	Braynon	Joyner	Sachs
Montford	Sachs	Thrasher	Gibson	Rich	Smith

On motion by Senator Gaetz, by two-thirds vote **CS for SJR 2-B** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—31

Mr. President	Flores	Oelrich
Alexander	Gaetz	Richter
Altman	Gardiner	Ring
Benacquisto	Hays	Simmons
Bennett	Jones	Siplin
Bogdanoff	Latvala	Sobel
Dean	Lynn	Storms
Detert	Margolis	Thrasher
Diaz de la Portilla	Montford	Wise
Dockery	Negron	
Evers	Norman	

REPORTS OF COMMITTEES

Pursuant to Rule 13.8, the Special Order Calendar Group submits the following bill to be placed on the Special Order Calendar for Thursday, March 22, 2012: CS for SJR 2-B.

Respectfully submitted,
John Thrasher, Chair

CORRECTION AND APPROVAL OF JOURNAL

The Journals of March 14 and March 21 were corrected and approved.

RECESS

On motion by Senator Thrasher, the Senate recessed at 3:38 p.m. for the purpose of conducting other Senate business to reconvene upon call of the President.



Journal of the Senate

Number 4—Extraordinary Apportionment Session

Tuesday, March 27, 2012

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RETURNING MESSAGES — FINAL ACTION

The Honorable Mike Haridopolos, President

I am directed to inform the Senate that the House of Representatives has passed CS for SJR 2-B.

Robert L. "Bob" Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

ENROLLING REPORTS

CS for SJR 2-B has been enrolled, signed by the required Constitutional Officers and filed with the Secretary of State on March 27, 2012.

Debbie Brown, Secretary

ADJOURNMENT

The Senate was in recess until 11:59 p.m., March 28, 2012, the time set forth in the Proclamation of the Governor for adjournment of the Extraordinary Apportionment Session.

CERTIFICATE

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 208, inclusive, are and constitute a complete, true and correct journal and record of the proceedings of the Senate of the State of Florida in Extraordinary Apportionment Session, convened by Proclamation of the Governor, March 14 - 28, 2012. Additionally, there has been included a record of the transmittal of Acts and Resolutions and actions taken by the Governor subsequent to the sine die adjournment of the Extraordinary Apportionment Session.

Handwritten signature of Debbie Brown in cursive.

Debbie Brown
Secretary of the Senate

Tallahassee, Florida
March 27, 2012

JOURNAL OF THE SENATE

**MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND
COMMITTEE ASSIGNMENTS**

EXTRAORDINARY APPORTIONMENT SESSION

March 14 - 28, 2012

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

GAETZ, DON—4th District

Introduced: **2-B**

Committees: Reapportionment, Chair; Banking and Insurance;
Budget; *Budget Subcommittee on Health and Human Services Ap-*

*propriations; Budget Subcommittee on Transportation, Tourism,
and Economic Development Appropriations; Health Regulation;
Rules; Rules Subcommittee on Ethics and Elections; and Joint Leg-
islative Budget Commission*

**BILLS, RESOLUTIONS AND MEMORIALS
INTRODUCED BY COMMITTEES**

EXTRAORDINARY APPORTIONMENT SESSION

March 14 - 28, 2012

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses.)

REAPPORTIONMENT

Introduced: **2-B**

Committee Substitute: **2-B**

JOURNAL OF THE SENATE

EXTRAORDINARY APPORTIONMENT SESSION

March 14 - 28, 2012

MISCELLANEOUS SUBJECT INDEX

Subject	Page	Subject	Page
COMMITTEES		MOMENT OF SILENCE	4
Standing, Select and Joint Committees(Revised)		Proclamation	1
Committee Appointments	2		

Subject Index of Senate and House Bills, Resolutions and Memorials

EXTRAORDINARY APPORTIONMENT SESSION
March 14 through 28, 2012

[Source: Office of Legislative Services]

This index embraces all measures introduced in both the Senate and House. The house of origin is identified by the letter preceding each bill: S-Senate, H-House. House bills shown in this index include those never received by the Senate, and their inclusion here is only for the convenience of the user interested in all bills introduced in the Legislature on a particular subject.

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

A

APPORTIONMENT, S2-B(PASSED)

JOURNAL OF THE SENATE

**SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER
WITH SUBJECT, INTRODUCER AND DISPOSITION**

**EXTRAORDINARY APPORTIONMENT SESSION
March 14 - 28, 2012**

(To Obtain the Number of a Bill, see Subject Index)

Abbreviations

BA — Bill Action
Ch. — Chapter Number, Bill Passed
CO — Co-Introducers
CR — Committee Report
CS — Committee Substitute
FR — First Reading
MO — Motion
RC — Reference Change
Boldfaced Page Numbers — Passage of Bill

Types of Bills

SB/HB — Senate/House Bill
SCR/HCR — Senate/House Concurrent Resolution
SJR/HJR — Senate/House Joint Resolution
SM/HM — Senate/House Memorial
SR — Senate Resolution

Final Disposition

Adopted
CSP — Companion or Similar Bill Passed
DCC — Died in Conference Committee
DCH — Died on House Calendar
DCS — Died on Senate Calendar
DHC — Died in House Committee
DM — Died in Messages
DNI — Died, Not Introduced
DSC — Died in Senate Committee
FPH — Failed to Pass House
FPS — Failed to Pass Senate
LTH — Laid on Table in House
LTS — Laid on Table in Senate
Passed
UHC — Unfavorable Report, House Committee
USC — Unfavorable Report, Senate Committee
Vetoed
WNI — Withdrawn, Not Introduced
WS — Withdrawn from the Senate

SJR
2-B Joint Resolution of Apportionment (Reapportionment and
Gaetz) (FR)2, (MO)2, (CR)3, (CS)3, (BA)4, (BA)87, (CR)207,
208 Passed